1 A bill to be entitled 2 An act relating to elections; creating s. 97.0115, F.S.; 3 providing that all matters in chapters 97 through 105, 4 F.S., are preempted to the state, unless otherwise 5 specified; amending s. 97.021, F.S.; defining the term 6 "absent uniformed services voter"; revising the definition 7 of the term "overseas voter"; amending s. 98.0981, F.S., 8 relating to statewide voter information; conforming a 9 cross-reference; ; amending s. 101.111, F.S.; revising 10 voter challenge oath requirements; providing circumstances 11 under which a challenged voter may execute a change of legal residence, be directed to the proper precinct, or 12 vote a provisional ballot; amending s. 101.56075, F.S.; 13 14 extending the deadline by which persons with disabilities 15 will be required to vote on voter interface devices 16 meeting specified requirements; amending s. 101.5612, 17 F.S.; requiring the supervisor of elections to publish on his or her website a notice of testing of tabulating 18 19 equipment; requiring the use of certain ballots and 20 technology for preelection testing of tabulating 21 equipment; amending s. 101.62, F.S.; requiring the 22 supervisor of elections to notify the absent uniformed 23 services voter and overseas voter of the free access 24 system for determining absentee ballot status; providing a 25 timeframe for an absentee ballot to be sent to each absent 26 uniformed services voter and overseas voter; providing 27 acceptable formats for requesting an absentee ballot; 28 modifying circumstances under which the department is Page 1 of 57

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29 authorized to prescribe rules for a ballot to be sent to 30 absent uniformed services voters and overseas voters; 31 amending s. 101.694, F.S.; requiring a supervisor to send 32 absentee ballots by specified means to certain persons upon receipt of a federal postcard application; deleting 33 34 provisions relating to the period for which an absentee 35 ballot request is valid; amending s. 101.6952, F.S.; revising responsibilities of the supervisor of elections 36 37 when an absent uniformed services voter's or overseas 38 voter's request for an absentee ballot includes an e-mail 39 address; requiring the supervisor to record the e-mail address in the absentee ballot record and, via e-mail, 40 confirm that the request was received, inform the voter of 41 42 the estimated date the absentee ballot will be sent, and 43 notify the voter when the voted absentee ballot is 44 received; amending s. 101.71, F.S.; requiring the 45 supervisor of elections to ensure the provision of adequate supplies, equipment, and personnel when precincts 46 47 are collocated; requiring the supervisor of elections to publish the relocation of a polling place on his or her 48 49 website; amending s. 102.012, F.S.; allowing the 50 supervisor of elections to appoint one election board for collocated precincts and requiring the appointment of 51 adequate personnel for the collocated precincts; amending 52 53 s. 102.111, F.S.; clarifying that the Governor and Cabinet 54 members shall serve ex officio on the Elections Canvassing 55 Commission; establishing meeting times for the commission; 56 amending s. 102.112, F.S.; conforming a cross-reference;

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57 amending s. 102.141, F.S.; requiring the supervisor of 58 elections to publish on his or her website notice of the 59 time for canvassing absentee and provisional ballots; 60 providing circumstances under which the Secretary of State, county canvassing board, or local board is 61 62 responsible for ordering recounts in elections; specifying 63 the time for filing returns for elections in which a recount was ordered; amending s. 102.166, F.S.; providing 64 circumstances under which the Secretary of State, county 65 66 canvassing board, or local board is responsible for 67 ordering a manual recount of overvotes and undervotes; amending s. 106.25, F.S.; authorizing the Florida 68 69 Elections Commission to determine whether a person's 70 conduct was willful in an informal hearing following a 71 finding of probable cause; providing a short title; 72 amending s. 106.143, F.S.; providing an alternative 73 statement that may be used to identify a candidate as the 74 sponsor of a political advertisement under certain 75 circumstances; providing circumstances under which certain 76 campaign messages and political advertisements are not 77 required to state or display specific information 78 regarding the identity of the candidate, his or her party 79 affiliation, and the office sought in the message or 80 advertisement; authorizing a candidate or political 81 committee to place a statement on a social networking 82 website or account indicating that the site or account is 83 an official site or account approved by the candidate or 84 political committee; prohibiting an official designation Page 3 of 57

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85 without the prior approval by the candidate or political 86 committee; amending s. 106.011, F.S.; revising the definition of the term "political committee" to remove 87 88 certain reporting requirements included in the exclusion 89 of electioneering communications organizations from the definition; revising the definition of the term "filing 90 91 officer" to expand applicability to electioneering communications organizations; revising the definition of 92 93 the term "electioneering communication" to conform to 94 certain federal requirements and to delineate what 95 constitutes such a communication; revising the definition of the term "electioneering communications organization"; 96 97 amending s. 106.03, F.S.; revising the registration 98 requirements for electioneering communications 99 organizations; revising the statement of organization 100 requirements; revising rule adoption requirements relating 101 to dissolution of political committees and electioneering 102 communications organizations; amending s. 106.0703, F.S.; 103 consolidating reporting requirements in ch. 106, F.S., 104 applicable to electioneering communications organizations; 105 providing penalties; conforming provisions; prohibiting 106 the use of credit cards by electioneering communications 107 organizations; amending s. 106.0705, F.S., relating to 108 electronic filing of campaign treasurer's reports; 109 conforming provisions; amending s. 106.071, F.S.; 110 increasing the aggregate amount of expenditures required 111 for filing certain reports related to independent expenditures or electioneering communications; amending s. 112

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113	106.08, F.S.; removing certain limitations on
114	contributions received by an electioneering communications
115	organization; amending s. 106.1439, F.S.; providing
116	identification requirements for certain electioneering
117	communications; providing an exception for telephone
118	calls; amending s. 106.147, F.S., relating to telephone
119	solicitation disclosure requirements; removing
120	requirements relating to electioneering communication, to
121	conform; reenacting ss. 106.011(1)(b), (3), (4), (18), and
122	(19), 106.022(1), 106.03(1)(b), 106.04(5), 106.0703,
123	106.0705(2)(b), 106.071(1), 106.08(7), 106.1437, 106.1439,
124	and 106.17, F.S., relating to definitions, registered
125	office and agent requirements, registration requirements,
126	prohibited activities for committees of continuous
127	existence, additional reporting requirements, electronic
128	filing requirements, expenditure reports, penalties for
129	violations pertaining to limitations on contributions,
130	miscellaneous advertisements, electioneering
131	communications disclaimers and penalties for failure to
132	include disclaimers, and polls and surveys pertaining to
133	candidacies, to cure and conform; amending s. 379.352,
134	F.S., relating to recreational licenses and permits;
135	conforming cross-references; providing effective dates.
136	
137	Be It Enacted by the Legislature of the State of Florida:
138	
139	Section 1. Section 97.0115, Florida Statutes, is created
140	to read:
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141	97.0115 PreemptionAll matters set forth in chapters 97-
142	105 are preempted to the state, except as otherwise specifically
143	authorized by state or federal law. The conduct of municipal
144	elections shall be governed by s. 100.3605.
145	Section 2. Present subsections (2) through (43) of section
146	97.021, Florida Statutes, are renumbered as subsections (3)
147	through (44), respectively, a new subsection (2) is added to
148	that section, and present subsection (22) of that section is
149	amended, to read:
150	97.021 DefinitionsFor the purposes of this code, except
151	where the context clearly indicates otherwise, the term:
152	(2) "Absent uniformed services voter" means:
153	(a) A member of a uniformed service on active duty who, by
154	reason of such active duty, is absent from the place of
155	residence where the member is otherwise qualified to vote;
156	(b) A member of the merchant marine who, by reason of
157	service in the merchant marine, is absent from the place of
158	residence where the member is otherwise qualified to vote; or
159	(c) A spouse or dependent of a member referred to in
160	paragraph (a) or paragraph (b) who, by reason of the active duty
161	or service of the member, is absent from the place of residence
162	where the spouse or dependent is otherwise qualified to vote.
163	(23) (22) "Overseas voter" means:
164	(a) An absent uniformed services voter who, by reason of
165	active duty or service, is absent from the United States on the
166	date of the election involved Members of the uniformed services
167	while in the active service who are permanent residents of the
168	state and are temporarily residing outside the territorial
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169 limits of the United States and the District of Columbia; 170 (b) A person who resides outside the United States and is 171 qualified to vote in the last place in which the person was 172 domiciled before leaving the United States Members of the 173 Merchant Marine of the United States who are permanent residents 174 of the state and are temporarily residing outside the 175 territorial limits of the United States and the District of 176 Columbia; or and 177 (C) A person who resides outside the United States and, but for such residence, would be qualified to vote in the last 178 179 place in which the person was domiciled before leaving the 180 United States Other citizens of the United States who are 181 permanent residents of the state and are temporarily residing 182 outside the territorial limits of the United States and the 183 District of Columbia, 184 185 who are qualified and registered to vote as provided by law. 186 Section 3. Subsection (3) of section 98.0981, Florida 187 Statutes, is amended to read: 188 98.0981 Reports; voting history; statewide voter 189 registration system information; precinct-level election 190 results; book closing statistics.-191 PRECINCT-LEVEL BOOK CLOSING STATISTICS.-After the date (3)192 of book closing but before the date of an election as defined in 193 s. 97.021 s. 97.021(10) to fill a national, state, county, or 194 district office, or to vote on a proposed constitutional 195 amendment, the department shall compile the following precinct-196 level statistical data for each county:

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```
CS/CS/HB 131, Engrossed 2
                                                                      2010
197
           (a)
               Precinct numbers.
