House

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



LEGISLATIVE ACTION .

Senate

Floor: 1a/RE/2R 04/30/2025 03:54 PM

Senators Gaetz and Grall moved the following:

Senate Amendment to Amendment (842060) (with title amendment)

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Delete lines 80 - 982

and insert:

delivers, or otherwise physically possesses no more than five signed petition forms in addition to his or her own signed petition form or a signed petition form belonging to the person's spouse, or the parent, child, grandparent, grandchild, 10 or sibling of the person or the person's spouse. 11

Section 5. Paragraphs (a) and (d) of subsection (4) of

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12 section 99.097, Florida Statutes, are amended, and paragraph (b)
13 of subsection (1) of that section is reenacted, to read:

99.097 Verification of signatures on petitions.-

(1)

14 15

(b) Rules and guidelines for petition verification shall be 16 17 adopted by the Department of State. Rules and guidelines for a random sample method of verification may include a requirement 18 19 that petitions bear an additional number of names and 20 signatures, not to exceed 15 percent of the names and signatures 21 otherwise required. If the petitions do not meet such criteria or if the petitions are prescribed by s. 100.371, the use of the 22 23 random sample method of verification is not available to 24 supervisors.

25 (4) (a) The supervisor must be paid in advance the sum of 10 26 cents for each signature checked or the actual cost of checking 27 such signature, whichever is less, by the candidate or, in the 28 case of a petition to have a local issue placed on the ballot, 29 by the person or organization submitting the petition. In the 30 case of a petition to place a statewide issue on the ballot, the person or organization submitting the petition must pay the 31 32 supervisor in advance the cost posted by the supervisor pursuant to s. 100.371(14) s. 100.371(11) for the actual cost of checking 33 34 signatures to place a statewide issue on the ballot.

35 (d) <u>Except as provided in s. 100.371(14)(d)</u>, petitions must 36 be retained by the supervisors for a period of 1 year following 37 the election for which the petitions were circulated.

38 Section 6. Section 100.371, Florida Statutes, is amended to 39 read:

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100.371 Initiatives; procedure for placement on ballot.-

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41 (1) (a) Constitutional amendments proposed by initiative 42 shall be placed on the ballot for the general election, provided 43 the initiative petition has been filed with the Secretary of 44 State no later than February 1 of the year the general election is held. A petition shall be deemed to be filed with the 45 Secretary of State upon the date the secretary determines that 46 47 valid and verified petition forms have been signed by the constitutionally required number and distribution of voters 48 electors under this code. 49 50 (b) A sponsor of an initiative petition must obtain, at 51 least every third election cycle, a letter pursuant to s. 52 15.21(1)(c). Failure to obtain such letter results in expiration 53 of the initiative petition's signatures and disbanding of the 54 sponsor's political committee. 55 (c) Initiative petition signatures expire and the sponsor's 56 political committee is disbanded if a constitutional amendment 57 proposed by initiative submitted to the Secretary of State before February 1, 2022, fails to obtain a letter pursuant to s. 58 59 15.21(1)(c) on or before February 1, 2026. This paragraph does 60 not preclude such a sponsor from refiling the proposed amendment 61 as a new petition. 62 The sponsor of an initiative amendment may not sponsor (2) 63 more than one amendment and must shall, before circulating any 64 petition forms prior to obtaining any signatures, register as a 65 political committee pursuant to s. 106.03 and submit the ballot 66 title, ballot summary, article and section of the State 67 Constitution being amended, and full text of the proposed amendment to the Secretary of State. The proposed amendment and 68 all forms filed in connection with this section must, upon 69

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70	request, be made available in alternative formats, with the form
71	on which the signatures will be affixed, and shall obtain the
72	approval of the Secretary of State of such form. Upon receipt,
73	the Secretary of State shall assign the initiative petition a
74	petition number and submit a copy of the proposed amendment to
75	the Financial Impact Estimating Conference for review, analysis,
76	and estimation of the financial impact of the proposed
77	amendment. After the review by the Financial Impact Estimating
78	Conference, the division shall publish the forms with the
79	information provided for in subsection (3) and on which
80	signatures for the initiative petition will be affixed The
81	Secretary of State shall adopt rules pursuant to s. 120.54
82	prescribing the style and requirements of such form. Upon filing
83	with the Secretary of State, the text of the proposed amendment
84	and all forms filed in connection with this section must, upon
85	request, be made available in alternative formats.
86	(3)(a) Beginning July 1, 2025, the petition form must
87	prominently display all of the following:
88	1. The petition number.
89	2. The ballot title.
90	3. The ballot summary.
91	4. A notice that the form becomes a public record upon
92	receipt by the supervisor.
93	5. A notice that it is a misdemeanor of the first degree to
94	knowingly sign the petition more than once.
95	6. A notice that the form will not be validated if all of
96	the requested information is not completed.
97	7. For a proposed amendment submitted to the Secretary of
98	State after the effective date of this act, the financial impact

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99	statement.
100	(b) The petition form must also include all of the
101	following:
102	1. The full text of the proposed amendment.
103	2. The name and address of the sponsor.
104	3. The date received by the Secretary of State.
105	4. A bar code or serial number associated with the
106	initiative petition.
107	(c) The petition form must solicit and require all of the
108	following information:
109	1. The full name of the voter.
110	2. The voter's address and county of legal residence.
111	3. The voter's Florida voter registration number or date of
112	birth.
113	4. The voter's Florida driver license number or the voter's
114	Florida identification card number issued pursuant to s.
115	322.051, or the last four digits of the voter's social security
116	number.
117	5. An attestation that the voter is a registered Florida
118	voter and is petitioning the Secretary of State to place the
119	proposed amendment on the ballot.
120	6. The voter's signature and the date on which the voter
121	signed the form.
122	(d) A petition form distributed by a petition circulator
123	must also include all of the following:
124	1. The Petition Circulator's Affidavit with the
125	circulator's name, permanent address, and petition circulator
126	number or barcode.
127	2. The following statement, which must be signed and dated

