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COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED (Y/N) ADOPTED AS AMENDED ADOPTED W/O OBJECTION (Y/N) (Y/N) FAILED TO ADOPT \_\_\_(Y/N) WITHDRAWN OTHER

Committee/Subcommittee hearing bill: Appropriations Committee Representative Perez offered the following:

#### Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Section 15.21, Florida Statutes, is amended to read:

15.21 Initiative petitions; s. 3, Art. XI, State Constitution.-

(1) The Secretary of State shall immediately submit an initiative petition to the Attorney General if the sponsor has:

(a) (1) Registered as a political committee pursuant to s. 106.03;

(b) (2) Submitted the ballot title, substance, and text of 15 the proposed revision or amendment to the Secretary of State pursuant to ss. 100.371 and 101.161; and 16

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17 <u>(c)(3)</u> Obtained a letter from the Division of Elections 18 confirming that the sponsor has submitted to the appropriate 19 supervisors for verification, and the supervisors have verified, 20 forms signed and dated equal to 25 percent of the number of 21 electors statewide required by s. 3, Art. XI of the State 22 Constitution in one-half of the congressional districts of the 23 state.

24 (2) If the Secretary of State has submitted an initiative 25 petition to the Attorney General pursuant to subsection (1) but 26 the validity of the signatures for such initiative petition have 27 expired pursuant to s. 100.371(11)(a) before securing ballot 28 placement, the Secretary of State must promptly notify the 29 Attorney General. The Secretary of State may resubmit the 30 initiative petition to the Attorney General if the initiative 31 petition is later circulated for placement on the ballot of a 32 subsequent general election and the criteria under subsection 33 (1) are satisfied. 34 Section 2. Subsection (4) is added to section 16.061, 35 Florida Statutes, to read: 36 16.061 Initiative petitions.-37 (4) If the Attorney General is notified by the Secretary of State pursuant to s. 15.21(2) that an initiative petition no 38 39 longer qualifies for ballot placement for the ensuing general 40 election, the Attorney General must withdraw his or her request for an advisory opinion if the Supreme Court has not yet 41 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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42	fulfilled that request. If the Secretary of State subsequently						
43	resubmits the initiative petition if the criteria in s. 15.21(1)						
44	are again satisfied and the court has not issued its advisory						
45	opinion, the Attorney General must file a new petition seeking						
46	such advisory opinion.						
47	Section 3. Section 97.022, Florida Statutes, is created to						
48	read:						
49	97.022 Office of Election Crimes and Security; creation;						
50	purpose and duties						
51	(1) The Office of Election Crimes and Security is created						
52	within the Department of State. The purpose of the office is to						
53	aid the Secretary of State in completion of his or her duties						
54	under s. 97.012(12) and (15) by:						
55	(a) Receiving and reviewing notices and reports generated						
56	by government officials or any other person regarding alleged						
57	occurrences of election law violations or election						
58	irregularities in this state.						
59	(b) Initiating independent inquiries and conducting						
60	preliminary investigations into allegations of election law						
61	violations or election irregularities in this state.						
62	(2) The office may review complaints and conduct						
63	preliminary investigations into alleged violations of the						
64	Florida Election Code or any rule adopted pursuant thereto and						
65	any election irregularities.						
66	(3) The secretary shall appoint a director of the office.						
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67 The office shall be based in Tallahassee and shall (4) 68 employ nonsworn investigators to conduct any investigations. The 69 positions and resources necessary for the office to accomplish 70 its duties shall be established through and subject to the 71 legislative appropriations process. 72 (5) The office shall oversee the department's voter fraud 73 hotline. 74 (6) This section does not limit the jurisdiction of any other office or agency of the state empowered by law to 75 76 investigate, act upon, or dispose of alleged election law 77 violations. 78 (7) By January 15 of each year, the department shall 79 submit a report to the Governor, the President of the Senate, 80 and the Speaker of the House of Representatives detailing information on investigations of alleged election law violations 81 82 or election irregularities conducted during the prior calendar 83 year. The report must include the total number of complaints 84 received and independent investigations initiated and the number 85 of complaints referred to another agency for further 86 investigation or prosecution, including the total number of 87 those matters sent to a special officer pursuant to s. 102.091. For each alleged violation or irregularity investigated, the 88 report must include: 89 90 (a) The source of the alleged violation or irregularity; 91 (b) The law allegedly violated or the nature of the 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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92	irregularity reported;
93	(c) The county in which the alleged violation or
94	irregularity occurred;
95	(d) Whether the alleged violation or irregularity was
96	referred to another agency for further investigation or
97	prosecution, and if so, to which agency; and
98	(e) The current status of the investigation or resulting
99	criminal case.
100	Section 4. Section 97.0291, Florida Statutes, is amended
101	to read:
102	97.0291 Prohibition on use of private funds for election-
103	related expenses.—No agency or state or local official
104	responsible for conducting elections, including, but not limited
105	to, a supervisor of elections, may solicit, accept, use, or
106	dispose of any donation in the form of money, grants, property,
107	or personal services from an individual or a nongovernmental
108	entity for the purpose of funding <u>any type of</u> <del>election-related</del>
109	expenses related to election administration, including, but not
110	<u>limited to,</u> <del>or</del> voter education, voter outreach, <u>voter</u> <del>or</del>
111	registration programs, or the cost of any litigation related to
112	election administration. This section does not prohibit the
113	donation and acceptance of space to be used for a polling room
114	or an early voting site.
115	Section 5. Subsection (13) of section 97.057, Florida
116	Statutes, is amended to read:
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117 97.057 Voter registration by the Department of Highway 118 Safety and Motor Vehicles.-

(13) The Department of Highway Safety and Motor Vehicles must assist the Department of State in regularly identifying changes in residence address on the driver license or identification card of a voter. The Department of State must report each such change to the appropriate supervisor of elections who must change the voter's registration records in accordance with s. 98.065(5) s. 98.065(4).