198
           (b)
               Total number of active registered voters by party for
199
     each precinct.
200
          Section 4. Section 101.111, Florida Statutes, is amended
201
     to read:
202
          101.111 Voter challenges Person desiring to vote may be
203
     challenged; challenger to execute oath; oath of person
204
     challenged; determination of challenge.-
205
           (1) (a) Any registered elector or poll watcher of a county
     may challenge the right of a person to vote in that county. The
206
207
     challenge must be in writing and contain the following oath,
208
     which shall be delivered to the clerk or inspector:
209
                      OATH OF PERSON ENTERING CHALLENGE
210
211
     State of Florida
212
     County of ....
213
214
     I do solemnly swear or affirm that my name is ....; that I am a
215
     member of the .... Party; that I am a registered voter or
216
     pollwatcher; that my residence address is ...., in the
217
     municipality of ....; and that I have reason to believe that
218
     .... is attempting to vote illegally and the reasons for my
219
     belief are set forth herein to wit:
220
221
222
          ... (Signature of person challenging voter)...
223
224
     Sworn and subscribed to before me this .... day of ....,
                                   Page 8 of 57
```

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225 ... (year)....

226

... (Clerk of election) ...

2010

(b)<u>1.</u> The clerk or inspector shall immediately deliver to the challenged person a copy of the oath of the person entering the challenge, and the challenged voter shall be allowed to cast a provisional ballot in accordance with s. 101.048, except as provided in subparagraph 2.

232 2. If the basis for the challenge is that the person's 233 legal residence is not in that precinct, the person shall first 234 be given the opportunity to execute a change of legal residence 235 in order to be able to vote a regular ballot in accordance with 236 s. 101.045(2). If the change of legal residence is such that the 237 person is then properly registered for that precinct, the person 238 shall be allowed to vote a regular ballot. If the change of 239 legal residence places the person in another precinct, the 240 person shall be directed to the proper precinct to vote. If such 241 person insists that he or she is currently in the proper 242 precinct, the person shall be allowed to vote a provisional 243 ballot in accordance with s. 101.048.

244 Alternatively, a challenge in accordance with this (C) 245 section may be filed in advance with the supervisor of elections 246 no sooner than 30 days before an election. The supervisor shall 247 promptly provide the election board in the challenged voter's 248 precinct with a copy of the oath of the person entering the challenge. The challenged voter shall be allowed to cast a 249 provisional ballot in accordance with s. 101.048, subject to the 250 251 provisions of subparagraph (b)2.

252

(2) Any elector or poll watcher filing a frivolous Page 9 of 57

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253 challenge of any person's right to vote commits a misdemeanor of 254 the first degree, punishable as provided in s. 775.082 or s. 255 775.083; however, electors or poll watchers shall not be subject 256 to liability for any action taken in good faith and in 257 furtherance of any activity or duty permitted of such electors 258 or poll watchers by law. Each instance where any elector or poll 259 watcher files a frivolous challenge of any person's right to 260 vote constitutes a separate offense.

261 Section 5. Subsection (3) of section 101.56075, Florida 262 Statutes, is amended to read:

263

101.56075 Voting methods.-

(3) By <u>2016</u> 2012, persons with disabilities shall vote on
a voter interface device that meets the voter accessibility
requirements for individuals with disabilities under s. 301 of
the federal Help America Vote Act of 2002 and s. 101.56062 which
are consistent with subsection (1) of this section.

269 Section 6. Subsections (2) and (5) of section 101.5612, 270 Florida Statutes, are amended to read:

271

101.5612 Testing of tabulating equipment.-

272 On any day not more than 10 days prior to the (2)273 commencement of early voting as provided in s. 101.657, the 274 supervisor of elections shall have the automatic tabulating 275 equipment publicly tested to ascertain that the equipment will 276 correctly count the votes cast for all offices and on all measures. If the ballots to be used at the polling place on 277 election day are not available at the time of the testing, the 278 279 supervisor may conduct an additional test not more than 10 days 280 before election day. Public notice of the time and place of the

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281 test shall be given at least 48 hours prior thereto by publication on the supervisor of elections' website and once in 282 283 one or more newspapers of general circulation in the county or, 284 if there is no newspaper of general circulation in the county, 285 by posting the notice in at least four conspicuous places in the 286 county. The supervisor or the municipal elections official may, 287 at the time of qualifying, give written notice of the time and 288 location of the public preelection test to each candidate 289 qualifying with that office and obtain a signed receipt that the notice has been given. The Department of State shall give 290 written notice to each statewide candidate at the time of 291 292 qualifying, or immediately at the end of qualifying, that the 293 voting equipment will be tested and advise each candidate to 294 contact the county supervisor of elections as to the time and 295 location of the public preelection test. The supervisor or the 296 municipal elections official shall, at least 15 days prior to 297 the commencement of early voting as provided in s. 101.657, send 298 written notice by certified mail to the county party chair of 299 each political party and to all candidates for other than 300 statewide office whose names appear on the ballot in the county and who did not receive written notification from the supervisor 301 302 or municipal elections official at the time of qualifying, 303 stating the time and location of the public preelection test of 304 the automatic tabulating equipment. The canvassing board shall convene, and each member of the canvassing board shall certify 305 306 to the accuracy of the test. For the test, the canvassing board 307 may designate one member to represent it. The test shall be open 308 to representatives of the political parties, the press, and the Page 11 of 57

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325

309 public. Each political party may designate one person with 310 expertise in the computer field who shall be allowed in the 311 central counting room when all tests are being conducted and 312 when the official votes are being counted. The designee shall 313 not interfere with the normal operation of the canvassing board.

314 Any tests involving marksense ballots pursuant to this (5) 315 section shall employ test preprinted ballots created by the 316 supervisor of elections using actual ballots that have been 317 printed for the election. τ If preprinted ballots will be used in 318 the election, and ballot-on-demand ballots will be used in the 319 election, the supervisor shall also create test ballots using 320 the, if ballot-on-demand technology that will be used to produce 321 ballots in the election, using the same paper stock as will be 322 used for ballots in the election or both.

323 Section 7. Subsections (1), (3), (4), and (5) of section 324 101.62, Florida Statutes, are amended to read:

101.62 Request for absentee ballots.-

326 The supervisor shall may accept a request for an (1) (a) 327 absentee ballot from an elector in person or in writing. Except 328 as provided in s. 101.694, One request shall be deemed sufficient to receive an absentee ballot for all elections 329 330 through the next two regularly scheduled general election 331 elections, unless the elector or the elector's designee 332 indicates at the time the request is made the elections for 333 which the elector desires to receive an absentee ballot. Such request may be considered canceled when any first-class mail 334 335 sent by the supervisor to the elector is returned as 336 undeliverable.

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FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	А		Н	0	U	S	Е	0	F	R	E	ΞF	° R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
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337	(b) The supervisor may accept a written or telephonic
338	request for an absentee ballot from the elector, or, if directly
339	instructed by the elector, a member of the elector's immediate
340	family, or the elector's legal guardian. For purposes of this
341	section, the term "immediate family" has the same meaning as
342	specified in paragraph (4)(b). The person making the request
343	must disclose:
344	1. The name of the elector for whom the ballot is
345	requested.+
346	2. The elector's address.+
347	3. The elector's date of birth.+
348	4. The requester's name.+
349	5. The requester's address. \div
350	6. The requester's driver's license number, if available. $\dot{\cdot}$
351	7. The requester's relationship to the elector.; and
352	8. The requester's signature (written requests only).
353	(c) Upon receiving a request for an absentee ballot from
354	an absent voter, the supervisor of elections shall notify the
355	voter of the free access system that has been designated by the
356	department for determining the status of his or her absentee
357	ballot.
358	(3) For each request for an absentee ballot received, the
359	supervisor shall record the date the request was made, the date
360	the absentee ballot was delivered to the voter or the voter's
361	designee or the date the absentee ballot was delivered to the

362 post office or other carrier, the date the ballot was received 363 by the supervisor, and such other information he or she may deem 364 necessary. This information shall be provided in electronic

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365 format as provided by rule adopted by the division. The 366 information shall be updated and made available no later than 367 noon of each day beginning 60 days before the primary until 15 368 days after the general election and shall be contemporaneously 369 provided to the division. This information shall be confidential 370 and exempt from the provisions of s. 119.07(1) and shall be made 371 available to or reproduced only for the voter requesting the 372 ballot, a canvassing board, an election official, a political party or official thereof, a candidate who has filed 373 374 qualification papers and is opposed in an upcoming election, and 375 registered political committees or registered committees of 376 continuous existence, for political purposes only.

377 No later than 45 days before each election, the (4) (a) 378 supervisor of elections shall send an absentee ballot as 379 provided in subparagraph (b)2. to each absent uniformed services 380 voter and to each overseas voter who has requested an absentee 381 ballot. To each absent qualified elector overseas who has 382 requested an absentee ballot, the supervisor of elections shall 383 mail an absentee ballot not less than 35 days before the primary 384 election and not less than 45 days before the general election.