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128	by the circulator:
129	
130	By my signature below, as petition circulator, I
131	verify that the petition was completed and signed by
132	the voter in my presence. Under penalty of perjury, I
133	declare that I have read the foregoing Petition
134	Circulator's Affidavit, and that the facts stated in
135	it are true, and that if I was paid to circulate or
136	collect this petition, payment was not on a per
137	signature basis.
138	
139	(e) A petition form distributed by a person other than a
140	petition circulator must also include, in lieu of the Petition
141	Circulator's Affidavit, the following notice:
142	
143	This form is for PERSONAL USE only. Unless registered
144	as a petition circulator, it is a third degree felony
145	to collect, deliver, or otherwise physically possess
146	more than five signed petition forms in addition to
147	your own or those of immediate family members.
148	
149	(f) The petition form must be in a type not less than 10
150	points, except for the full text of the proposed amendment,
151	which may be in a type not less than 6 points if 10-point type
152	would cause the length of the petition form to exceed one page
153	front and back.
154	(4)(a) Beginning July 1, 2025, unless registered as a
155	petition circulator with the Secretary of State and issued a
156	petition circulator number, a person may not collect, deliver,

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157	or otherwise physically possess more than five signed petition
158	forms in addition to his or her own signed petition form or a
159	signed petition form belonging to an immediate family member.
160	This paragraph may not be construed to prohibit a person from
161	distributing petition forms designated for personal use as
162	described in paragraph (3)(e). For the purposes of this
163	subsection, the term "immediate family" means a person's spouse,
164	or the parent, child, grandparent, grandchild, or sibling of the
165	person or the person's spouse signatures or initiative petitions
166	for compensation unless the person is registered as a petition
167	circulator with the Secretary of State.
168	(b) A person may not collect signatures or initiative
169	petitions if he or she:
170	1. Has been convicted of a felony violation and has not had
171	his or her right to vote restored.
172	2. Is not a citizen of the United States.
173	3. Is not a resident of this state.
174	(b) A citizen may challenge a petition circulator's
175	registration under this section by filing a petition in circuit
176	court. If the court finds that the respondent is not a
177	registered petition circulator, the court may enjoin the
178	respondent from collecting signatures or initiative petitions
179	for compensation until she or he is lawfully registered.
180	(c) (4) An application for registration must be submitted in
181	the format required by the Secretary of State and must include
182	the following:
183	1.(a) The information required to be on the petition form
184	under s. 101.161, including the ballot summary and title as
185	received approved by the Secretary of State.
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186	2.(b) The applicant's name, permanent address, temporary
187	address, if applicable, and date of birth, Florida driver
188	license or Florida identification card number, and the last four
189	digits of his or her social security number.
190	3.(c) An address in this state at which the applicant will
191	accept service of process related to disputes concerning the
192	petition process, if the applicant is not a resident of this
193	state.
194	4.(d) A statement that the applicant consents to the
195	jurisdiction of the courts of this state in resolving disputes
196	concerning the petition process.
197	5.(e) Any information required by the Secretary of State to
198	verify the applicant's identity or address.
199	6. Whether the applicant has been convicted of a felony
200	violation and has not had his or her right to vote restored, by
201	including the statement, "I affirm that I am not a convicted
202	felon, or, if I am, my right to vote has been restored," and
203	providing a box for the applicant to check to affirm the
204	statement.
205	7. Whether the applicant is a citizen of the United States,
206	by asking the question, "Are you a citizen of the United States
207	of America?" and providing boxes for the applicant to check
208	whether the applicant is or is not a citizen of the United
209	States.
210	8. Whether the applicant is a Florida resident by asking
211	the question, "Are you a resident of the state of Florida?" and
212	providing boxes for the applicant to check whether the applicant
213	is or is not a resident of the state of Florida.
214	9. The signature of the applicant under penalty of perjury

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215	for false swearing pursuant to s. 104.011, by which the
216	applicant swears or affirms that the information contained in
217	the application is true.
218	(d) A citizen may challenge a petition circulator's
219	registration under this section by filing a petition in circuit
220	court. If the court finds that the respondent is not a
221	registered petition circulator, the court may enjoin the
222	respondent from collecting signatures or initiative petitions
223	until he or she is lawfully registered.
224	(e) The division may revoke a petition circulator's
225	registration upon the written request of the sponsor of the
226	initiative petition or if the circulator violates this section.
227	(f) A person may not register to collect signatures or
228	initiative petitions until he or she has completed the training
229	concerning the requirements for petition circulators. The
230	training must be developed by the division and must be in an
231	electronic format available on the division's public website.
232	The training must, at a minimum, include the following:
233	1. An overview of the petition-gathering process.
234	2. An overview of the petition circulator registration
235	requirements.
236	3. An explanation that the sponsor of an initiative
237	amendment serves as a fiduciary to each voter who signs a
238	petition.
239	4. An explanation that the Florida Election Code prohibits
240	compensation or provision of any benefit based on the number of
241	petition forms gathered or the time within which a number of
242	petition forms are gathered.
243	5. The specific criminal penalties to which a petition

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244	circulator may be subject for violating the Florida Election
245	Code.
246	(g) The sponsor of the initiative amendment is liable for a
247	fine in the amount of \$50,000 for each person the sponsor
248	knowingly allows to collect petition forms on behalf of the
249	sponsor in violation of this subsection.
250	(5) A sponsor may not compensate a petition circulator
251	based on the number of petition forms gathered or the time
252	within which a number of petition forms are gathered. This
253	prohibition includes, but is not limited to, paying a specified
254	amount per petition form gathered, basing an hourly rate on the
255	number of petition forms gathered over a specified period of
256	time, or providing any other benefit or form of compensation
257	based on the number of petition forms gathered. All petitions
258	collected by a petition circulator must contain, in a format
259	required by the Secretary of State, a completed Petition
260	Circulator's Affidavit which includes:
261	(a) The circulator's name and permanent address;
262	(b) The following statement, which must be signed by the
263	circulator:
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265	By my signature below, as petition circulator, I
266	verify that the petition was signed in my presence.
267	Under penalties of perjury, I declare that I have read
268	the foregoing Petition Circulator's Affidavit and the
269	facts stated in it are true.
270	
271	(6) The division <del>or the supervisor of elections</del> shall make
272	hard copy petition forms or electronic portable document format

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273 petition forms available to registered petition circulators. All 274 such forms must contain information identifying the petition circulator to whom which the forms are provided. The division 275 276 shall maintain a database of all registered petition circulators 277 and the petition forms assigned to each. Each supervisor of 278 elections shall provide to the division information on petition 279 forms assigned to and received from petition circulators. The 280 information must be provided in a format and at times as required by the division by rule. The division must update 281 282 information on petition forms daily and make the information 283 publicly available.