Section 6. Present subsections (4) through (7) of section 97.0575, Florida Statutes, are redesignated as subsections (5) through (8), respectively, a new subsection (4) is added to that section, and paragraph (a) of subsection (3) of that section is amended, to read:

131

97.0575 Third-party voter registrations.-

132 (3) (a) A third-party voter registration organization that 133 collects voter registration applications serves as a fiduciary 134 to the applicant, ensuring that any voter registration 135 application entrusted to the organization, irrespective of party affiliation, race, ethnicity, or gender, must be promptly 136 137 delivered to the division or the supervisor of elections in the 138 county in which the applicant resides within 14 days after the 139 application was completed by the applicant, but not after 140 registration closes for the next ensuing election. A third-party voter registration organization must notify the applicant at the 141 685903 - h7061-StrikeAll-Perez1.docx

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142 time the application is collected that the organization might 143 not deliver the application to the division or the supervisor of 144 elections in the county in which the applicant resides in less 145 than 14 days or before registration closes for the next ensuing 146 election and must advise the applicant that he or she may 147 deliver the application in person or by mail. The third-party 148 voter registration organization must also inform the applicant 149 how to register online with the division and how to determine 150 whether the application has been delivered. If a voter 151 registration application collected by any third-party voter 152 registration organization is not promptly delivered to the 153 division or supervisor of elections in the county in which the 154 applicant resides, the third-party voter registration 155 organization is liable for the following fines:

156 1. A fine in the amount of \$50 for each application 157 received by the division or the supervisor of elections in the 158 county in which the applicant resides more than 14 days after 159 the applicant delivered the completed voter registration 160 application to the third-party voter registration organization 161 or any person, entity, or agent acting on its behalf. A fine in the amount of \$250 for each application received if the third-162 party voter registration organization or person, entity, or 163 164 agency acting on its behalf acted willfully.

165 2. A fine in the amount of \$100 for each application 166 collected by a third-party voter registration organization or 685903 - h7061-StrikeAll-Perez1.docx

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167 any person, entity, or agent acting on its behalf, before book closing for any given election for federal or state office and 168 169 received by the division or the supervisor of elections in the 170 county in which the applicant resides after the book-closing 171 deadline for such election. A fine in the amount of \$500 for 172 each application received if the third-party registration 173 organization or person, entity, or agency acting on its behalf 174 acted willfully.

175 3. A fine in the amount of \$500 for each application 176 collected by a third-party voter registration organization or any person, entity, or agent acting on its behalf, which is not 177 178 submitted to the division or supervisor of elections in the 179 county in which the applicant resides. A fine in the amount of 180 \$1,000 for any application not submitted if the third-party voter registration organization or person, entity, or agency 181 182 acting on its behalf acted willfully.

The aggregate fine pursuant to this paragraph which may be assessed against a third-party voter registration organization, including affiliate organizations, for violations committed in a calendar year is \$50,000 \$1,000.

188 (4) If a person collecting voter registration applications
 189 on behalf of a third-party voter registration organization
 190 alters the voter registration application of any other person,
 191 without the other person's knowledge and consent, in violation

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192 of s. 104.012(4) and is subsequently convicted of such offense, 193 the applicable third-party voter registration organization is 194 liable for a fine in the amount of \$1,000 for each application 195 altered. 196 Section 7. Effective January 1, 2023, present subsections (3) through (6) of section 98.065, Florida Statutes, are 197 redesignated as subsections (4) through (7), respectively, a new 198 199 subsection (3) is added to that section, and subsection (2) and present subsections (3), (4), and (5) of that section are 200 201 amended, to read: 202 98.065 Registration list maintenance programs.-203 (2) A supervisor must incorporate one or more of the 204 following procedures in the supervisor's annual biennial 205 registration list maintenance program under which the supervisor 206 shall: 207 (a) Use change-of-address information supplied by the 208 United States Postal Service through its licensees is used to 209 identify registered voters whose addresses might have changed. 210 Additionally, in odd-numbered years, unless the supervisor is conducting the procedure specified in paragraph (b), the 211 212 supervisor must identify change-of-address information from 213 returned nonforwardable return-if-undeliverable address 214 confirmation requests mailed to all registered voters who have 215 not voted in the preceding two general elections and who have 216 not made a request that their registration records be updated 685903 - h7061-StrikeAll-Perez1.docx

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217 during that time; or

(b) <u>Identify</u> change-of-address information is identified from returned nonforwardable return-if-undeliverable mail sent to all registered voters in the county; or

(c) Change-of-address information is identified from returned nonforwardable return-if-undeliverable address confirmation requests mailed to all registered voters who have not voted in the last 2 years and who did not make a written request that their registration records be updated during that time.

227 (3) Address confirmation requests sent pursuant to 228 paragraph (2)(a) and mail sent pursuant to paragraph (2)(b) must 229 be addressed to the voter's address of legal residence, not 230 including voters temporarily residing outside the county and 231 registered in the precinct designated by the supervisor pursuant 232 to s. 101.045(1). If a request is returned as undeliverable, any 233 other notification sent to the voter pursuant to subsection (5) 234 or s. 98.0655 must be addressed to the voter's mailing address 235 on file, if any.

236 (4) A registration list maintenance program must be 237 conducted by each supervisor, at a minimum, <u>once</u> in each odd-238 numbered year and must be completed not later than 90 days 239 <u>before</u> prior to the date of any federal election. All list 240 maintenance actions associated with each voter must be entered, 241 tracked, and maintained in the statewide voter registration 685903 - h7061-StrikeAll-Perez1.docx

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242 system.

243 (5) (a) (4) (a) If the supervisor receives change-of-address 244 information pursuant to the activities conducted in subsection 245 (2), from jury notices signed by the voter and returned to the 246 courts, from the Department of Highway Safety and Motor 247 Vehicles, or from other sources which indicates that a 248 registered voter's legal residence might have changed to another 249 location within the state, the supervisor must change the 250 registration records to reflect the new address and must send the voter an address change notice as provided in s. 98.0655(2). 251

252 If the supervisor of elections receives change-of-(b) 253 address information pursuant to the activities conducted in 254 subsection (2), from jury notices signed by the voter and 255 returned to the courts, or from other sources which indicates 256 that a registered voter's legal residence might have changed to 257 a location outside the state, the supervisor of elections shall 258 send an address confirmation final notice to the voter as 259 provided in s. 98.0655(3).

260 If an address confirmation request required by (C) 261 paragraph (2)(a) or (b) is returned as undeliverable without 262 indication of an address change, or there is no response from 263 the voter within 30 days, or if any other nonforwardable return-264 if-undeliverable mail is returned as undeliverable with no 265 indication of an address change, the supervisor shall send an 266 address confirmation final notice to all addresses on file for 685903 - h7061-StrikeAll-Perez1.docx

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267 the voter.