(b) The supervisor shall provide an absentee ballot to each elector by whom a request for that ballot has been made by one of the following means:

388 1. By nonforwardable, return-if-undeliverable mail to the 389 elector's current mailing address on file with the supervisor, 390 unless the elector specifies in the request that:

391 a. The elector is absent from the county and does not plan392 to return before the day of the election;

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393 b. The elector is temporarily unable to occupy the 394 residence because of hurricane, tornado, flood, fire, or other 395 emergency or natural disaster; or

396 c. The elector is in a hospital, assisted living facility, 397 nursing home, short-term medical or rehabilitation facility, or 398 correctional facility,

399

400 in which case the supervisor shall mail the ballot by 401 nonforwardable, return-if-undeliverable mail to any other 402 address the elector specifies in the request.

By forwardable mail, e-mail, or facsimile machine 403 2. 404 transmission to absent uniformed services voters and overseas 405 voters who are entitled to vote by absentee ballot under the 406 Uniformed and Overseas Citizens Absentee Voting Act. The absent 407 uniformed services voter or overseas voter may designate in the 408 absentee ballot request the preferred method of transmission. If 409 the voter does not designate the method of transmission, the 410 absentee ballot shall be mailed.

3. By personal delivery before 7 p.m. on election day to the elector, upon presentation of the identification required in s. 101.043.

414 4. By delivery to a designee on election day or up to 5 415 days prior to the day of an election. Any elector may designate 416 in writing a person to pick up the ballot for the elector; 417 however, the person designated may not pick up more than two 418 absentee ballots per election, other than the designee's own 419 ballot, except that additional ballots may be picked up for 420 members of the designee's immediate family. For purposes of this

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421 section, "immediate family" means the designee's spouse or the parent, child, grandparent, or sibling of the designee or of the 422 423 designee's spouse. The designee shall provide to the supervisor 424 the written authorization by the elector and a picture 425 identification of the designee and must complete an affidavit. 426 The designee shall state in the affidavit that the designee is 427 authorized by the elector to pick up that ballot and shall 428 indicate if the elector is a member of the designee's immediate 429 family and, if so, the relationship. The department shall prescribe the form of the affidavit. If the supervisor is 430 431 satisfied that the designee is authorized to pick up the ballot 432 and that the signature of the elector on the written 433 authorization matches the signature of the elector on file, the 434 supervisor shall give the ballot to that designee for delivery 435 to the elector.

(5) If In the event that the department Elections
Canvassing Commission is unable to certify candidates for the
results of an election for a state office in time to comply with
paragraph (4) (a) subsection (4), the Department of State is
authorized to prescribe rules for a ballot to be sent to absent
uniformed services voters and electors overseas voters.

442 Section 8. Subsection (1) of section 101.694, Florida 443 Statutes, is amended to read:

444 101.694 Mailing of ballots upon receipt of federal445 postcard application.-

(1) Upon receipt of a federal postcard application for an
absentee ballot executed by a person whose registration is in
order or whose application is sufficient to register or update

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449 the registration of that person, the supervisor shall send the 450 ballot in accordance with s. 101.62(4) mail to the applicant a 451 ballot, if the ballots are available for mailing. The federal 452 postcard application request for an absentee ballot shall be 453 effective for all elections through the next two regularly 454 scheduled general elections. 455 Section 9. Effective July 1, 2010, section 101.6952, 456 Florida Statutes, is amended to read: 101.6952 Absentee ballots for absent uniformed services 457 458 and overseas voters.-If an absent uniformed services voter's or an overseas 459 (1)460 voter's request for an absentee ballot includes an e-mail 461 address, the supervisor of elections shall: 462 Record the voter's e-mail address in the absentee (a) 463 ballot record; 464 Confirm by e-mail that the absentee ballot request was (b) 465 received and include in that e-mail the estimated date the 466 absentee ballot will be sent to the voter; and 467 Notify the voter by e-mail when the voted absentee (C) 468 ballot is received by the supervisor of elections inform the 469 voter of the names of candidates who will be on the ballots via 470 electronic transmission. The supervisor of elections shall e-471 mail to the voter the list of candidates for the primary and 472 general election not later than 30 days before each election. 473 For absentee ballots received from absent uniformed (2) 474 services voters or overseas voters, there is a presumption that 475 the envelope was mailed on the date stated on the outside of the 476 return envelope, regardless of the absence of a postmark on the Page 17 of 57

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477 mailed envelope or the existence of a postmark date that is478 later than the date of the election.

479 Section 10. Subsection (2) of section 101.71, Florida480 Statutes, is amended to read:

481

101.71 Polling place.-

482 Notwithstanding the provisions of subsection (1), (2) 483 whenever the supervisor of elections of any county determines 484 that the accommodations for holding any election at a polling 485 place designated for any precinct in the county are unavailable, are inadequate for the expeditious and efficient housing and 486 487 handling of voting and voting paraphernalia, or do not comply 488 with the requirements of s. 101.715, the supervisor shall, not less than 30 days prior to the holding of an election, provide 489 490 for the voting place for such precinct to be moved to another 491 site that is accessible to the public on election day in said 492 precinct or, if such is not available, to another site that is 493 accessible to the public on election day in a contiguous 494 precinct. If such action of the supervisor results in the voting 495 place for two or more precincts being located for the purposes 496 of an election in one building, the supervisor of elections 497 shall provide adequate supplies, equipment, and personnel are 498 available to accommodate the voters for the precincts that are 499 collocated voting places for the several precincts involved 500 shall be established and maintained separate from each other in 501 said building. When any supervisor moves any polling place pursuant to this subsection, the supervisor shall, not more than 502 30 days or fewer than 7 days prior to the holding of an 503 504 election, give notice of the change of the polling place for the

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505 precinct involved, with clear description of the voting place to 506 which changed, at least once in a newspaper of general 507 circulation in <u>the said</u> county <u>and on the supervisor of</u> 508 <u>elections' website</u>. A notice of the change of the polling place 509 involved shall be mailed, at least 14 days prior to an election, 510 to each registered elector or to each household in which there 511 is a registered elector.

512 Section 11. Subsection (1) of section 102.012, Florida 513 Statutes, is amended to read:

514

102.012 Inspectors and clerks to conduct elections.-

515 (1) (a) The supervisor of elections of each county, at least 20 days prior to the holding of any election, shall 516 appoint an election board comprised of poll workers who serve as 517 518 clerks or inspectors for each precinct in the county. The clerk 519 shall be in charge of, and responsible for, seeing that the 520 election board carries out its duties and responsibilities. Each 521 inspector and each clerk shall take and subscribe to an oath or 522 affirmation, which shall be written or printed, to the effect 523 that he or she will perform the duties of inspector or clerk of 524 election, respectively, according to law and will endeavor to 525 prevent all fraud, deceit, or abuse in conducting the election. 526 The oath may be taken before an officer authorized to administer 527 oaths or before any of the persons who are to act as inspectors, one of them to swear the others, and one of the others sworn 528 529 thus, in turn, to administer the oath to the one who has not 530 been sworn. The oaths shall be returned with the poll list and 531 the returns of the election to the supervisor. In all questions that may arise before the members of an election board, the 532

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533 decision of a majority of them shall decide the question. The 534 supervisor of elections of each county shall be responsible for 535 the attendance and diligent performance of his or her duties by 536 each clerk and inspector.

(b) If two or more precincts share the same building and
voting place, the supervisor of elections may appoint one
election board for the collocated precincts. The supervisor
shall provide a sufficient number of poll workers are appointed
to adequately handle the processing of the voters in the
collocated precincts.

543 Section 12. Section 102.111, Florida Statutes, is amended 544 to read:

545

102.111 Elections Canvassing Commission.-

546 (1)The Elections Canvassing Commission shall consist of the Governor and two members of the Cabinet selected by the 547 548 Governor, all of whom shall serve ex officio. If a member of the 549 Elections Canvassing commission is unable to serve for any 550 reason, the Governor shall appoint a remaining member of the 551 Cabinet. If there is a further vacancy, the remaining members of 552 the commission shall agree on another elected official to fill 553 the vacancy.

(2) The Elections Canvassing Commission shall meet at 9 a.m. on the 9th day after a primary election and at 9 a.m. on the 14th day after a general election to, as soon as the official results are compiled from all counties, certify the returns of the election and determine and declare who has been elected for each federal, state, and multicounty office. If a member of a county canvassing board that was constituted

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561 pursuant to s. 102.141 determines, within 5 days after the 562 certification by the Elections Canvassing Commission, that a 563 typographical error occurred in the official returns of the county, the correction of which could result in a change in the 564 565 outcome of an election, the county canvassing board must certify 566 corrected returns to the Department of State within 24 hours, 567 and the Elections Canvassing Commission must correct and 568 recertify the election returns as soon as practicable.

569 <u>(3)(2)</u> The Division of Elections shall provide the staff 570 services required by the Elections Canvassing Commission.

571 Section 13. Subsection (2) of section 102.112, Florida 572 Statutes, is amended to read:

573 102.112 Deadline for submission of county returns to the 574 Department of State.-

(2) Returns must be filed by 5 p.m. on the 7th day following a primary election and by noon on the 12th day following the general election. However, the Department of State may correct typographical errors, including the transposition of numbers, in any returns submitted to the Department of State pursuant to s. 102.111(2) s. 102.111(1).