(7) (a) A sponsor that collects petition forms or uses a petition circulator to collect petition forms serves as a fiduciary to the <u>voter</u> <del>elector</del> signing the petition form <u>and</u> <u>shall ensure</u>, <u>ensuring</u> that any petition form entrusted to the <u>sponsor or</u> petition circulator <u>is shall be</u> promptly delivered to the supervisor of elections <u>in the county in which the voter</u> <u>resides</u> within <u>10</u> <del>30</del> days after the <u>voter</u> <del>elector</del> signs the form. If a petition form collected by <u>the sponsor or</u> any petition circulator is not promptly delivered to the supervisor of elections. The supervisor of elections is liable for the following fines:

1. A fine in the amount of \$50 per each day late for each petition form received by the supervisor of elections in the county in which the voter resides more than 10  $\frac{30}{30}$  days after the voter elector signed the petition form or the next business day, if the office is closed. A fine in the amount of  $\frac{$2,500}{$250}$  for each petition form received if the sponsor or petition circulator acted willfully.

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2. A fine in the amount of \$100 per each day late, up to a

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302 maximum of \$5,000, for each petition form collected by a sponsor 303 or a petition circulator, signed by a voter on or before 304 February 1 of the year the general election is held and received 305 by the supervisor of elections in the county in which the voter 306 resides after the deadline for such election. A fine in the 307 amount of \$5,000 for each such petition form received if the 308 sponsor or petition circulator acted willfully.

309 <u>3.</u> A fine in the amount of \$500 for each petition form 310 collected by a petition circulator which is not submitted to the 311 supervisor of elections <u>in the county in which the voter</u> 312 <u>resides</u>. A fine in the amount of <u>\$5,000</u> <del>\$1,000</del> for any petition 313 form not <u>so</u> submitted if the sponsor or petition circulator 314 acting on its behalf acted willfully.

(b) A showing by the sponsor that the failure to deliver the petition form within the required timeframe is based upon force majeure or impossibility of performance is an affirmative defense to a violation of this subsection. The fines described in this subsection may be waived upon a showing that the failure to deliver the petition form promptly is based upon force majeure or impossibility of performance.

(8) If a person collecting petition forms on behalf of a sponsor of an initiative petition signs another person's name or a fictitious name to any petition, or fills in missing information on a signed petition, to secure a ballot position in violation of s. 104.185(2), the sponsor of the initiative petition is liable for a fine in the amount of \$5,000 for each such petition.

329 (9) If a person collecting petition forms on behalf of a 330 sponsor of an initiative petition copies or retains a voter's

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331 personal information, such as the voter's Florida driver license 332 number, Florida identification card number, social security 333 number, or signature, for any reason other than to provide such 334 information to the sponsor of the initiative petition, the 335 person commits a felony of the third degree, punishable as 336 provided in s. 775.082, s. 775.083, or s. 775.084. 337 (10) A sponsor of an initiative petition or a person 338 collecting petition forms on behalf of a sponsor of an 339 initiative petition may not mail or otherwise provide a petition 340 form upon which any information about a voter has been filled in 341 before it is provided to the voter. The sponsor of an initiative 342 petition is liable for a fine in the amount of \$50 for each 343 petition form that is a violation of this subsection. 344 (11) (8) If the Secretary of State reasonably believes that 345 a person or entity has committed a violation of this section, 346 the secretary may refer the matter to the Attorney General for 347 enforcement. The Attorney General may institute a civil action 348 for a violation of this section or to prevent a violation of 349 this section. An action for relief may include a permanent or 350 temporary injunction, a restraining order, or any other 351 appropriate order. If the sponsor of an initiative petition 352 discovers a violation of this section and reports the violation 353 as soon as practicable to the secretary, the sponsor may not be 354 fined for such violation.

355 <u>(12)(9)</u> The division shall adopt by rule a complaint form 356 for <u>a voter</u> an elector who claims to have had his or her 357 signature misrepresented, forged, or not delivered to the 358 supervisor. The division shall also adopt rules to ensure the 359 integrity of the petition form gathering process, including

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360 rules requiring sponsors to account for all petition forms used 361 by their agents. Such rules may require a sponsor or petition 362 circulator to provide identification information on each 363 petition form as determined by the department as needed to 364 assist in the accounting of petition forms.

(13) (10) The date on which <u>a voter</u> an elector signs a petition form is presumed to be the date on which the petition circulator received or collected the petition form.

(14) (a) (11) (a) An initiative petition form circulated for signature may not be bundled with or attached to any other petition. Each signature shall be dated when made and shall be valid until the next February 1 occurring in an even-numbered year for the purpose of the amendment appearing on the ballot for the general election occurring in that same year, provided all other requirements of law are met. The sponsor shall submit signed and dated forms to the supervisor of elections for the county of residence listed by the person signing the form for verification of the number of valid signatures obtained.

378 The supervisor shall record the date each submitted (b) 379 petition is received. If a signature on a petition is from a 380 registered voter in another county, the supervisor must shall 381 notify the petition sponsor and the division of the misfiled 382 petition. The supervisor shall promptly verify the signatures within 60 days after receipt of the petition forms and payment 383 384 and processing of a fee for the actual cost of signature 385 verification incurred by the supervisor. However, for petition 386 forms submitted less than 60 days before February 1 of an even-387 numbered year, the supervisor shall promptly verify the 388 signatures within 30 days after receipt of the form and payment

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389 of the fee for signature verification. 390 (c) Beginning July 1, 2025, the supervisor shall promptly 391 record, in the manner prescribed by the Secretary of State, the 392 date each form is received by the supervisor, and the date the 393 signature on the form is verified as valid. The supervisor may 394 verify that the signature on a form is valid only if: 395 1. The form contains the original signature of the 396 purported voter elector. 397 2. The purported voter <del>elector</del> has accurately recorded on 398 the form the date on which he or she signed the form. 399 3. The form sets forth the purported voter's: elector's 400 a. Full name; -401 b. Address and, city, county of residence;, and 402 c. Voter registration number or date of birth; and 403 d. Florida driver license or Florida identification card 404 number issued pursuant to s. 322.051 or the last four digits of 405 the voter's social security number. 4. The purported voter elector is, at the time he or she 406 407 signs the form and at the time the form is verified, a duly 408 qualified and registered voter elector in the state. 409 5. The signature was obtained legally, including that if a 410 paid petition circulator was used, the circulator was validly 411 registered under subsection (4) (3) when the signature was 412 obtained. 413 The supervisor shall retain all signature forms, separating 414 415 forms verified as valid from those deemed invalid, for at least 416 1 year following the election for which the petition was 417 circulated.