268 The supervisor must designate as inactive all voters (d) 269 who have been sent an address confirmation final notice and who 270 have not returned the postage prepaid, preaddressed return form 271 within 30 days or for which the final notice has been returned 272 as undeliverable. Names on the inactive list may not be used to 273 calculate the number of signatures needed on any petition. A 274 voter on the inactive list may be restored to the active list of 275 voters upon the voter updating his or her registration and 276 confirming his or her current address of legal residence, 277 requesting a vote-by-mail ballot and confirming his or her 278 current address of legal residence, or appearing to vote and 279 confirming his or her current address of legal residence. 280 However, if the voter does not update his or her voter 281 registration information, request a vote-by-mail ballot, or vote 282 by the second general election after being placed on the 283 inactive list, the voter's name shall be removed from the 284 statewide voter registration system and the voter shall be 285 required to reregister to have his or her name restored to the 286 statewide voter registration system.

287 (6)(5) A notice may not be issued pursuant to this section 288 and a voter's name may not be removed from the statewide voter 289 registration system later than 90 days prior to the date of a 290 federal election. However, this section does not preclude the 291 correction of registration records based on information

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292 <u>submitted by the voter or</u> removal of the name of a voter from 293 the statewide voter registration system at any time upon the 294 voter's written request, by reason of the voter's death, or upon 295 a determination of the voter's ineligibility as provided in s. 296 98.075(7).

297 Section 8. Subsections (1) and (3) of section 98.0655, 298 Florida Statutes, are amended to read:

299 98.0655 Registration list maintenance forms.—The 300 department shall prescribe registration list maintenance forms 301 to be used by the supervisors which must include:

302

(1) An address confirmation request that must contain:

303 (a) The voter's name and address of legal residence as304 shown on the voter registration record; and

305 (b) A request that the voter notify the supervisor if 306 either the voter's name or address of legal residence is 307 incorrect;

308 (c) If the address confirmation request is required by s.
309 98.065(2)(a), a statement that if the voter has not changed his
310 or her legal residence or has changed his or her legal residence
311 within the state, the voter should return the form within 30
312 days after the date on which the notice was sent to the voter;
313 and

314 (d) Information about updating voter information through 315 the online voter registration system.

316 (3) An address confirmation final notice that must be sent 685903 - h7061-StrikeAll-Perez1.docx

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317 to the newly recorded address of legal residence, or to all 318 addresses on file for the voter if no indication of new address 319 has been received, by forwardable mail and must contain a 320 postage prepaid, preaddressed return form and a statement that: 321 If the voter has not changed his or her legal (a) 322 residence or has changed his or her legal residence within the 323 state, the voter should return the form within 30 days after the 324 date on which the notice was sent to the voter. 325 (b) If the voter has changed his or her legal residence to 326 a location outside the state: 327 1. The voter shall return the form, which serves as a 328 request to be removed from the registration books; and 329 2. The voter shall be provided with information on how to 330 register in the new jurisdiction in order to be eligible to 331 vote. 332 (C) If the return form is not returned, the voter's name 333 shall be designated as inactive in the statewide voter 334 registration system, and confirmation of the voter's address of 335 legal residence may be required before the voter is authorized to vote in an election. 336 337 Section 9. Paragraph (a) of subsection (3) of section 338 98.075, Florida Statutes, is amended to read: 339 98.075 Registration records maintenance activities; 340 ineligibility determinations.-341 (3) DECEASED PERSONS.-685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM Page 14 of 45

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a.

342 (a)1. The department shall identify those registered 343 voters who are deceased by comparing information received from 344 either:

345

The Department of Health as provided in s. 98.093; or

b. The United States Social Security Administration, including, but not limited to, any master death file or index compiled by the United States Social Security Administration; and

350

c. The Department of Highway Safety and Motor Vehicles.

351 2. Within 7 days after receipt of such information through 352 the statewide voter registration system, the supervisor shall 353 remove the name of the registered voter.

354 Section 10. Section 98.093, Florida Statutes, is amended 355 to read:

356 98.093 Duty of officials to furnish information relating 357 to deceased persons, persons adjudicated mentally incapacitated, 358 and persons convicted of a felony, and persons who are not 359 United States citizens.-

(1) In order to identify ineligible registered voters and
maintain accurate and current voter registration records in the
statewide voter registration system pursuant to procedures in s.
98.065 or s. 98.075, it is necessary for the department and
supervisors of elections to receive or access certain
information from state and federal officials and entities in the
format prescribed.

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(2) To the maximum extent feasible, state and local government agencies shall facilitate provision of information and access to data to the department, including, but not limited to, databases that contain reliable criminal records and records of deceased persons. State and local government agencies that provide such data shall do so without charge if the direct cost incurred by those agencies is not significant.

(a) The Department of Health shall furnish monthly to the
department a list containing the name, address, date of birth,
date of death, social security number, race, and sex of each
deceased person 17 years of age or older.

378 (b) Each clerk of the circuit court shall furnish monthly 379 to the department:

380 1. A list of those persons who have been adjudicated 381 mentally incapacitated with respect to voting during the 382 preceding calendar month, a list of those persons whose mental 383 capacity with respect to voting has been restored during the 384 preceding calendar month, and a list of those persons who have 385 returned signed jury notices during the preceding months to the clerk of the circuit court indicating a change of address. Each 386 387 list shall include the name, address, date of birth, race, sex, 388 and, whichever is available, the Florida driver license number, 389 Florida identification card number, or social security number of 390 each such person.

391 2. Information on the terms of sentence for felony 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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392	convictions, including any financial obligations for court
393	costs, fees, and fines, of all persons listed in the clerk's
394	records whose last known address in the clerk's records is
395	within this state and who have been convicted of a felony during
396	the preceding month. The information may be provided directly by
397	individual clerks of the circuit court or may be provided on
398	their behalf through the Comprehensive Case Information System.
399	For each felony conviction reported, the information must
400	include:
401	a. The full name, last known address, date of birth, race,
402	sex, and, if available, the Florida driver license number,
403	Florida identification card number, and social security number
404	of the person convicted.
405	b. The amounts of all financial obligations, including
406	restitution and court costs, fees, and fines, and, if known, the
407	amount of financial obligations not yet satisfied.
408	c. The county in which the conviction occurred.
409	d. The statute number violated, statute table text, date
410	of conviction, and case number.
411	(c) Upon receipt of information from the United States
412	Attorney, listing persons convicted of a felony in federal
413	court, the department shall use such information to identify
414	registered voters or applicants for voter registration who may
415	be potentially ineligible based on information provided in
416	accordance with s. 98.075.
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(d) The Department of Law Enforcement shall identify those persons who have been convicted of a felony who appear in the voter registration records supplied by the statewide voter registration system, in a time and manner that enables the department to meet its obligations under state and federal law.