581 Section 14. Subsections (2) and (7) of section 102.141, 582 Florida Statutes, are amended to read:

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583
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102.141 County canvassing board; duties.-

(2) The county canvassing board shall meet in a building
accessible to the public in the county where the election
occurred at a time and place to be designated by the supervisor
of elections to publicly canvass the absentee electors' ballots
as provided for in s. 101.68 and provisional ballots as provided

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589 by ss. 101.048, 101.049, and 101.6925. Provisional ballots cast 590 pursuant to s. 101.049 shall be canvassed in a manner that votes 591 for candidates and issues on those ballots can be segregated 592 from other votes. Public notice of the time and place at which 593 the county canvassing board shall meet to canvass the absentee 594 electors' ballots and provisional ballots shall be given at 595 least 48 hours prior thereto by publication on the supervisor of 596 elections' website and once in one or more newspapers of general 597 circulation in the county or, if there is no newspaper of 598 general circulation in the county, by posting such notice in at 599 least four conspicuous places in the county. As soon as the 600 absentee electors' ballots and the provisional ballots are 601 canvassed, the board shall proceed to publicly canvass the vote 602 given each candidate, nominee, constitutional amendment, or 603 other measure submitted to the electorate of the county, as 604 shown by the returns then on file in the office of the 605 supervisor of elections and the office of the county court 606 judge.

607 (7)If the unofficial returns reflect that a candidate for 608 any office was defeated or eliminated by one-half of a percent 609 or less of the votes cast for such office, that a candidate for 610 retention to a judicial office was retained or not retained by 611 one-half of a percent or less of the votes cast on the question 612 of retention, or that a measure appearing on the ballot was approved or rejected by one-half of a percent or less of the 613 614 votes cast on such measure, the board responsible for certifying 615 the results of the vote on such race or measure shall order a 616 recount shall be ordered of the votes cast with respect to such Page 22 of 57

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office or measure. The Secretary of State Elections Canvassing 617 618 Commission is the board responsible for ordering recounts in 619 federal, state, and multicounty races recounts. The county 620 canvassing board or the local board responsible for certifying 621 the election is responsible for ordering recounts in all other 622 races. A recount need not be ordered with respect to the returns 623 for any office, however, if the candidate or candidates defeated 624 or eliminated from contention for such office by one-half of a 625 percent or less of the votes cast for such office request in 626 writing that a recount not be made.

627 Each canvassing board responsible for conducting a (a) 628 recount shall put each marksense ballot through automatic 629 tabulating equipment and determine whether the returns correctly 630 reflect the votes cast. If any marksense ballot is physically 631 damaged so that it cannot be properly counted by the automatic 632 tabulating equipment during the recount, a true duplicate shall be made of the damaged ballot pursuant to the procedures in s. 633 634 101.5614(5). Immediately before the start of the recount, a test 635 of the tabulating equipment shall be conducted as provided in s. 636 101.5612. If the test indicates no error, the recount tabulation 637 of the ballots cast shall be presumed correct and such votes 638 shall be canvassed accordingly. If an error is detected, the 639 cause therefor shall be ascertained and corrected and the 640 recount repeated, as necessary. The canvassing board shall immediately report the error, along with the cause of the error 641 642 and the corrective measures being taken, to the Department of State. No later than 11 days after the election, the canvassing 643 644 board shall file a separate incident report with the Department

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645 of State, detailing the resolution of the matter and identifying646 any measures that will avoid a future recurrence of the error.

647 Each canvassing board responsible for conducting a (b) 648 recount where touchscreen ballots were used shall examine the 649 counters on the precinct tabulators to ensure that the total of 650 the returns on the precinct tabulators equals the overall 651 election return. If there is a discrepancy between the overall 652 election return and the counters of the precinct tabulators, the 653 counters of the precinct tabulators shall be presumed correct 654 and such votes shall be canvassed accordingly.

655 The canvassing board shall submit on forms or in (C) 656 formats provided by the division a second set of unofficial 657 returns to the Department of State for each federal, statewide, 658 state, or multicounty office or ballot measure. The returns 659 shall be filed no later than 3 p.m. on the 5th fifth day after 660 any primary election and no later than 3 p.m. on the 9th ninth 661 day after any general election in which a recount was ordered by 662 the Secretary of State conducted pursuant to this subsection. If 663 the canvassing board is unable to complete the recount 664 prescribed in this subsection by the deadline, the second set of 665 unofficial returns submitted by the canvassing board shall be 666 identical to the initial unofficial returns and the submission 667 shall also include a detailed explanation of why it was unable 668 to timely complete the recount. However, the canvassing board shall complete the recount prescribed in this subsection, along 669 with any manual recount prescribed in s. 102.166, and certify 670 671 election returns in accordance with the requirements of this 672 chapter.

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673 The Department of State shall adopt detailed rules (d) 674 prescribing additional recount procedures for each certified 675 voting system, which shall be uniform to the extent practicable. 676 Section 15. Subsection (1) of section 102.166, Florida 677 Statutes, is amended to read: 678 102.166 Manual recounts of overvotes and undervotes.-679 If the second set of unofficial returns pursuant to s. (1)102.141 indicates that a candidate for any office was defeated 680 681 or eliminated by one-quarter of a percent or less of the votes cast for such office, that a candidate for retention to a 682 683 judicial office was retained or not retained by one-quarter of a 684 percent or less of the votes cast on the question of retention, 685 or that a measure appearing on the ballot was approved or 686 rejected by one-quarter of a percent or less of the votes cast 687 on such measure, the board responsible for certifying the 688 results of the vote on such race or measure shall order a manual 689 recount of the overvotes and undervotes cast in the entire 690 geographic jurisdiction of such office or ballot measure shall 691 be ordered unless: . A manual recount may not be ordered, 692 however, if 693 The candidate or candidates defeated or eliminated (a) 694 from contention by one-quarter of 1 percent or fewer of the 695 votes cast for such office request in writing that a recount not be made; or 696 697 The number of overvotes and \overline{r} undervotes, and (b) provisional ballots is fewer than the number of votes needed to 698 699 change the outcome of the election. 700

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701 The Secretary of State is responsible for ordering a manual 702 recount for federal, state, and multicounty races. The county 703 canvassing board or local board responsible for certifying the 704 election is responsible for ordering a manual recount for all 705 other races. 706 Section 16. Subsection (3) of section 106.25, Florida 707 Statutes, is amended to read:

708 106.25 Reports of alleged violations to Florida Elections
709 Commission; disposition of findings.-

For the purposes of commission jurisdiction, a 710 (3) violation shall mean the willful performance of an act 711 712 prohibited by this chapter or chapter 104 or the willful failure to perform an act required by this chapter or chapter 104. 713 714 Willfulness is a determination of fact; however, at the request of the respondent at any time after probable cause is found, 715 716 willfulness may be considered and determined in an informal 717 hearing before the commission.

718 Section 17. Section 18 of this act may be cited as the 719 "Technology in Elections Act."

Section 18. Subsection (1) of section 106.143, Florida Statutes, is amended, present subsection (8) of that section is renumbered as subsection (9), and a new subsection (8) is added to that section, to read:

724 106.143 Political advertisements circulated prior to 725 election; requirements.-

(1) (a) Any political advertisement that is paid for by a
candidate and that is published, displayed, or circulated <u>before</u>
prior to, or on the day of, any election must prominently state:

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	CS/CS/HB 131, Engrossed 2 2010
729	1. "Political advertisement paid for and approved by
730	(name of candidate), (party affiliation), for
731	(office sought)" <u>; or</u>
732	2. "Paid by (name of candidate), (party
733	affiliation), for(office sought)"
734	(b) Any other political advertisement published,
735	displayed, or circulated <u>before</u> prior to , or on the day of, any
736	election must prominently:
737	1. Be marked "paid political advertisement" or with the
738	abbreviation "pd. pol. adv."
739	2. State the name and address of the persons sponsoring
740	the advertisement.
741	3.a.(I) State whether the advertisement and the cost of
742	production is paid for or provided in kind by or at the expense
743	of the entity publishing, displaying, broadcasting, or
744	circulating the political advertisement; or
745	(II) State who provided or paid for the advertisement and
746	cost of production, if different from the source of sponsorship.
747	b. This subparagraph does not apply if the source of the
748	sponsorship is patently clear from the content or format of the
749	political advertisement.
750	(c) Any political advertisement made pursuant to s.
751	106.021(3)(d) must be marked "paid political advertisement" or
752	with the abbreviation "pd. pol. adv." and must prominently
753	state, "Paid for and sponsored by \dots (name of person paying for
754	political advertisement) Approved by(names of persons,
755	party affiliation, and offices sought in the political
756	advertisement)"
ı	Page 27 of 57

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757	
758	This subsection does not apply to campaign messages used by a
759	candidate and the candidate's supporters if those messages are
760	designed to be worn by a person.
761	(8) This section does not apply to any campaign message or
762	political advertisement used by a candidate and the candidate's
763	supporters or by a political committee if the message or
764	advertisement is:
765	(a) Designed to be worn by a person.
766	(b) Placed as a paid link on an Internet website, provided
767	the message or advertisement is no more than 200 characters in
768	length and the link directs the user to another Internet website
769	that complies with subsection (1).
770	(c) Placed as a graphic or picture link where compliance
771	with the requirements of this section is not reasonably
772	practical due to the size of the graphic or picture link and the
773	link directs the user to another Internet website that complies
774	with subsection (1).
775	(d) Placed at no cost on an Internet website for which
776	there is no cost to post content for public users.
777	(e) Placed or distributed on an unpaid profile or account
778	which is available to the public without charge or on a social
779	networking Internet website, as long as the source of the
780	message or advertisement is patently clear from the content or
781	format of the message or advertisement. A candidate or political
782	committee may prominently display a statement indicating that
783	the website or account is an official website or account of the
784	candidate or political committee and is approved by the

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785	candidate or political committee. A website or account may not
786	be marked as official without prior approval by the candidate or
787	political committee.