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418 (d)1.(b) On the last day of each month, or on the last day of each week from December 1 of an odd-numbered year through 419 420 February 1 of the following year, each supervisor shall 421 electronically transmit all received petition forms to the 422 division. The digital images of the scanned petition forms must 423 be of high enough quality that division personnel are able to 424 accurately discern elements contained in such forms. Forms must 425 be identified as valid or as invalid. 42.6 2. Each supervisor shall retain all petition forms, 427 identifying forms verified as valid from those deemed invalid, 428 until all petition forms have been processed following the 429 February 1 deadline. As soon as practicable following the 430 processing of the last timely submitted petition form, but not 431 later than March 15 following the February 1 deadline, the 432 supervisor shall deliver the physical forms to the division. The division shall retain all petition forms for 1 year following 433 the election for which the petition was circulated. 434 (e) Beginning October 1, 2025, when the signature on the 435 436 petition form is verified as valid, the supervisor shall, as 437 soon as practicable, notify the voter by mail at the mailing 438 address on file in the Florida Voter Registration System. 1. Such notice must be sent by forwardable mail with a 439 440 postage prepaid preaddressed form, which may be returned to the 441 Office of Election Crimes and Security. The notice must include 442 contact information for the Office of Election Crimes and 443 Security, including the telephone number, fax number, mailing address, and e-mail address. The notice must include all of the 444 445 following statements or information in substantially the following form: 446

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448	NOTICE
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450	A petition to place a proposed constitutional
451	amendment on the ballot for the next general election,
452	bearing your name and signature, has been received and
453	verified by the Supervisor of Elections Office in
454	(insert county)
455	
456	The petition is for (insert the petition serial
457	number and ballot title) and was signed on
458	$\ldots$ (insert the date the voter signed the petition)
459	
460	Check this box $\Box$ , sign, and return this notice to the
461	Office of Election Crimes and Security if you believe
462	your signature has been misrepresented or forged on a
463	petition. The petition form in question will be
464	invalidated and will not be counted toward the number
465	of signatures required to place this proposed
466	constitutional amendment on the ballot.
467	
468	A notice being returned must be received by the Office
469	of Election Crimes and Security on or before February
470	$1 \ldots$ (insert the year in which the general election
471	is held)
472	
473	(Insert the voter's Florida voter registration
474	number, and if applicable, the petition circulator's
475	number)

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476	
477	By signing below, I swear or affirm that my signature
478	was misrepresented or forged on the petition form
479	indicated in this notice.
480	
481	(Voter's Signature)(Date)
482	
483	This notice becomes a public record upon receipt by
484	the Office of Election Crimes and Security. It is a
485	second degree misdemeanor, punishable as provided in
486	s. 775.082, Florida Statutes, or s. 772.083, Florida
487	Statutes, for a person to knowingly make a false
488	official statement pursuant to s. 837.06, Florida
489	Statutes.
490	
491	2. Upon receiving a completed notice, the Office of
492	Election Crimes and Security shall transmit a copy of such
493	notices to the division. The division shall deem the voter's
494	petition form invalid.
495	(f) Each supervisor shall post the actual cost of signature
496	verification for petition forms received more than 60 days
497	before February 1 of an even-numbered year and for petition
498	forms received less than 60 days before February 1 of an even-
499	<u>numbered year</u> on his or her website $\underline{,}$ and may increase such cost $\overline{,}$
500	as necessary, <u>annually</u> on <u>March 1</u> <del>February 2 of each even-</del>
501	numbered year. These costs include operating and personnel costs
502	associated with comparing signatures, printing and all postage
503	costs related to the verification notice required by paragraph
504	(e), and transmitting petition forms to the division. The
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505 division shall also publish each county's current cost on its 506 website. The division and each supervisor shall biennially 507 review available technology aimed at reducing verification 508 costs.

509 (g) (c) On the last day of each month, or on the last day of 510 each week from December 1 of an odd-numbered year through 511 February 1 of the following year, each supervisor shall post on his or her website the total number of signatures submitted, the 512 513 total number of invalid signatures, the total number of 514 signatures processed, and the aggregate number of verified valid 515 signatures and the distribution of such signatures by 516 congressional district for each proposed amendment proposed by 517 initiative, along with the following information specific to the 518 reporting period: the total number of signed petition forms 519 received, the total number of signatures verified, the 520 distribution of verified valid signatures by congressional 521 district, and the total number of verified petition forms 522 forwarded to the Secretary of State. For any reporting period in which the percentage of petition forms deemed invalid by the 523 524 supervisor exceeds a total of 25 percent of the petition forms 525 received by the supervisor for that reporting period, the 526 supervisor shall notify the Office of Election Crimes and 527 Security. The Office of Election Crimes and Security shall 528 conduct a preliminary investigation into the activities of the 529 sponsor, one or more petition circulators, or a person 530 collecting petition forms on behalf of a sponsor, to determine 531 whether the invalidated petitions are a result of fraud or any 532 other violation of this section. As authorized by ss. 97.012(15) 533 and 97.022(1), the Office of Elections Crimes and Security may,