The Florida Commission on Offender Review shall 422 (e) furnish at least bimonthly to the department data, including the 423 424 identity of those persons granted clemency in the preceding 425 month or any updates to prior records which have occurred in the 426 preceding month. The data shall contain the commission's case 427 number and the person's name, address, date of birth, race, 428 gender, Florida driver license number, Florida identification 429 card number, or the last four digits of the social security 430 number, if available, and references to record identifiers 431 assigned by the Department of Corrections and the Department of 432 Law Enforcement, a unique identifier of each clemency case, and 433 the effective date of clemency of each person.

(f) The Department of Corrections shall identify those persons who have been convicted of a felony and committed to its custody or placed on community supervision. The information must be provided to the department at a time and in a manner that enables the department to identify registered voters who are convicted felons and to meet its obligations under state and federal law.

441 (g) The Department of Highway Safety and Motor Vehicles
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442 shall furnish monthly to the department:

A list of those persons whose names have been removed from the driver license database because they have been licensed in another state. The list <u>must</u> shall contain the name, address, date of birth, sex, social security number, and driver license number of each such person.

448 <u>2. A list of those persons who presented evidence of non-</u> 449 <u>United States citizenship upon being issued a new or renewed</u> 450 <u>Florida driver license or Florida identification card. The list</u> 451 <u>must contain the name; address; date of birth; social security</u> 452 <u>number, if applicable; and Florida driver license number or</u> 453 <u>Florida identification card number, as applicable, of each such</u> 454 person.

(3) This section does not limit or restrict the supervisor
in his or her duty to remove the names of persons from the
statewide voter registration system pursuant to s. 98.075(7)
based upon information received from other sources.

459 Section 11. Paragraph (a) of subsection (2) of section 460 100.041, Florida Statutes, is amended to read:

100.041 Officers chosen at general election.-

(2) (a) Except as provided in s. 124.011 relating to single member districts after decennial redistricting, each county commissioner from an odd-numbered district shall be elected at the general election in each year the number of which is a multiple of 4, for a 4-year term commencing on the second 685903 - h7061-StrikeAll-Perez1.docx

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Tuesday following such election, and each county commissioner 467 468 from an even-numbered district shall be elected at the general 469 election in each even-numbered year the number of which is not a 470 multiple of 4, for a 4-year term commencing on the second 471 Tuesday following such election. A county commissioner is 472 "elected" for purposes of this paragraph on the date that the 473 county canvassing board certifies the results of the election 474 pursuant to s. 102.151.

475 Section 12. Paragraphs (a) and (c) of subsection (11) and 476 paragraph (a) of subsection (13) of section 100.371, Florida 477 Statutes, are amended to read:

478

100.371 Initiatives; procedure for placement on ballot.-

479 (11) (a) An initiative petition form circulated for 480 signature may not be bundled with or attached to any other 481 petition. Each signature shall be dated when made and shall be 482 valid until the next February 1 occurring in an even-numbered 483 year for the purpose of the amendment appearing on the ballot 484 for the general election occurring in that same year, provided 485 all other requirements of law are met. The sponsor shall submit 486 signed and dated forms to the supervisor of elections for the county of residence listed by the person signing the form for 487 488 verification of the number of valid signatures obtained. If a 489 signature on a petition is from a registered voter in another 490 county, the supervisor shall notify the petition sponsor of the 491 misfiled petition. The supervisor shall promptly verify the

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492 signatures within 60 days after receipt of the petition forms 493 and payment of a fee for the actual cost of signature 494 verification incurred by the supervisor. However, for petition 495 forms submitted less than 60 days before February 1 of an even-496 numbered year, the supervisor shall promptly verify the 497 signatures within 30 days after receipt of the form and payment of the fee for signature verification. The supervisor shall 498 499 promptly record, in the manner prescribed by the Secretary of 500 State, the date each form is received by the supervisor, and the 501 date the signature on the form is verified as valid. The 502 supervisor may verify that the signature on a form is valid only 503 if:

The form contains the original signature of the
 purported elector.

506 2. The purported elector has accurately recorded on the 507 form the date on which he or she signed the form.

508 3. The form sets forth the purported elector's name,
509 address, city, county, and voter registration number or date of
510 birth.

511 4. The purported elector is, at the time he or she signs 512 the form and at the time the form is verified, a duly qualified 513 and registered elector in the state.

5. The signature was obtained legally, including that if a 515 paid petition circulator was used, the circulator was validly 516 registered under subsection (3) when the signature was obtained. 685903 - h7061-StrikeAll-Perez1.docx

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517 The supervisor shall retain all the signature forms, separating 518 519 forms verified as valid from those deemed invalid, for at least 520 1 year following the election for in which the petition was 521 circulated issue appeared on the ballot or until the division 522 notifies the supervisors of elections that the committee that 523 circulated the petition is no longer seeking to obtain ballot 524 position. 525 (C) On the last day of each month, or on the last day of 526 each week from December 1 of an odd-numbered year through 527 February 1 of the following year, each supervisor shall post on 528 his or her website the total number of signatures submitted, the 529 total number of invalid signatures, the total number of 530 signatures processed, and the aggregate number of verified valid 531 signatures and the distribution of such signatures by 532 congressional district for each proposed amendment proposed by 533 initiative, along with the following information specific to the 534 reporting period: the total number of signed petition forms 535 received, the total number of signatures verified, the distribution of verified valid signatures by congressional 536 537 district, and the total number of verified petition forms 538 forwarded to the Secretary of State. 539 (13) (a) At the same time the Secretary of State submits an