788	(f) Distributed as a text message or other message via
789	Short Message Service, provided the message is no more than 200
790	characters in length or requires the recipient to sign up or opt
791	in to receive it.
792	(g) Connected with or included in any software application
793	or accompanying function, provided that the user signs up, opts
794	in, downloads, or otherwise accesses the application from or
795	through a website that complies with subsection (1).
796	(h) Sent by a third-party user from or through a campaign
797	or committee's website, provided the website complies with
798	subsection (1).
799	(i) Contained in or distributed through any other
800	technology-related item, service, or device for which compliance
801	with subsection (1) is not reasonably practical due to the size
802	or nature of such item, service, or device as available, or the
803	means of displaying the message or advertisement makes
804	compliance with subsection (1) impracticable.
805	<u>(9)</u> Any person who willfully violates any provision of
806	this section is subject to the civil penalties prescribed in s.
807	106.265.
808	Section 19. Paragraph (b) of subsection (1) of section
809	106.011, Florida Statutes, is reenacted and amended, subsections
810	(3) and (4) of that section are reenacted, subsection (14) of
811	that section is amended, and subsections (18) and (19) of that
812	section are reenacted and amended, to read:
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813 106.011 Definitions.—As used in this chapter, the 814 following terms have the following meanings unless the context 815 clearly indicates otherwise:

816 (1)

(b) Notwithstanding paragraph (a), the following entities are not considered political committees for purposes of this chapter:

1. Organizations which are certified by the Department of State as committees of continuous existence pursuant to s. 106.04, national political parties, and the state and county executive committees of political parties regulated by chapter 103.

825 Corporations regulated by chapter 607 or chapter 617 or 2. 826 other business entities formed for purposes other than to support or oppose issues or candidates, if their political 827 828 activities are limited to contributions to candidates, political 829 parties, or political committees or expenditures in support of 830 or opposition to an issue from corporate or business funds and 831 if no contributions are received by such corporations or business entities. 832

833 3. Electioneering communications organizations as defined 834 in subsection (19); however, such organizations shall be 835 required to register with and report expenditures and 836 contributions, including contributions received from committees of continuous existence, to the Division of Elections in the 837 same manner, at the same time, and subject to the same penalties 838 as a political committee supporting or opposing an issue or a 839 840 legislative candidate, except as otherwise specifically provided Page 30 of 57

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841 in this chapter.

842

(3) "Contribution" means:

(a) A gift, subscription, conveyance, deposit, loan,
payment, or distribution of money or anything of value,
including contributions in kind having an attributable monetary
value in any form, made for the purpose of influencing the
results of an election or making an electioneering
communication.

(b) A transfer of funds between political committees,
between committees of continuous existence, between
electioneering communications organizations, or between any
combination of these groups.

(c) The payment, by any person other than a candidate or political committee, of compensation for the personal services of another person which are rendered to a candidate or political committee without charge to the candidate or committee for such services.

(d) The transfer of funds by a campaign treasurer or deputy campaign treasurer between a primary depository and a separate interest-bearing account or certificate of deposit, and the term includes any interest earned on such account or certificate.

863

Notwithstanding the foregoing meanings of "contribution," the word shall not be construed to include services, including, but not limited to, legal and accounting services, provided without compensation by individuals volunteering a portion or all of their time on behalf of a candidate or political committee. This

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869 definition shall not be construed to include editorial 870 endorsements.

871 (4) (a) "Expenditure" means a purchase, payment, 872 distribution, loan, advance, transfer of funds by a campaign 873 treasurer or deputy campaign treasurer between a primary 874 depository and a separate interest-bearing account or 875 certificate of deposit, or gift of money or anything of value 876 made for the purpose of influencing the results of an election 877 or making an electioneering communication. However, "expenditure" does not include a purchase, payment, 878 distribution, loan, advance, or gift of money or anything of 879 880 value made for the purpose of influencing the results of an 881 election when made by an organization, in existence prior to the 882 time during which a candidate qualifies or an issue is placed on 883 the ballot for that election, for the purpose of printing or 884 distributing such organization's newsletter, containing a 885 statement by such organization in support of or opposition to a 886 candidate or issue, which newsletter is distributed only to 887 members of such organization.

(b) As used in this chapter, an "expenditure" for an electioneering communication is made when the earliest of the following occurs:

891 1. A person enters into a contract for applicable goods or 892 services;

893 2. A person makes payment, in whole or in part, for the 894 production or public dissemination of applicable goods or 895 services; or

896

3. The electioneering communication is publicly

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897 disseminated.

(14) "Filing officer" means the person before whom a candidate qualifies, the agency or officer with whom a political committee <u>or an electioneering communications organization</u> registers, or the agency by whom a committee of continuous existence is certified.

903 (18) (a) "Electioneering communication" means <u>any</u> 904 <u>communication that is publicly distributed by a television</u> 905 <u>station, radio station, cable television system, satellite</u> 906 <u>system, newspaper, magazine, direct mail, or telephone and a 907 paid expression in any communications media prescribed in 908 subsection (13) by means other than the spoken word in direct 909 conversation that:</u>

910 1. Refers to or depicts a clearly identified candidate for 911 office or contains a clear reference indicating that an issue is 912 to be voted on at an election, without expressly advocating the 913 election or defeat of a candidate but that is susceptible of no 914 reasonable interpretation other than an appeal to vote for or 915 against a specific candidate; or the passage or defeat of an 916 issue.

917 2. Is made within 30 days before a primary or special 918 primary election or 60 days before any other election for the 919 office sought by the candidate; and

920 <u>3. Is For communications referring to or depicting a</u> 921 clearly identified candidate for office, is targeted to the 922 relevant electorate. A communication is considered targeted if 923 1,000 or more persons in the geographic area the candidate would 924 represent if elected will receive the communication.

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CS/CS/HB 131. Engrossed 2 925 3. For communications containing a clear reference 926 indicating that an issue is to be voted on at an election, is 927 published after the issue is designated a ballot position or 928 days before the date of the election on the issue, whichever 929 occurs first. 930 The term "electioneering communication" does not (b) include: 931 932 A communication disseminated through a means of 1. communication other than a television station, radio station, 933 934 cable television system, satellite system, newspaper, magazine, 935 direct mail, telephone, or statement or depiction by an 936 organization, in existence prior to the time during which a 937 candidate named or depicted qualifies or an issue identified is 938 placed on the ballot for that election, made in that 939 organization's newsletter, which newsletter is distributed only 940 to members of that organization. 941 A communication in a news story, commentary, or 2. 942 editorial distributed through the facilities of any radio 943 station, television station, cable television system, or 944 satellite system, unless the facilities are owned or controlled 945 by any political party, political committee, or candidate. A 946 news story distributed through the facilities owned or 947 controlled by any political party, political committee, or candidate may nevertheless be exempt if it represents a bona 948 949 fide news account communicated through a licensed broadcasting 950 facility and the communication is part of a general pattern of 951 campaign-related news accounts that give reasonably equal 952 coverage to all opposing candidates in the area. An editorial Page 34 of 57

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953 endorsement, news story, commentary, or editorial by any 954 newspaper, radio, television station, or other recognized news 955 medium.

3. A communication that constitutes a public debate or forum that includes at least two opposing candidates for an office or one advocate and one opponent of an issue, or that solely promotes such a debate or forum and is made by or on behalf of the person sponsoring the debate or forum, provided that:

962

a. The staging organization is either:

963 (I) A charitable organization that does not make other 964 electioneering communications and does not otherwise support or 965 oppose any political candidate or political party; or

966 (II) A newspaper, radio station, television station, or 967 other recognized news medium; and

b. The staging organization does not structure the debate
to promote or advance one candidate or issue position over
another.

971 (c) For purposes of this chapter, an expenditure made for,
972 or in furtherance of, an electioneering communication shall not
973 be considered a contribution to or on behalf of any candidate.

974 (d) For purposes of this chapter, an electioneering 975 communication shall not constitute an independent expenditure 976 nor be subject to the limitations applicable to independent 977 expenditures.

978 (19) "Electioneering communications organization" means 979 any group, other than a political party, political committee, or 980 committee of continuous existence, whose election-related

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981 activities are limited to making expenditures for electioneering 982 communications or accepting contributions for the purpose of 983 making electioneering communications <u>and whose activities would</u> 984 <u>not otherwise require the group to register as a political</u> 985 <u>party, political committee, or committee of continuous existence</u> 986 under this chapter.

- 987 Section 20. Subsection (1) of section 106.022, Florida 988 Statutes, is reenacted to read:
- 989

106.022 Appointment of a registered agent; duties.-

990 (1) Each political committee, committee of continuous 991 existence, or electioneering communications organization shall 992 have and continuously maintain in this state a registered office 993 and a registered agent and must file with the division a 994 statement of appointment for the registered office and 995 registered agent. The statement of appointment must:

996 (a) Provide the name of the registered agent and the997 street address and phone number for the registered office;

998 (b) Identify the entity for whom the registered agent 999 serves;

1000 (c) Designate the address the registered agent wishes to 1001 use to receive mail;

1002 (d) Include the entity's undertaking to inform the 1003 division of any change in such designated address;

(e) Provide for the registered agent's acceptance of the appointment, which must confirm that the registered agent is familiar with and accepts the obligations of the position as set forth in this section; and

1008 (f) Contain the signature of the registered agent and the Page 36 of 57

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1009	entity engaging the registered agent.