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534 if warranted, report findings to the statewide prosecutor or the state attorney for the judicial circuit in which the alleged 535 536 violation occurred for prosecution. 537 (h) A signed petition form submitted by an ineligible or 538 unregistered petition circulator must be invalidated and may not 539 be counted toward the number of necessary signatures for 540 placement on the ballot. (15) (12) The Secretary of State shall determine from the 541 542 signatures verified by the supervisors of elections the total 543 number of verified valid signatures, less any signatures that 544 were invalidated pursuant to subsection (14), and the 545 distribution of such signatures by congressional districts, and 546 the division shall post such information on its website at the 547 same intervals specified in paragraph (14)(g) (11)(c). Upon a 548 determination that the requisite number and distribution of 549 valid signatures have been obtained, the secretary shall issue a 550 certificate of ballot position for that proposed amendment and 551 shall assign a designating number pursuant to s. 101.161. The 552 secretary must rescind the certificate of ballot position if an 553 advisory opinion issued by the Supreme Court pursuant to s. 554 16.061(1) deems the initiative petition invalid. 555 (16) (a) (13) (a) Upon receipt of a proposed revision or 556 amendment from the Secretary of State, the coordinator of the 557 Office of Economic and Demographic Research shall contact the 558 person identified as the sponsor to request an official list of 559 all persons authorized to speak on behalf of the named sponsor 560 and, if there is one, the sponsoring organization at meetings 561 held by the Financial Impact Estimating Conference. All other 562 persons must be deemed interested parties or proponents or

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563 opponents of the initiative. The Financial Impact Estimating 564 Conference shall provide an opportunity for any representative 565 of the sponsor, interested parties, and proponents or opponents 566 of the initiative to submit information and may solicit 567 information or analysis from any other entities or agencies, 568 including the Office of Economic and Demographic Research At the 569 same time the Secretary of State submits an initiative petition 570 to the Attorney Ceneral pursuant to s. 15.21, the secretary 571 shall submit a copy of the initiative petition to the Financial 572 Impact Estimating Conference.

573 (b) Within 75 days after receipt of a proposed revision or 574 amendment to the State Constitution by initiative petition from 575 the Secretary of State, the Financial Impact Estimating 576 Conference shall complete an analysis and financial impact 577 statement to be placed on the ballot of the estimated increase 578 or decrease in any revenues or costs to state or local 579 governments and the overall impact to the state budget resulting 580 from the proposed initiative. The 75-day time limit is tolled when the Legislature is in session. The Financial Impact 581 582 Estimating Conference shall submit the financial impact 583 statement to the Attorney General and Secretary of State. If the 584 initiative petition has been submitted to the Financial Impact 585 Estimating Conference but the validity of signatures has expired and the initiative petition no longer qualifies for ballot 586 587 placement at the ensuing general election, the Secretary of 588 State must notify the Financial Impact Estimating Conference. 589 The Financial Impact Estimating Conference does is not required 590 to complete an analysis and financial impact statement for an 591 initiative petition that fails to meet the requirements of

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592 subsection (1) for placement on the ballot before the 75-day 593 time limit, including any tolling period, expires, the ballot 594 must include the statement required by s. 101.161(1)(e). The 595 initiative petition may be resubmitted to the Financial Impact 596 Estimating Conference if the initiative petition meets the 597 requisite criteria for a subsequent general election cycle. A 598 new Financial Impact Estimating Conference shall be established 599 at such time as the initiative petition again satisfies the 600 criteria in s. 15.21(1).

601 (b) Immediately upon receipt of a proposed revision or 602 amendment from the Secretary of State, the coordinator of the Office of Economic and Demographic Research shall contact the 603 604 person identified as the sponsor to request an official list of 605 all persons authorized to speak on behalf of the named sponsor 606 and, if there is one, the sponsoring organization at meetings 607 held by the Financial Impact Estimating Conference. All other 608 persons shall be deemed interested parties or proponents or 609 opponents of the initiative. The Financial Impact Estimating 610 Conference shall provide an opportunity for any representatives 611 of the sponsor, interested parties, proponents, or opponents of 612 the initiative to submit information and may solicit information 613 or analysis from any other entities or agencies, including the 614 Office of Economic and Demographic Research.

(c) <u>The Financial Impact Estimating Conference may be</u> convened only by the President of the Senate and the Speaker of the House of Representatives, jointly. All meetings of the Financial Impact Estimating Conference shall be open to the public. The President of the Senate and the Speaker of the House of Representatives, jointly, shall be the sole judge for the

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621 interpretation, implementation, and enforcement of this622 subsection.

1. The Financial Impact Estimating Conference is 623 624 established to review, analyze, and estimate the financial 625 impact of amendments to or revisions of the State Constitution 626 proposed by initiative. The Financial Impact Estimating 627 Conference shall be composed consist of four principals: one 628 person from the professional staff of the Executive Office of 62.9 the Governor or from a state agency, designated by the Governor; 630 the coordinator of the Office of Economic and Demographic Research, or his or her designee; one person from the 631 632 professional staff of the Senate, designated by the President of 633 the Senate; and one person from the professional staff of the 634 House of Representatives, designated by the Speaker of the House 635 of Representatives. Each principal shall have appropriate fiscal 636 expertise in the subject matter of the initiative. A Financial 637 Impact Estimating Conference may be appointed for each 638 initiative.

639 2. Principals of the Financial Impact Estimating Conference 640 shall reach a consensus or majority concurrence on a clear and 641 unambiguous financial impact statement, no more than 150 words 642 in length, and immediately submit the statement to the Attorney 643 General. Nothing in this subsection prohibits the Financial 644 Impact Estimating Conference from setting forth a range of 645 potential impacts in the financial impact statement. Any 646 financial impact statement that a court finds not to be in accordance with this section shall be remanded solely to the 647 648 Financial Impact Estimating Conference for redrafting. The 649 Financial Impact Estimating Conference shall redraft the

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650 financial impact statement within 15 days. 651 3. If the Supreme Court has rejected the initial submission 652 by the Financial Impact Estimating Conference and no redraft has 653 been approved by the Supreme Court by 5 p.m. on the 75th day 654 before the election, the following statement shall appear on the 655 ballot: "The impact of this measure, if any, has not been 656 determined at this time." 657 (d) The financial impact statement must be separately 658 contained on the petition form and the ballot and be set forth 659 after the ballot summary as required in s. 101.161(1). 660 1. If the financial impact statement projects a net 661 negative impact on the state budget, the ballot must include the 662 statement required by s. 101.161(1)(b). 663 2. If the financial impact statement projects a net 664 positive impact on the state budget, the ballot must include the 665 statement required by s. 101.161(1)(c). 666 3. If the financial impact statement estimates an 667 indeterminate financial impact or if the members of the 668 Financial Impact Estimating Conference are unable to agree on 669 the statement required by this subsection, the ballot must 670 include the statement required by s. 101.161(1)(d). 671 4. If the financial impact statement was not produced or if 672 the Financial Impact Estimating Conference did not meet to 673 produce the financial statement, the ballot must include the 674 statement required by s. 101.161(1)(e). 675 (e) 1. Any financial impact statement that the Supreme Court 676 finds not to be in accordance with this subsection shall be 677 remanded solely to the Financial Impact Estimating Conference 678 for redrafting, provided the court's advisory opinion is