initiative petition to the Attorney General pursuant to s.
15.21, the secretary shall submit a copy of the initiative
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542 petition to the Financial Impact Estimating Conference. Within 543 75 days after receipt of a proposed revision or amendment to the 544 State Constitution by initiative petition from the Secretary of 545 State, the Financial Impact Estimating Conference shall complete 546 an analysis and financial impact statement to be placed on the 547 ballot of the estimated increase or decrease in any revenues or costs to state or local governments and the overall impact to 548 549 the state budget resulting from the proposed initiative. The 75-550 day time limit is tolled when the Legislature is in session. The 551 Financial Impact Estimating Conference shall submit the 552 financial impact statement to the Attorney General and Secretary 553 of State. If the initiative petition has been submitted to the 554 Financial Impact Estimating Conference but the validity of 555 signatures has expired and the initiative petition no longer 556 qualifies for ballot placement at the ensuing general election, 557 the Secretary of State must notify the Financial Impact 558 Estimating Conference. The Financial Impact Estimating 559 Conference is not required to complete an analysis and financial 560 impact statement for an initiative petition that fails to meet the requirements of subsection (1) for placement on the ballot 561 562 before the 75-day time limit, including any tolling period, 563 expires. The initiative petition may be resubmitted to the 564 Financial Impact Estimating Conference if the initiative 565 petition meets the requisite criteria for a subsequent general 566 election cycle. A new Financial Impact Estimating Conference 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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567 shall be established at such time as the initiative petition 568 again satisfies the criteria in s. 15.21(1). 569 Section 13. Section 101.019, Florida Statutes, is created 570 to read: 571 101.019 Ranked-choice voting prohibited.-(1) A ranked-choice voting method that allows voters to 572 573 rank candidates for an office in order of preference and have 574 ballots cast be tabulated in multiple rounds following the 575 elimination of a candidate until a single candidate attains a 576 majority may not be used in determining the election or 577 nomination of any candidate to any local, state, or federal 578 elective office in this state. 579 (2) Any existing or future ordinance enacted or adopted by 580 a county, a municipality, or any other local governmental entity 581 which is in conflict with this section is void. 582 Section 14. Paragraphs (b) and (c) of subsection (1) of 583 section 101.043, Florida Statutes, are amended to read: 584 101.043 Identification required at polls.-585 (1)586 If the picture identification does not contain the (b) signature of the elector, an additional identification that 587 588 provides the elector's signature shall be required. The address 589 appearing on the identification presented by the elector may not 590 be used as the basis to confirm an elector's legal residence or 591 otherwise challenge an elector's legal residence. The elector 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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592 shall sign his or her name in the space provided on the precinct 593 register or on an electronic device provided for recording the 594 elector's signature. The clerk or inspector shall compare the 595 signature with that on the identification provided by the 596 elector and enter his or her initials in the space provided on 597 the precinct register or on an electronic device provided for 598 that purpose and allow the elector to vote if the clerk or 599 inspector is satisfied as to the identity of the elector.

600 (c) When an elector presents his or her picture 601 identification to the clerk or inspector and the elector's 602 address on the picture identification matches the elector's 603 address in the supervisor's records, the elector may not be 604 asked to provide additional information or to recite his or her 605 home address.

Section 15. Paragraph (a) of subsection (4) and subsection
(8) of section 101.5614, Florida Statutes, are amended to read:
101.5614 Canvass of returns.-

609 (4) (a) If any vote-by-mail ballot is physically damaged so 610 that it cannot properly be counted by the voting system's automatic tabulating equipment, a true duplicate copy shall be 611 made of the damaged ballot in an open and accessible room in the 612 613 presence of witnesses and substituted for the damaged ballot. 614 Likewise, a duplicate ballot shall be made of a vote-by-mail 615 ballot containing an overvoted race if there is a clear indication on the ballot that the voter has made a definite 616 685903 - h7061-StrikeAll-Perez1.docx

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617 choice in the overvoted race or ballot measure. A duplicate shall include all valid votes as determined by the canvassing 618 619 board based on rules adopted by the division pursuant to s. 102.166(4). A duplicate may be made of a ballot containing an 620 621 undervoted race or ballot measure if there is a clear indication 622 on the ballot that the voter has made a definite choice in the 623 undervoted race or ballot measure. A duplicate may not include a 624 vote if the voter's intent in such race or on such measure is 625 not clear. Upon request, a physically present candidate, a 626 political party official, a political committee official, or an authorized designee thereof, must be allowed to observe the 627 628 duplication of ballots upon signing an affidavit affirming his 629 or her acknowledgment that disclosure of election results 630 discerned from observing the ballot duplication process while 631 the election is ongoing is a felony, as provided under 632 subsection (8). The observer must be allowed to observe the 633 duplication of ballots in such a way that the observer is able 634 to see the markings on each ballot and the duplication taking 635 place. All duplicate ballots must be clearly labeled "duplicate," bear a serial number which shall be recorded on the 636 defective ballot, and be counted in lieu of the defective 637 638 ballot. The duplication of ballots must happen in the presence 639 of at least one canvassing board member. After a ballot has been 640 duplicated, the defective ballot shall be placed in an envelope provided for that purpose, and the duplicate ballot shall be 641 685903 - h7061-StrikeAll-Perez1.docx

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642 tallied with the other ballots for that precinct. If any 643 observer makes a reasonable objection to a duplicate of a 644 ballot, the ballot must be presented to the canvassing board for 645 a determination of the validity of the duplicate. The canvassing 646 board must document the serial number of the ballot in the canvassing board's minutes. The canvassing board must decide 647 648 whether the duplication is valid. If the duplicate ballot is 649 determined to be valid, the duplicate ballot must be counted. If 650 the duplicate ballot is determined to be invalid, the duplicate 651 ballot must be rejected and a proper duplicate ballot must be 652 made and counted in lieu of the original.

653 Any supervisor of elections, deputy supervisor of (8) 654 elections, canvassing board member, election board member, or 655 election employee, or other person authorized to observe, 656 review, or inspect ballot materials or observe canvassing who 657 releases any information about votes cast for or against any 658 candidate or ballot measure or any the results of any election 659 before prior to the closing of the polls in that county on 660 election day commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 661

662 Section 16. Subsections (1) and (6) of section 101.6103, 663 Florida Statutes, are amended to read:

664

101.6103 Mail ballot election procedure.-

(1) Except as otherwise provided in subsection (7), the supervisor of elections shall mail all official ballots with a 685903 - h7061-StrikeAll-Perez1.docx

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667 secrecy envelope, a return mailing envelope, and instructions 668 sufficient to describe the voting process to each elector 669 entitled to vote in the election within the timeframes specified 670 in s. 101.62(4) not sooner than the 20th day before the election 671 and not later than the 10th day before the date of the election. 672 All such ballots shall be mailed by first-class mail. Ballots 673 shall be addressed to each elector at the address appearing in 674 the registration records and placed in an envelope which is 675 prominently marked "Do Not Forward."