1010	Section 21. Paragraph (b) of subsection (1) of section
1011	106.03, Florida Statutes, is reenacted and amended, and
1012	subsections (2), (4), and (7) of that section are amended, to
1013	read:
1014	106.03 Registration of political committees and
1015	electioneering communications organizations
1016	(1)
1017	(b) 1. Each electioneering communications organization that
1018	receives anticipates receiving contributions or makes making
1019	expenditures during a calendar year in an aggregate amount
1020	exceeding \$5,000 shall file a statement of organization as
1021	provided in subparagraph 2. subsection (3) by expedited delivery
1022	within 24 hours after its organization or, if later, within 24
1023	hours after the date on which it <u>receives</u> has information that
1024	causes the organization to anticipate that it will receive
1025	contributions or <u>makes</u> make expenditures for an electioneering
1026	communication in excess of \$5,000.
1027	2.a. In a statewide, legislative, or multicounty election,
1028	an electioneering communications organization shall file a
1029	statement of organization with the Division of Elections.
1030	b. In a countywide election or any election held on less
1031	than a countywide basis, except as described in sub-subparagraph
1032	c., an electioneering communications organization shall file a
1033	statement of organization with the supervisor of elections of
1034	the county in which the election is being held.
1035	c. In a municipal election, an electioneering
1036	communications organization shall file a statement of
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1037 organization with the officer before whom municipal candidates 1038 qualify. d. Any electioneering communications organization that 1039 1040 would be required to file a statement of organization in two or 1041 more locations by reason of the organization's intention to 1042 support or oppose candidates at state or multicounty and local 1043 levels of government need only file a statement of organization 1044 with the Division of Elections. The statement of organization shall include: 1045 (2)The name, mailing address, and street address of the 1046 (a) committee or electioneering communications organization; 1047 1048 The names, street addresses, and relationships of (b) 1049 affiliated or connected organizations; 1050 (C) The area, scope, or jurisdiction of the committee or electioneering communications organization; 1051 1052 (d) The name, mailing address, street address, and 1053 position of the custodian of books and accounts; 1054 (e) The name, mailing address, street address, and 1055 position of other principal officers, including the treasurer 1056 and deputy treasurer including officers and members of the 1057 finance committee, if any; The name, address, office sought, and party 1058 (f) 1059 affiliation of: 1060 1. Each candidate whom the committee is supporting; Any other individual, if any, whom the committee is 1061 2. supporting for nomination for election, or election, to any 1062 1063 public office whatever; 1064 (g) Any issue or issues the committee such organization is Page 38 of 57

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1065 supporting or opposing;

(h) If the committee is supporting the entire ticket of
any party, a statement to that effect and the name of the party;
(i) A statement of whether the committee is a continuing
one;
(j) Plans for the disposition of residual funds which will
be made in the event of dissolution;

1072 (k) A listing of all banks, safe-deposit boxes, or other 1073 depositories used for committee <u>or electioneering communications</u> 1074 <u>organization funds; and</u>

(1) A statement of the reports required to be filed by the committee or the electioneering communications organization with federal officials, if any, and the names, addresses, and positions of such officials; and

(m) A statement of whether the electioneering communications organization was formed as a newly created organization during the current calendar quarter or was formed from an organization existing prior to the current calendar quarter. For purposes of this subsection, calendar quarters end the last day of March, June, September, and December.

1085 (4) Any change in information previously submitted in a 1086 statement of organization shall be reported to the agency or 1087 officer with whom such committee <u>or electioneering</u> 1088 <u>communications organization</u> is required to register pursuant to 1089 subsection (3), within 10 days following the change.

1090 (7) The Division of Elections shall <u>adopt</u> promulgate rules
 1091 to prescribe the manner in which <u>inactive</u> committees <u>and</u>
 1092 <u>electioneering communications organizations</u> may be dissolved and

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1093 have their registration canceled. Such rules shall, at a 1094 minimum, provide for:

(a) Notice which shall contain the facts and conduct which
warrant the intended action, including but not limited to
failure to file reports and limited activity.

(b) Adequate opportunity to respond.

1099 (c) Appeal of the decision to the Florida Elections
1100 Commission. Such appeals shall be exempt from the
1101 confidentiality provisions of s. 106.25.

1102 Section 22. Subsection (5) of section 106.04, Florida
1103 Statutes, is reenacted to read:

1104

1098

106.04 Committees of continuous existence.-

1105 No committee of continuous existence shall make an (5)1106 electioneering communication, contribute to any candidate or 1107 political committee an amount in excess of the limits contained 1108 in s. 106.08(1), or participate in any activity which is 1109 prohibited by this chapter. If any violation occurs, it shall be 1110 punishable as provided in this chapter for the given offense. No 1111 funds of a committee of continuous existence shall be expended on behalf of a candidate, except by means of a contribution made 1112 1113 through the duly appointed campaign treasurer of a candidate. No 1114 such committee shall make expenditures in support of, or in opposition to, an issue unless such committee first registers as 1115 1116 a political committee pursuant to this chapter and undertakes 1117 all the practices and procedures required thereof; provided such 1118 committee may make contributions in a total amount not to exceed 1119 25 percent of its aggregate income, as reflected in the annual report filed for the previous year, to one or more political 1120

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1121	committees registered pursuant to s. 106.03 and formed to
1122	support or oppose issues.
1123	Section 23. Section 106.0703, Florida Statutes, is
1124	reenacted and amended to read:
1125	106.0703 Electioneering communications organizations;
1126	additional reporting requirements; certification and filing;
1127	penalties
1128	(1)(a) Each electioneering communications organization
1129	shall file regular reports of all contributions received and all
1130	expenditures made by or on behalf of the organization. Reports
1131	shall be filed on the 10th day following the end of each
1132	calendar quarter from the time the organization is registered.
1133	However, if the 10th day following the end of a calendar quarter
1134	occurs on a Saturday, Sunday, or legal holiday, the report shall
1135	be filed on the next following day that is not a Saturday,
1136	Sunday, or legal holiday. Quarterly reports shall include all
1137	contributions received and expenditures made during the calendar
1138	quarter that have not otherwise been reported pursuant to this
1139	section.
1140	(b) Following the last day of candidates qualifying for
1141	office, the reports shall be filed on the 32nd, 18th, and 4th
1142	days immediately preceding the primary election and on the 46th,
1143	32nd, 18th, and 4th days immediately preceding the general
1144	election.
1145	(c) When a special election is called to fill a vacancy in
1146	office, all electioneering communications organizations making
1147	contributions or expenditures to influence the results of the
1148	special election shall file reports with the filing officer on

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1149	the dates set by the Department of State purguant to s 100 111
	the dates set by the Department of State pursuant to s. 100.111.
1150	(d) In addition, an electioneering communications
1151	organization that is registered with the Department of State and
1152	that makes a contribution or expenditure to influence the
1153	results of a county or municipal election that is not being held
1154	at the same time as a state or federal election must file
1155	reports with the county or municipal filing officer on the same
1156	dates as county or municipal candidates or committees for that
1157	election. The electioneering communications organization must
1158	also include the expenditure in the next report filed with the
1159	Division of Elections pursuant to this section following the
1160	county or municipal election.
1161	(e) The filing officer shall make available to each
1162	electioneering communications organization a schedule
1163	designating the beginning and end of reporting periods as well
1164	as the corresponding designated due dates.
1165	(2)(a) Except as provided in s. 106.0705, the reports
1166	required of an electioneering communications organization shall
1167	be filed with the filing officer not later than 5 p.m. of the
1168	day designated. However, any report postmarked by the United
1169	States Postal Service no later than midnight of the day
1170	designated shall be deemed to have been filed in a timely
1171	manner. Any report received by the filing officer within 5 days
1172	after the designated due date that was delivered by the United
1173	States Postal Service shall be deemed timely filed unless it has
1174	a postmark that indicates that the report was mailed after the
1175	designated due date. A certificate of mailing obtained from and
1176	dated by the United States Postal Service at the time of
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1177	mailing, or a receipt from an established courier company, which
1178	bears a date on or before the date on which the report is due,
1179	shall be proof of mailing in a timely manner. Reports shall
1180	contain information of all previously unreported contributions
1181	received and expenditures made as of the preceding Friday,
1182	except that the report filed on the Friday immediately preceding
1183	the election shall contain information of all previously
1184	unreported contributions received and expenditures made as of
1185	the day preceding the designated due date. All such reports
1186	shall be open to public inspection.
1187	(b)1. Any report that is deemed to be incomplete by the
1188	officer with whom the electioneering communications organization
1189	files shall be accepted on a conditional basis. The treasurer of
1190	the electioneering communications organization shall be
1191	notified, by certified mail or other common carrier that can
1192	establish proof of delivery for the notice, as to why the report
1193	is incomplete. Within 7 days after receipt of such notice, the
1194	treasurer must file an addendum to the report providing all
1195	information necessary to complete the report in compliance with
1196	this section. Failure to file a complete report after such
1197	notice constitutes a violation of this chapter.
1198	2. Notice is deemed sufficient upon proof of delivery of
1199	written notice to the mailing or street address of the treasurer
1200	or registered agent of the electioneering communication
1201	organization on record with the filing officer.