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679 rendered at least 75 days before the election at which the 680 question of ratifying the amendment will be presented. The 681 Financial Impact Estimating Conference shall prepare and adopt a 682 revised financial impact statement no later than 5 p.m. on the 683 15th day after the date of the court's opinion. The sponsor of 684 the initiative must refile the petition with the revised 685 financial impact statement with the Secretary of State as a new 686 petition.

687 2. If, by 5 p.m. on the 75th day before the election, the 688 Supreme Court has not issued an advisory opinion on the initial 689 financial impact statement prepared by the Financial Impact 690 Estimating Conference for an initiative amendment that otherwise 691 meets the legal requirements for ballot placement, the financial 692 impact statement shall be deemed approved for placement on the 693 ballot.

694 (f) 3. In addition to the financial impact statement 695 required by this subsection, the Financial Impact Estimating Conference shall draft an initiative financial information 696 697 statement. The initiative financial information statement should 698 describe in greater detail than the financial impact statement 699 any projected increase or decrease in revenues or costs that the 700 state or local governments would likely experience if the ballot measure were approved. If appropriate, the initiative financial 701 702 information statement may include both estimated dollar amounts 703 and a description placing the estimated dollar amounts into 704 context. The initiative financial information statement must 705 include both a summary of not more than 500 words and additional 706 detailed information that includes the assumptions that were 707 made to develop the financial impacts, workpapers, and any other

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708 information deemed relevant by the Financial Impact Estimating 709 Conference.

(g)4. The Department of State shall have printed, and shall furnish to each supervisor of elections, a copy of the summary from the initiative financial information statements. The supervisors shall have the summary from the initiative financial information statements available at each polling place and at the main office of the supervisor of elections upon request.

(h) 5. The Secretary of State and the Office of Economic and Demographic Research shall make available on the Internet each initiative financial information statement in its entirety. In addition, each supervisor of elections whose office has a website shall post the summary from each initiative financial information statement on the website. Each supervisor shall include a copy of each summary from the initiative financial information statements and the Internet addresses for the information statements on the Secretary of State's and the Office of Economic and Demographic Research's websites in the publication or mailing required by s. 101.20.

(17) (14) The Department of State may adopt rules in accordance with s. 120.54 to <u>implement this section</u> carry out the provisions of subsections (1)-(14).

(18) (15) No provision of this code shall be deemed to prohibit a private person exercising lawful control over privately owned property, including property held open to the public for the purposes of a commercial enterprise, from excluding from such property persons seeking to engage in activity supporting or opposing initiative amendments. Section 7. (1) By July 1, 2025, the Department of State

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737	shall update the forms as required by the amendments made to s.
738	100.371(3), Florida Statutes, for any proposed amendments
739	received before July 1, 2025.
740	(2)(a) By June 1, 2025, the Department of State shall make
741	available a new petition circulator application to incorporate
742	the amendments made to s. 100.371(4), Florida Statutes.
743	(b)1. Effective July 1, 2025, the registration of each
744	petition circulator expires.
745	2. No later than 7 days after this section becomes law, the
746	Department of State shall notify each petition circulator that
747	his or her registration expires on July 1, 2025, and that he or
748	she may reregister by completing a new application that will be
749	available before the current registration expires.
750	(c) By June 1, 2025, the Department of State shall develop
751	the training required by s. 100.371(4)(f), Florida Statutes.
752	(3) No later than October 1, 2025, a supervisor of
753	elections may increase the cost of signature verification
754	pursuant to the amendments made to s. 100.371(14)(f), Florida
755	Statutes. A supervisor shall post the cost of signature
756	verification on his or her publicly available website as soon as
757	such cost is determined.
758	Section 8. Paragraph (a) of subsection (1) of section
759	101.161, Florida Statutes, is amended, and paragraph (e) is
760	added to that subsection, to read:
761	101.161 Referenda; ballots
762	(1) Whenever a constitutional amendment or other public
763	measure is submitted to the vote of the people, a ballot summary
764	of such amendment or other public measure shall be printed in
765	clear and unambiguous language on the ballot after the list of

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766 candidates, followed by the word "yes" and also by the word 767 "no," and shall be styled in such a manner that a "yes" vote 768 will indicate approval of the proposal and a "no" vote will 769 indicate rejection. The ballot summary of the amendment or other 770 public measure and the ballot title to appear on the ballot 771 shall be embodied in the constitutional revision commission 772 proposal, constitutional convention proposal, taxation and 773 budget reform commission proposal, or enabling resolution or 774 ordinance. The ballot summary of the amendment or other public 775 measure shall be an explanatory statement, not exceeding 75 776 words in length, of the chief purpose of the measure. In 777 addition, for every constitutional amendment proposed by 778 initiative, the ballot shall include, following the ballot 779 summary, in the following order:

(a) A separate financial impact statement concerning the measure prepared by the Financial Impact Estimating Conference in accordance with <u>s. 100.371(16)</u>  $\frac{100.371(13)}{5.100.371(13)}$ .

(e) If the financial impact statement was not produced or if the Financial Impact Estimating Conference did not meet to produce the financial impact statement, the following statement in bold print:

## THE FINANCIAL IMPACT OF THIS AMENDMENT, IF ANY, HAS NOT BEEN DETERMINED AT THIS TIME.

791 The ballot title shall consist of a caption, not exceeding 15 792 words in length, by which the measure is commonly referred to or 793 spoken of. This subsection does not apply to constitutional 794 amendments or revisions proposed by joint resolution.