676 (6) The canvassing board may begin the canvassing of mail 677 ballots as provided by s. 101.68(2)(a). The criminal penalty 678 specified in that paragraph for the release of results before 7 679 p.m. on election day is also applicable to canvassing conducted 680 under this act at 7 a.m. on the sixth day before the election, 681 including processing the ballots through the tabulating 682 equipment. However, results may not be released until after 7-683 p.m. on election day. Any canvassing board member or election 684 employee who releases any result before 7 p.m. on election day 685 commits a felony of the third degree, punishable as provid 686 s. 775.082, s. 775.083, or s. 775.084.

687 Section 17. Subsection (1) of section 101.655, Florida 688 Statutes, is amended to read:

689 101.655 Supervised voting by absent electors in certain690 facilities.-

691 (1) The supervisor of elections of a county shall provide 685903 - h7061-StrikeAll-Perez1.docx

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692 supervised voting for absent electors residing in any assisted 693 living facility, as defined in s. 429.02, or nursing home 694 facility, as defined in s. 400.021, within that county at the 695 request of any administrator of such a facility. Such request 696 for supervised voting in the facility shall be made by 697 submitting a written request to the supervisor of elections no 698 later than 28 21 days prior to the election for which that 699 request is submitted. The request shall specify the name and 700 address of the facility and the name of the electors who wish to 701 vote by mail in that election. If the request contains the names 702 of fewer than five voters, the supervisor of elections is not 703 required to provide supervised voting.

704 Section 18. Section 102.091, Florida Statutes, is amended 705 to read:

706 102.091 Duty of sheriff to watch for violations; 707 appointment of special officers.-

708 <u>(1)</u> The sheriff shall exercise strict vigilance in the 709 detection of any violations of the election laws and in 710 apprehending the violators.

711 (2) The Governor, in consultation with the executive 712 director of the Department of Law Enforcement, shall may appoint 713 special officers to investigate alleged violations of the 714 election laws, when it is deemed necessary to see that violators 715 of the election laws are apprehended and punished. <u>A special</u> 716 officer must be a sworn special agent employed by the Department 685903 - h7061-StrikeAll-Perez1.docx

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717 of Law Enforcement. At least one special officer must be designated in each operational region of the Department of Law 718 719 Enforcement to serve as a dedicated investigator of alleged violations of the election laws. Appointment as a special 720 721 officer does not preclude a sworn special agent from conducting 722 other investigations of alleged violations of law, provided that 723 such other investigations do not hinder or interfere with the 724 individual's ability to investigate alleged violations of the 725 election laws. 726 Section 19. Section 102.101, Florida Statutes, is amended 727 to read: 728 102.101 Sheriff and other officers not allowed in polling 729 place.-A No sheriff, a deputy sheriff, a police officer, a 730 special officer appointed pursuant to s. 102.091, or any other 731 officer of the law is not shall be allowed within a the polling 732 place without permission from the clerk or a majority of the 733 inspectors, except to cast his or her ballot. Upon the failure 734 of any such officer of said officers to comply with this section 735 provision, the clerk or the inspectors must or any one of them 736 shall make an affidavit against the such officer for his or her 737 arrest. 738 Section 20. Subsection (2) of section 104.0616, Florida 739 Statutes, is amended to read: 740 104.0616 Vote-by-mail ballots and voting; violations.-741 (2) Any person who distributes, orders, requests, 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM Page 30 of 45

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742 collects, delivers, or otherwise physically possesses more than 743 two vote-by-mail ballots per election in addition to his or her 744 own ballot or a ballot belonging to an immediate family member, 745 except as provided in ss. 101.6105-101.694, including supervised 746 voting at assisted living facilities and nursing home facilities 747 as authorized under s. 101.655, commits a felony misdemeanor of 748 the third first degree, punishable as provided in s. 775.082, or s. 775.083, or s. 775.084. 749

750 Section 21. Subsection (2) of section 104.185, Florida751 Statutes, is amended to read:

752 104.185 Petitions; knowingly signing more than once;
753 signing another person's name or a fictitious name.-

(2) A person who signs another person's name or a
fictitious name to any petition to secure ballot position for a
candidate, a minor political party, or an issue commits a <u>felony</u>
misdemeanor of the <u>third first</u> degree, punishable as provided in
s. 775.082, or s. 775.083, or s. 775.084.

759 Section 22. Section 104.186, Florida Statutes, is amended 760 to read:

104.186 Initiative petitions; violations.-A person who compensates a petition circulator as defined in s. 97.021 based on the number of petition forms gathered commits a <u>felony</u> <del>misdemeanor</del> of the <u>third first</u> degree, punishable as provided in s. 775.082, <del>or</del> s. 775.083, or s. 775.084. This section does not prohibit employment relationships that do not base payment on 685903 - h7061-StrikeAll-Perez1.docx

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767 the number of signatures collected.

768 Section 23. Subsection (2) of section 124.011, Florida 769 Statutes, is amended to read:

770 124.011 Alternate procedure for the election of county 771 commissioners to provide for single-member representation; 772 applicability.-