1202	(3) (a) Each report required by this section must contain:
1203	1. The full name, address, and occupation, if any, of each
1204	person who has made one or more contributions to or for such
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1205	electioneering communications organization within the reporting
1206	period, together with the amount and date of such contributions.
1207	For corporations, the report must provide as clear a description
1208	as practicable of the principal type of business conducted by
1209	the corporation. However, if the contribution is \$100 or less,
1210	the occupation of the contributor or the principal type of
1211	business need not be listed.
1212	2. The name and address of each political committee from
1213	which or to which the reporting electioneering communications
1214	organization made any transfer of funds, together with the
1215	amounts and dates of all transfers.
1216	3. Each loan for electioneering communication purposes to
1217	or from any person or political committee within the reporting
1218	period, together with the full names, addresses, and occupations
1219	and principal places of business, if any, of the lender and
1220	endorsers, if any, and the date and amount of such loans.
1221	4. A statement of each contribution, rebate, refund, or
1222	other receipt not otherwise listed under subparagraphs 13.
1223	5. The total sums of all loans, in-kind contributions, and
1224	other receipts by or for such electioneering communications
1225	organization during the reporting period. The reporting forms
1226	shall be designed to elicit separate totals for in-kind
1227	contributions, loans, and other receipts.
1228	6. The full name and address of each person to whom
1229	expenditures have been made by or on behalf of the
1230	electioneering communications organization within the reporting
1231	period and the amount, date, and purpose of each expenditure.
1232	7. The full name and address of each person to whom an
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1233 expenditure for personal services, salary, or reimbursement for 1234 expenses has been made and that is not otherwise reported, 1235 including the amount, date, and purpose of the expenditure. 1236 8. The total sum of expenditures made by the 1237 electioneering communications organization during the reporting 1238 period. 1239 9. The amount and nature of debts and obligations owed by 1240 or to the electioneering communications organization that relate 1241 to the conduct of any electioneering communication. 1242 10. The amount and nature of any separate interest-bearing 1243 accounts or certificates of deposit and identification of the 1244 financial institution in which such accounts or certificates of 1245 deposit are located. 1246 The primary purposes of an expenditure made indirectly 11. through an electioneering communications organization for goods 1247 1248 and services, such as communications media placement or 1249 procurement services and other expenditures that include multiple components as part of the expenditure. The primary 1250 1251 purpose of an expenditure shall be that purpose, including 1252 integral and directly related components, that comprises 80 1253 percent of such expenditure. 1254 The filing officer shall make available to any (b) 1255 electioneering communications organization a reporting form 1256 which the electioneering communications organization may use to 1257 indicate contributions received by the electioneering 1258 communications organization but returned to the contributor 1259 before deposit. 1260 (4) The treasurer of the electioneering communications

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1261	organization shall certify as to the correctness of each report,
1262	and each person so certifying shall bear the responsibility for
1263	the accuracy and veracity of each report. Any treasurer who
1264	willfully certifies the correctness of any report while knowing
1265	that such report is incorrect, false, or incomplete commits a
1266	misdemeanor of the first degree, punishable as provided in s.
1267	775.082 or s. 775.083.
1268	(5) The electioneering communications organization
1269	depository shall provide statements reflecting deposits and
1270	expenditures from the account to the treasurer, who shall retain
1271	the records pursuant to s. 106.06. The records maintained by the
1272	depository with respect to the account shall be subject to
1273	inspection by an agent of the Division of Elections or the
1274	Florida Elections Commission at any time during normal banking
1275	hours, and such depository shall furnish certified copies of any
1276	such records to the Division of Elections or the Florida
1277	Elections Commission upon request.
1278	(6) Notwithstanding any other provisions of this chapter,
1279	in any reporting period during which an electioneering
1280	communications organization has not received funds, made any
1281	contributions, or expended any reportable funds, the treasurer
1282	shall file a written report with the filing officer by the
1283	prescribed reporting date that no reportable contributions or
1284	expenditures were made during the reporting period.
1285	(7) (a) Any electioneering communications organization
1286	failing to file a report on the designated due date shall be
1287	subject to a fine as provided in paragraph (b) for each late
1288	day. The fine shall be assessed by the filing officer and the
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1289	moneys collected shall be deposited:
1290	1. In the General Revenue Fund, in the case of an
1291	electioneering communications organization that registers with
1292	the Division of Elections; or
1293	2. In the general revenue fund of the political
1294	subdivision, in the case of an electioneering communications
1295	organization that registers with an officer of a political
1296	subdivision.
1297	
1298	No separate fine shall be assessed for failure to file a copy of
1299	any report required by this section.
1300	(b) Upon determining that a report is late, the filing
1301	officer shall immediately notify the electioneering
1302	communications organization as to the failure to file a report
1303	by the designated due date and that a fine is being assessed for
1304	each late day. The fine shall be \$50 per day for the first 3
1305	days late and, thereafter, \$500 per day for each late day, not
1306	to exceed 25 percent of the total receipts or expenditures,
1307	whichever is greater, for the period covered by the late report.
1308	However, for the reports immediately preceding each primary and
1309	general election, the fine shall be \$500 per day for each late
1310	day, not to exceed 25 percent of the total receipts or
1311	expenditures, whichever is greater, for the period covered by
1312	the late report. Upon receipt of the report, the filing officer
1313	shall determine the amount of the fine which is due and shall
1314	notify the electioneering communications organization. The
1315	filing officer shall determine the amount of the fine due based
1316	upon the earliest of the following:

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FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	Α		Н	0	U	S	Е	0	F		R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
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CS/CS/HB 131, Engrossed 2 2010 1317 When the report is actually received by such officer. 1. 1318 2. When the report is postmarked. 1319 3. When the certificate of mailing is dated. 1320 4. When the receipt from an established courier company is 1321 dated. 1322 5. When the electronic receipt issued pursuant to s. 1323 106.0705 or other electronic filing system authorized in this 1324 section is dated. 1325 1326 Such fine shall be paid to the filing officer within 20 days 1327 after receipt of the notice of payment due, unless appeal is 1328 made to the Florida Elections Commission pursuant to paragraph 1329 (c). Notice is deemed sufficient upon proof of delivery of 1330 written notice to the mailing or street address on record with 1331 the filing officer. An officer or member of an electioneering 1332 communications organization shall not be personally liable for 1333 such fine. 1334 The treasurer of an electioneering communications (C) 1335 organization may appeal or dispute the fine, based upon, but not limited to, unusual circumstances surrounding the failure to 1336 1337 file on the designated due date, and may request and shall be 1338 entitled to a hearing before the Florida Elections Commission, 1339 which shall have the authority to waive the fine in whole or in 1340 part. The Florida Elections Commission must consider the 1341 mitigating and aggravating circumstances contained in s. 1342 106.265(1) when determining the amount of a fine, if any, to be 1343 waived. Any such request shall be made within 20 days after 1344 receipt of the notice of payment due. In such case, the Page 48 of 57

1345 <u>treasurer of the electioneering communications organization</u> 1346 <u>shall, within the 20-day period, notify the filing officer in</u> 1347 <u>writing of his or her intention to bring the matter before the</u> 1348 commission.

1349 The appropriate filing officer shall notify the (d) 1350 Florida Elections Commission of the repeated late filing by an 1351 electioneering communications organization, the failure of an 1352 electioneering communications organization to file a report after notice, or the failure to pay the fine imposed. The 1353 1354 commission shall investigate only those alleged late filing 1355 violations specifically identified by the filing officer and as 1356 set forth in the notification. Any other alleged violations must 1357 be stated separately and reported by the division to the 1358 commission under s. 106.25(2).

1359 In addition to the reporting requirements in s. (8) 1360 106.07, An electioneering communications organization shall, 1361 within 2 days after receiving its initial password or secure 1362 sign-on from the Department of State allowing confidential 1363 access to the department's electronic campaign finance filing 1364 system, electronically file the periodic campaign finance 1365 reports that would have been required pursuant to this section 1366 s. 106.07 for reportable activities that occurred since the date 1367 of the last general election.

1368 (9) Electioneering communications organizations shall not 1369 use credit cards.

Section 24. Paragraph (b) of subsection (2) of section 1371 106.0705, Florida Statutes, is reenacted, and subsections (3) 1372 and (4) of that section are amended, to read:

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1373 106.0705 Electronic filing of campaign treasurer's 1374 reports.-

1375 (2)

(b) Each political committee, committee of continuous existence, electioneering communications organization, or state executive committee that is required to file reports with the division under s. 106.04, s. 106.07, s. 106.0703, or s. 106.29, as applicable, must file such reports with the division by means of the division's electronic filing system.

(3) Reports filed pursuant to this section shall be completed and filed through the electronic filing system not later than midnight of the day designated. Reports not filed by midnight of the day designated are late filed and are subject to the penalties under s. 106.04(8), s. 106.07(8), <u>s. 106.0703(7)</u>, or s. 106.29(3), as applicable.

1388 (4)Each report filed pursuant to this section is 1389 considered to be under oath by the candidate and treasurer, $\frac{\partial r}{\partial r}$ 1390 the chair and treasurer, or the treasurer under s. 106.0703, 1391 whichever is applicable, and such persons are subject to the provisions of s. 106.04(4)(d), s. 106.07(5), s. 106.0703(4), or 1392 1393 s. 106.29(2), as applicable. Persons given a secure sign-on to 1394 the electronic filing system are responsible for protecting such 1395 from disclosure and are responsible for all filings using such 1396 credentials, unless they have notified the division that their 1397 credentials have been compromised.