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795 Section 9. Subsection (2) of section 102.111, Florida 796 Statutes, is amended to read: 102.111 Elections Canvassing Commission.-797 798 (2) The Elections Canvassing Commission shall meet at 8 799 a.m. on the 9th day after a primary election and at 8 a.m. on 800 the 14th day after a general election to certify the returns of the election for each federal, state, and multicounty office and 801 802 for each constitutional amendment. If a member of a county canvassing board that was constituted pursuant to s. 102.141 803 804 determines, within 5 days after the certification by the Elections Canvassing Commission, that a typographical error 805 806 occurred in the official returns of the county, the correction 807 of which could result in a change in the outcome of an election, 808 the county canvassing board must certify corrected returns to 809 the Department of State within 24 hours, and the Elections 810 Canvassing Commission must correct and recertify the election 811 returns as soon as practicable. Section 10. Section 102.121, Florida Statutes, is amended 812 813 to read: 814 102.121 Elections Canvassing Commission to issue 815 certificates.-The Elections Canvassing Commission shall make and 816 sign separate certificates of the result of the election for 817 federal officers, and state officers, and constitutional amendments, which certificates must shall be written and contain 818 819 the total number of votes cast for and against each person for

820 each office <u>and the total number of votes cast for and against</u> 821 <u>each constitutional amendment</u>. The certificates, the one 822 including the result of the election for presidential electors 823 and representatives to Congress, and the other including the

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824 result of the election for state officers, shall be recorded in 825 the Department of State in a book to be kept for that purpose. 826 Section 11. Subsections (1), (3), and (4) of section 827 102.168, Florida Statutes, are amended to read: 828 102.168 Contest of election.-829 (1) Except as provided in s. 102.171, the certification of 830 election or nomination of any person to office, or of the 831 adoption of a constitutional amendment or the result on any question submitted by referendum, may be contested in the 832 833 circuit court by any unsuccessful candidate for such office or 834 nomination thereto or by any voter elector qualified to vote in 835 the election related to such candidacy or constitutional 836 amendment, or by any taxpayer, respectively. 837 (3) The complaint must shall set forth the grounds on which 838 the contestant intends to establish his or her right to such 839 office; or set aside the result of the election on a submitted 840 referendum or constitutional amendment. The grounds for 841 contesting an election or a constitutional amendment under this 842 section are: 843 (a) Misconduct, fraud, or corruption on the part of any 844 election official or any member of the canvassing board 845 sufficient to change or place in doubt the result of the 846 election. (b) Ineligibility of the successful candidate for the 847 848 nomination or office in dispute or of the proposed 849 constitutional amendment for placement on the ballot.

850 (c) Receipt of a number of illegal votes or rejection of a 851 number of legal votes sufficient to change or place in doubt the 852 result of the election.

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853 (d) Proof that any voter elector, election official, or 854 canvassing board member was given or offered a bribe or reward 855 in money, property, or any other thing of value for the purpose 856 of procuring the successful candidate's nomination or election 857 or determining the result on any question submitted by 858 referendum or constitutional amendment. 859 (4) The canvassing board responsible for canvassing the 860 election is an indispensable party defendant in county and local 861 elections. The Elections Canvassing Commission is an 862 indispensable party defendant in federal, state, and multicounty 863 elections, in elections for constitutional amendments, and in 864 elections for justice of the Supreme Court, judge of a district 865 court of appeal, and judge of a circuit court. The successful 866 candidate is an indispensable party to any action brought to 867 contest the election or nomination of a candidate. The sponsor 868 of a constitutional amendment proposed by initiative petition, identified pursuant to s. 100.371, is an indispensable party to 869 870 any action brought to contest such election. 871

Section 12. Subsection (2) of section 104.185, Florida Statutes, is amended to read:

104.185 Petitions; knowingly signing more than once; 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, or who fills in missing
information on a signed petition, to secure ballot position for
a candidate, a minor political party, or an issue commits a
felony of the third degree, punishable as provided in s.
775.082, s. 775.083, or s. 775.084.

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Section 13. Section 104.186, Florida Statutes, is amended

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882	to read:
883	104.186 Initiative petitions; violations.—A person who
884	compensates a petition circulator as defined in s. 97.021 based
885	on the number of petition forms gathered, as prohibited by s.
886	100.371(5), commits a felony of the third degree, punishable as
887	provided in s. 775.082, s. 775.083, or s. 775.084. This section
888	does not prohibit employment relationships that do not base
889	payment on the number of signatures collected.
890	Section 14. Section 104.187, Florida Statutes, is amended
891	to read:
892	104.187 Initiative petitions; registration.—A person who
893	violates <u>s. 100.371(4)(a)</u> <del>s. 100.371(3)</del> commits a misdemeanor of
894	the second degree, punishable as provided in s. 775.082 or s.
895	775.083.
896	Section 15. Effective July 1, 2025, section 104.188,
897	Florida Statutes, is created to read:
898	104.188 Petition forms gathered from immediate family;
899	violations
900	(1) For the purposes of this section, the term "immediate
901	family" means a person's spouse or the parent, child,
902	grandparent, grandchild, or sibling of the person or the
903	person's spouse.
904	(2) A person who collects, delivers, or otherwise
905	physically possesses more than five signed petition forms in
906	addition to his or her own signed petition form or a signed
907	petition form belonging to an immediate family member, and who
908	is not registered as a petition circulator pursuant to s.
909	100.371(4)(a), commits a felony of the third degree, punishable
910	<u>as provided in s. 775.082, s. 775.083, or s. 775.084.</u>

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911	(3) This section may not be construed to prohibit a person
912	from distributing petition forms designed for personal use as
913	described in s. 100.371(3)(e).
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916	And the title is amended as follows:
917	Delete lines 1141 - 1294
918	and insert:
919	specified circumstances; providing construction;
920	defining the term "immediate family"; prohibiting
921	certain persons from collecting signatures or
922	initiative petitions; requiring that applications for
923	registration include specified information;
924	authorizing citizens to challenge a petition
925	circulator's registration by filing a petition in
926	circuit court; authorizing the court to enjoin the
927	petition circulator from collecting signatures or
928	petition forms until registered; authorizing the
929	division to revoke a petition circulator's
930	registration under specified circumstances;
931	prohibiting persons from registering to collect
932	signatures or initiative petitions until they complete
933	a required training; providing the requirements for
934	such training; providing civil penalties for the
935	sponsors of initiative amendments that knowingly allow
936	persons to collect petition forms on their behalf and
937	violate specified provisions; prohibiting a sponsor
938	from compensating a petition circulator based on the
939	number of petition forms gathered or the time within