773 (2) (a) All commissioners shall be elected for 4-year terms 774 which shall be staggered so that, alternately, one more or one less than half of the commissioners elected from residence areas 775 776 and, if applicable, one of the commissioners elected at large 777 from the entire county are elected every 2 years, except that 778 any commissioner may be elected to an initial term of less than 779 4 years if necessary to achieve or maintain such system of staggered terms. Notwithstanding any law to the contrary, at the 780 781 general election immediately following redistricting directed by 782 s. 1(e), Art. VIII of the State Constitution, each commissioner 783 elected only by electors who reside in the district must be 784 elected and terms thereafter shall be staggered as provided in 785 s. 100.041. 786 (b) The term of a commissioner elected under paragraph (a) 787 commences on the second Tuesday after such election. 788 (c) This subsection does not apply to: 789 1. Miami-Dade County. 790 2. Any county the charter of which limits the number of 791 terms a commissioner may serve. 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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792	3. Any cour	nty in whi	ch voters have never approved a
793	charter amendment	t limiting	the number of terms a commissioner
794	may serve regard	less of su	bsequent judicial nullification.
795	Section 24.	Paragrap	h (a) of subsection (3) of section
796	921.0022, Florida	a Statutes	, is amended to read:
797	921.0022 Ci	riminal Pu	nishment Code; offense severity
798	ranking chart		
799	(3) OFFENSE	E SEVERITY	RANKING CHART
800	(a) LEVEL 2	1	
801			
	Florida	Felony	
	Statute	Degree	Description
802			
	24.118(3)(a)	3rd	Counterfeit or altered state
			lottery ticket.
803			
	104.0616(2)	<u>3rd</u>	Unlawfully distributing,
			ordering, requesting,
			collecting, delivering, or
			possessing vote-by-mail
			ballots.
804			
	212.054(2)(b)	3rd	Discretionary sales surtax;
			limitations, administration,
			and collection.
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805 212.15(2)(b) 3rd Failure to remit sales taxes, amount \$1,000 or more but less than \$20,000. 806 316.1935(1) 3rd Fleeing or attempting to elude law enforcement officer. 807 319.30(5) 3rd Sell, exchange, give away certificate of title or identification number plate. 808 Tamper, adjust, change, etc., 319.35(1)(a)3rd an odometer. 809 320.26(1) (a) 3rd Counterfeit, manufacture, or sell registration license plates or validation stickers. 810 322.212 3rd Possession of forged, stolen, (1) (a) - (c)counterfeit, or unlawfully issued driver license; possession of simulated identification. 811 685903 - h7061-StrikeAll-Perez1.docx Published On: 2/25/2022 7:11:59 PM

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812	322.212(4)	3rd	Supply or aid in supplying unauthorized driver license or identification card.
813	322.212(5)(a)	3rd	False application for driver license or identification card.
814	414.39(3)(a)	3rd	Fraudulent misappropriation of public assistance funds by employee/official, value more than \$200.
815	443.071(1)	3rd	False statement or representation to obtain or increase reemployment assistance benefits.
010	509.151(1)	3rd	Defraud an innkeeper, food or lodging value \$1,000 or more.
816	517.302(1)	3rd	Violation of the Florida Securities and Investor Protection Act.
817	712 (0	) es el	
	713.69 685903 - h7061-Strik	3rd	Tenant removes property upon
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818			which lien has accrued, value \$1,000 or more.
	812.014(3)(c)	3rd	Petit theft (3rd conviction); theft of any property not specified in subsection (2).
819			
	815.04(5)(a)	3rd	Offense against intellectual property (i.e., computer programs, data).
820			
	817.52(2)	3rd	Hiring with intent to defraud,
821			motor vehicle services.
	817.569(2)	3rd	Use of public record or public records information or providing false information to facilitate commission of a felony.
822			
823	826.01	3rd	Bigamy.
824	828.122(3)	3rd	Fighting or baiting animals.
	831.04(1)	3rd	Any erasure, alteration, etc.,
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825			of any replacement deed, map, plat, or other document listed in s. 92.28.
	831.31(1)(a)	3rd	Sell, deliver, or possess
			counterfeit controlled
			substances, all but s.
0.0.0			893.03(5) drugs.
826	832.041(1)	3rd	Stopping payment with intent to defraud \$150 or more.
827		_	
	832.05(2)(b) &	3rd	Knowing, making, issuing
	(4) (c)		worthless checks \$150 or more
			or obtaining property in return
			for worthless check \$150 or
			more.
828			
	838.15(2)	3rd	Commercial bribe receiving.
829			
	838.16	3rd	Commercial bribery.
830			
	843.18	3rd	Fleeing by boat to elude a law
			enforcement officer.
831			
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832	847.011(1)(a)	3rd	Sell, distribute, etc., obscene, lewd, etc., material (2nd conviction).
	849.09(1)(a)-(d)	3rd	Lottery; set up, promote, etc., or assist therein, conduct or advertise drawing for prizes, or dispose of property or money
833			by means of lottery.
	849.23	3rd	Gambling-related machines; "common offender" as to property rights.
834			
	849.25(2)	3rd	Engaging in bookmaking.
835	860.08	3rd	Interfere with a railroad signal.
836	860.13(1)(a)	3rd	Operate aircraft while under the influence.
837 838	893.13(2)(a)2.	3rd	Purchase of cannabis.
	893.13(6)(a)	3rd	Possession of cannabis (more
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	than 20 grams).				
839					
	934.03(1)(a) 3rd Intercepts, or procures any				
	other person to intercept, any				
	wire or oral communication.				
840					
841	Section 25. (1) It is the intent of the Legislature to				
842	balance the security of vote-by-mail balloting with voter				
843	privacy and election transparency. The Legislature finds that				
844	further modifications to procedures governing vote-by-mail				
845	balloting would help to further ensure election integrity while				
846	also protecting voters from identity theft and preserving the				
847	public's right to participate in election processes. To achieve				
848	this purpose, the Legislature directs the Department of State to				
849	provide a plan to prescribe the use of a Florida driver license				
850	number, Florida identification card number, social security				
851	number, or any part thereof to confirm the identity of each				
852	elector returning a vote-by-mail ballot.				
853	(2) The Department of State shall review issues involving				
854	the feasibility, development, and implementation of such a plan,				
855	including issues related to:				
856	(a) In coordination with other agencies such as the				
857	Department of Highway Safety and Motor Vehicles, obtaining a				
858	Florida driver license number or Florida identification card				
859	number and the last four digits of a social security number for				
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860	each registered voter who does not have such numbers on file in
861	the Florida Voter Registration System.
862	(b) Populating such numbers in the Florida Voter
863	Registration System.
864	(c) Protecting identifying numbers submitted with a vote-
865	by-mail ballot, including, but not limited to, prescribing the
866	form of the return mailing envelope.
867	(d) Any necessary modifications to canvassing procedures
868	for vote-by-mail ballots.
869	(e) Costs associated with development and implementation
870	of the plan.
871	(f) A proposal for a program to educate electors on
872	changes to the vote-by-mail process.
873	(g) A proposal for including a declaration of an elector's
874	current address of legal residence with each written request for
875	a vote-by-mail ballot.
876	(3) In the course of reviewing the required issues, the
877	Department of State must, at a minimum:
878	(a) Review relevant processes of other states.
879	(b) Review relevant federal law.
880	(c) Seek input from supervisors of elections, which must
881	include representation from supervisors of counties with large,
882	medium, and small populations.
883	(4) By January 1, 2023, the Department of State shall
884	submit to the President of the Senate and the Speaker of the
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885	House of Representatives a report on the plan and draft
886	legislation for any statutory changes needed to implement the
887	plan, including any necessary public records exemptions.
888	Section 26. Except as otherwise expressly provided in this
889	act, this act shall take effect upon becoming a law.
890	
891	
892	TITLE AMENDMENT
893	Remove everything before the enacting clause and insert:
894	A bill to be entitled
895	An act relating to elections; amending s. 15.21, F.S.;
896	requiring the Secretary of State to notify the
897	Attorney General if signatures required for an
898	initiative petition are no longer valid; authorizing
899	the Secretary of State to resubmit the initiative
900	petition to the Attorney General if certain conditions
901	are met; amending s. 16.061, F.S.; requiring the
902	Attorney General to withdraw his or her petition for
903	an advisory opinion by the Supreme Court if notified
904	by the Secretary of State that the initiative petition
905	no longer meets the criteria for review; requiring the
906	Attorney General to file a new petition for an
907	advisory opinion if the initiative petition
908	subsequently qualifies for review; creating s. 97.022,
909	F.S.; creating the Office of Election Crimes and
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### Ì6859030Î COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7061 (2022)