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940 which such forms are gathered; providing construction; 941 requiring the division to make forms available to 942 registered petition circulators in a certain format; 943 deleting a requirement that supervisors of elections 944 provide the division information on petition forms 945 assigned to them; requiring sponsors to deliver forms 946 promptly to the supervisor of elections in the county 947 in which a voter resides within a specified timeframe 948 after the form is signed; revising the civil penalties 949 for failing to deliver forms within the prescribed 950 timeframes; providing civil penalties for the sponsors 951 of petitions if the person collecting petition forms 952 on behalf of the sponsor signs the name of another, 953 signs a fictitious name, or fills in missing 954 information on the signed petition form; providing 955 criminal penalties for persons who, while collecting 956 petition forms, copy or retain a voter's personal 957 identifying information for a reason other than to 958 provide such information to the sponsor of an 959 initiative petition; providing civil penalties for 960 sponsors who mail or provide prefilled initiative 961 petitions; providing that sponsors that discover and 962 report a violation as soon as practicable may not be 963 fined for such violation; requiring the supervisor to 964 record the date a submitted petition is received; 965 requiring the supervisor to notify the division of any 966 misfiled petition; revising the conditions under which 967 a supervisor verifies signatures to include processing 968 of a certain fee; requiring supervisors, beginning on

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969 a specified date, to promptly record, in a specified 970 manner, the date each form is received and the date 971 the form is verified as valid; revising the conditions 972 under which a supervisor may verify a signature on an 973 initiative petition form; requiring supervisors to 974 electronically transmit digital images, which must 975 meet a specified standard, of all received petition 976 forms to the division; requiring that such forms be 977 identified as valid or invalid; requiring supervisors 978 to retain all petition forms and identify those forms 979 verified as valid from those deemed invalid until such 980 forms are processed; requiring supervisors to deliver 981 physical forms to the division; requiring the division 982 to retain such forms for a specified timeframe; 983 requiring supervisors to send a notice, which may be 984 returned to the Office of Election Crimes and 985 Security, to voters after their signature is verified, 986 beginning on a specified date; providing requirements 987 for such notice; requiring the Office of Election 988 Crimes and Security to transmit copies of returned 989 notices, upon receipt, to the division; requiring the 990 division to deem the voter petition form invalid if a 991 completed notice is received; providing that 992 supervisors of elections are required to post on their 993 websites the actual costs of signature verification 994 for all petition forms, and that they may increase 995 such costs annually by a specified date; specifying 996 that such costs include costs related to certain 997 actions; requiring supervisors to notify the Office of

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998 Election Crimes and Security under a specified 999 condition; requiring the office to conduct specified 1000 preliminary investigations; authorizing the office to 1001 report findings of such investigations to the 1002 statewide prosecutor or a certain state attorney; 1003 providing that a signed petition form submitted by an 1004 ineligible or unregistered petition circulator must be 1005 invalidated; revising information related to signature 1006 verification which must be posted on the division's 1007 website; requiring the Secretary of State to rescind 1008 the certificate of ballot position if an advisory 1009 opinion from the Supreme Court deems the initiative 1010 petition invalid; requiring the Financial Impact 1011 Estimating Conference to submit the financial impact 1012 statement to the Secretary of State; requiring that a 1013 certain statement be included on the ballot if the 1014 conference does not complete an analysis and financial 1015 impact statement within a specified timeframe; 1016 providing that only the President of the Senate and 1017 the Speaker of the House of Representatives, jointly, 1018 may convene the conference; revising the membership of 1019 the conference; deleting a provision authorizing the 1020 court to remand the financial impact statement to the 1021 conference to be redrafted; requiring that such 1022 statement appear on the petition form and ballot; 1023 requiring a sponsor to refile a petition as a new 1024 petition under certain circumstances; deleting a 1025 provision that deems financial impact statements 1026 approved for placement on the ballot under certain

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1027 circumstances; requiring the Department of State to 1028 update petition forms by a specified date; requiring the department to make the petition circulator 1029 1030 application available by a specified date; providing 1031 that each petition circulator registration expires on a specified date; requiring the department to notify 1032 1033 such petition circulators of the expiration of their 1034 registration by a specified date; requiring the 1035 department to develop a certain training within a 1036 specified timeframe; authorizing supervisors of 1037 elections to increase the costs of signature 1038 verification before a specified date; requiring the 1039 supervisors to post such cost on their publicly 1040 available websites as soon as the cost is determined; 1041 amending s. 101.161, F.S.; requiring that a certain 1042 statement be included on the ballot if a financial 1043 impact statement was not produced or the Financial Impact Estimating Conference did not meet to produce 1044 1045 one; conforming a cross-reference; amending s. 1046 102.111, F.S.; requiring the Elections Canvassing 1047 Commission to certify the returns of constitutional 1048 amendments; amending s. 102.121, F.S.; requiring the 1049 commission to make and sign separate certificates for 1050 constitutional amendments; providing requirements for such certificates; amending s. 102.168, F.S.; 1051 1052 providing for standing to contest the adoption of a 1053 constitutional amendment by any qualified voter or 1054 taxpayer; revising the grounds on which such parties may contest an election or a constitutional amendment; 1055

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1056 providing that the commission and the sponsor of the 1057 amendment are indispensable parties in any such action; amending s. 104.185, F.S.; providing criminal 1058 1059 penalties for persons who fill in missing information 1060 on a signed petition form to secure a ballot position for a candidate, a minor political party, or an issue; 1061 1062 amending s. 104.186, F.S.; providing criminal 1063 penalties for persons who compensate others based on 1064 the number of petition forms gathered, as prohibited 1065 by a specified section; amending s. 104.187, F.S.; 1066 conforming a cross-reference; creating s. 104.188, 1067 F.S.; defining the term "immediate family"; providing 1068 criminal penalties for certain persons who collect, 1069 deliver, or otherwise physically possess more than a 1070 certain number of signed petition forms other than 1071 their own or forms belonging to an immediate family 1072 member; providing construction; creating s. 106.151, 1073 F.S.; defining the term