Amendment No.

910 Security within the Department of State; specifying 911 the duties and structure of the office; providing for construction; requiring the department to annually 912 report to the Governor and Legislature regarding the 913 914 office's activities; specifying requirements for such report; amending s. 97.0291, F.S.; clarifying 915 916 provisions governing the prohibition on the 917 solicitation, acceptance, use, and disposal of 918 donations for funding certain election-related 919 expenses; amending s. 97.057, F.S.; conforming a 920 cross-reference; amending s. 97.0575, F.S.; revising a 921 limitation on the amount of aggregate fines which may 922 be assessed against a third-party voter registration 923 organization in a calendar year; specifying that a 924 third-party voter registration organization is liable 925 for a certain fine if a person collecting voter 926 registration applications on its behalf is convicted of unlawfully altering any application; amending s. 927 928 98.065, F.S.; revising the frequency with which 929 supervisors of elections must conduct a registration 930 list maintenance program; modifying required 931 components of registration list maintenance programs; 932 amending s. 98.0655, F.S.; revising requirements for 933 certain registration list maintenance forms to be 934 prescribed by the Department of State; amending s. 685903 - h7061-StrikeAll-Perez1.docx

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### Ì6859030Î COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7061 (2022)

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935 98.075, F.S.; authorizing the Department of State to 936 identify deceased registered voters using information 937 received from the Department of Highway Safety and Motor Vehicles; amending s. 98.093, F.S.; requiring 938 939 clerks of the circuit court and the Department of 940 Highway Safety and Motor Vehicles to furnish 941 additional information to the Department of State on a 942 monthly basis; amending s. 100.041, F.S.; providing an 943 exception to certain county commissioner election 944 requirements for certain districts; amending s. 945 100.371, F.S.; revising duties of the supervisor with 946 respect to the processing and retention of initiative 947 petition forms; requiring the supervisor to post 948 additional information regarding petition forms on his 949 or her website; requiring the Secretary of State to 950 notify the Financial Impact Estimating Conference if 951 the signatures for an initiative petition are no longer valid; specifying conditions under which the 952 953 Financial Impact Estimating Conference does not need 954 to complete an analysis and financial impact statement 955 for an initiative petition; creating s. 101.019, F.S.; 956 prohibiting the use of ranked-choice voting to 957 determine election or nomination to elective office; 958 voiding existing or future local ordinances 959 authorizing the use of ranked-choice voting; amending 685903 - h7061-StrikeAll-Perez1.docx

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960 s. 101.043, F.S.; deleting provisions that prohibit 961 using an address appearing on identification presented 962 by an elector as a basis to confirm an elector's legal 963 residence and asking an elector for certain 964 information in certain circumstances; amending s. 965 101.5614, F.S.; requiring specified individuals 966 observing the ballot duplication process to sign a 967 specified affidavit acknowledging certain criminal 968 penalties; prohibiting persons authorized to observe, 969 review, or inspect ballot materials or observe 970 canvassing from releasing certain information about an 971 election before the closing of the polls; providing 972 criminal penalties; amending s. 101.6103, F.S.; 973 conforming certain provisions governing the Mail 974 Ballot Election Act to provisions applicable to the 975 mailing and canvassing of vote-by-mail ballots; 976 amending s. 101.655, F.S.; revising the date by which 977 requests for supervised voting must be made; amending 978 s. 102.091, F.S.; requiring the Governor, in 979 consultation with the executive director of the 980 Department of Law Enforcement, to appoint special 981 officers to investigate election law violations; 982 specifying requirements for such special officers; 983 providing construction; amending s. 102.101, F.S.; 984 prohibiting a special officer from entering a polling 685903 - h7061-StrikeAll-Perez1.docx

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#### Ì6859030Î COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7061 (2022)

Amendment No.

985 place; providing exceptions; amending s. 104.0616, F.S.; increasing criminal penalties for certain 986 987 unlawful acts involving vote-by-mail ballots; amending s. 104.185, F.S.; increasing criminal penalties for a 988 989 person who signs another person's name or a fictitious 990 name on specified petitions; amending s. 104.186, 991 F.S.; increasing criminal penalties for a person who 992 unlawfully compensates a petition circulator based on 993 the number of petition forms gathered; amending s. 994 124.011, F.S.; providing that certain county 995 commissioners must be elected at the general election 996 immediately following redistricting; requiring such 997 commissioners' terms to commence on a certain date; 998 providing applicability; amending s. 921.0022, F.S.; 999 ranking a specified offense involving vote-by-mail 1000 ballots on the severity ranking chart of the Criminal 1001 Punishment Code; providing legislative findings and 1002 intent; requiring the Department of State to submit a 1003 report to the Legislature by a specified date; 1004 providing report requirements; providing effective 1005 dates.

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