Section 25. Subsection (1) of section 106.071, Florida Statutes, is reenacted and amended to read: 1400 106.071 Independent expenditures; electioneering

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1401 communications; reports; disclaimers.-

Each person who makes an independent expenditure with 1402 (1)1403 respect to any candidate or issue, and each individual who makes 1404 an expenditure for an electioneering communication which is not 1405 otherwise reported pursuant to this chapter, which expenditure, 1406 in the aggregate, is in the amount of \$5,000 \$100 or more, shall 1407 file periodic reports of such expenditures in the same manner, 1408 at the same time, subject to the same penalties, and with the same officer as a political committee supporting or opposing 1409 1410 such candidate or issue. The report shall contain the full name 1411 and address of the person making the expenditure; the full name 1412 and address of each person to whom and for whom each such 1413 expenditure has been made; the amount, date, and purpose of each 1414 such expenditure; a description of the services or goods 1415 obtained by each such expenditure; the issue to which the 1416 expenditure relates; and the name and address of, and office 1417 sought by, each candidate on whose behalf such expenditure was 1418 made.

1419 Section 26. Subsections (4) and (5) of section 106.08, 1420 Florida Statutes, are amended, and subsection (7) of that 1421 section is reenacted, to read:

1422

106.08 Contributions; limitations on.-

(4) (a) Any contribution received by the chair, campaign treasurer, or deputy campaign treasurer of a political committee supporting or opposing a candidate with opposition in an election or supporting or opposing an issue on the ballot in an election on the day of that election or less than 5 days prior to the day of that election may not be obligated or expended by

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1429 the committee until after the date of the election.

(b) Any contribution received by an electioneering communications organization on the day of an election or less than 5 days prior to the day of that election may not be obligated or expended by the organization until after the date of the election and may not be expended to pay for any obligation arising prior to the election.

1436 (5) (a) A person may not make any contribution through or1437 in the name of another, directly or indirectly, in any election.

(b) Candidates, political committees, and political
parties may not solicit contributions from any religious,
charitable, civic, or other causes or organizations established
primarily for the public good.

(c) Candidates, political committees, and political parties may not make contributions, in exchange for political support, to any religious, charitable, civic, or other cause or organization established primarily for the public good. It is not a violation of this paragraph for:

1447 1. A candidate, political committee, or political party 1448 executive committee to make gifts of money in lieu of flowers in 1449 memory of a deceased person;

1450 2. A candidate to continue membership in, or make regular 1451 donations from personal or business funds to, religious, 1452 political party, civic, or charitable groups of which the 1453 candidate is a member or to which the candidate has been a 1454 regular donor for more than 6 months; or

1455 3. A candidate to purchase, with campaign funds, tickets, 1456 admission to events, or advertisements from religious, civic,

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1457 political party, or charitable groups.

1458 (d) An electioneering communications organization may not 1459 accept a contribution from an organization exempt from taxation 1460 under s. 527 or s. 501(c)(4) of the Internal Revenue Code, other 1461 than a political committee, committee of continuous existence, 1462 or political party, unless the contributing organization has 1463 registered as if the organization were an electioneering 1464 communications organization pursuant to 106.03 and has filed s. 1465 all campaign finance reports required of electioncering 1466 communications organizations pursuant to ss. 106.07 and 106.0703. 1467

1468 Any person who knowingly and willfully makes or (7)(a) 1469 accepts no more than one contribution in violation of subsection 1470 (1) or subsection (5), or any person who knowingly and willfully 1471 fails or refuses to return any contribution as required in 1472 subsection (3), commits a misdemeanor of the first degree, 1473 punishable as provided in s. 775.082 or s. 775.083. If any 1474 corporation, partnership, or other business entity or any 1475 political party, political committee, committee of continuous 1476 existence, or electioneering communications organization is 1477 convicted of knowingly and willfully violating any provision 1478 punishable under this paragraph, it shall be fined not less than 1479 \$1,000 and not more than \$10,000. If it is a domestic entity, it may be ordered dissolved by a court of competent jurisdiction; 1480 if it is a foreign or nonresident business entity, its right to 1481 1482 do business in this state may be forfeited. Any officer, 1483 partner, agent, attorney, or other representative of a 1484 corporation, partnership, or other business entity, or of a

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1485 political party, political committee, committee of continuous 1486 existence, electioneering communications organization, or 1487 organization exempt from taxation under s. 527 or s. 501(c)(4) 1488 of the Internal Revenue Code, who aids, abets, advises, or 1489 participates in a violation of any provision punishable under 1490 this paragraph commits a misdemeanor of the first degree, 1491 punishable as provided in s. 775.082 or s. 775.083.

Any person who knowingly and willfully makes or 1492 (b) 1493 accepts two or more contributions in violation of subsection (1) 1494 or subsection (5) commits a felony of the third degree, 1495 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1496 If any corporation, partnership, or other business entity or any 1497 political party, political committee, committee of continuous 1498 existence, or electioneering communications organization is 1499 convicted of knowingly and willfully violating any provision 1500 punishable under this paragraph, it shall be fined not less than 1501 \$10,000 and not more than \$50,000. If it is a domestic entity, 1502 it may be ordered dissolved by a court of competent 1503 jurisdiction; if it is a foreign or nonresident business entity, 1504 its right to do business in this state may be forfeited. Any 1505 officer, partner, agent, attorney, or other representative of a 1506 corporation, partnership, or other business entity, or of a 1507 political committee, committee of continuous existence, 1508 political party, or electioneering communications organization, 1509 or organization exempt from taxation under s. 527 or s. 1510 501(c)(4) of the Internal Revenue Code, who aids, abets, 1511 advises, or participates in a violation of any provision punishable under this paragraph commits a felony of the third 1512

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1513 degree, punishable as provided in s. 775.082, s. 775.083, or s. 1514 775.084.

1515 Section 27. Section 106.1437, Florida Statutes, is 1516 reenacted to read:

1517 106.1437 Miscellaneous advertisements.-Any advertisement, 1518 other than a political advertisement, independent expenditure, 1519 or electioneering communication, on billboards, bumper stickers, 1520 radio, or television, or in a newspaper, a magazine, or a 1521 periodical, intended to influence public policy or the vote of a 1522 public official, shall clearly designate the sponsor of such 1523 advertisement by including a clearly readable statement of 1524 sponsorship. If the advertisement is broadcast on television, 1525 the advertisement shall also contain a verbal statement of 1526 sponsorship. This section shall not apply to an editorial 1527 endorsement.

1528 Section 28. Section 106.1439, Florida Statutes, is 1529 reenacted and amended to read:

1530 106.1439 Electioneering communications; disclaimers.1531 (1) Any electioneering communication, other than a
1532 <u>telephone call</u>, shall prominently state: "Paid electioneering
1533 communication paid for by ... (Name and address of person paying
1534 for the communication)...."

1535 (2) Any electioneering communication telephone call shall
 1536 identify the persons or organizations sponsoring the call by
 1537 stating either: "Paid for by ... (insert name of persons or
 1538 organizations sponsoring the call)...." or "Paid for on behalf
 1539 of ... (insert name of persons or organizations authorizing
 1540 call)...." This subsection does not apply to any telephone call

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1541 in which the individual making the call is not being paid and 1542 the individuals participating in the call know each other prior 1543 to the call.

1544 <u>(3)(2)</u> Any person who fails to include the disclaimer 1545 prescribed in this section in any electioneering communication 1546 that is required to contain such disclaimer commits a 1547 misdemeanor of the first degree, punishable as provided in s. 1548 775.082 or s. 775.083.

1549 Section 29. Paragraphs (a) and (e) of subsection (1) of 1550 section 106.147, Florida Statutes, are amended to read:

1551 106.147 Telephone solicitation; disclosure requirements; 1552 prohibitions; exemptions; penalties.-

1553 (1) (a) Any electioneering communication telephone call or 1554 any telephone call supporting or opposing a candidate, elected 1555 public official, or ballot proposal must identify the persons or 1556 organizations sponsoring the call by stating either: "paid for 1557 by " (insert name of persons or organizations sponsoring the 1558 call) or "paid for on behalf of" (insert name of persons or 1559 organizations authorizing call). This paragraph does not apply 1560 to any telephone call in which both the individual making the 1561 call is not being paid and the individuals participating in the 1562 call know each other prior to the call.

1563 (e) Any electioneering communication paid for with public 1564 funds must include a disclaimer containing the words "paid for 1565 by ...(Name of the government entity paying for the

1566 communication)...."

1567 Section 30. Section 106.17, Florida Statutes, is reenacted 1568 to read:

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1569 106.17 Polls and surveys relating to candidacies.-Any candidate, political committee, committee of continuous 1570 existence, electioneering communication organization, or state 1571 1572 or county executive committee of a political party may authorize 1573 or conduct a political poll, survey, index, or measurement of 1574 any kind relating to candidacy for public office so long as the 1575 candidate, political committee, committee of continuous 1576 existence, electioneering communication organization, or 1577 political party maintains complete jurisdiction over the poll in 1578 all its aspects.

1579 Section 31. Subsection (11) of section 379.352, Florida 1580 Statutes, is amended to read:

1581 379.352 Recreational licenses, permits, and authorization 1582 numbers to take wild animal life, freshwater aquatic life, and 1583 marine life; issuance; costs; reporting.-

(11) When acting in its official capacity pursuant to this section, neither the commission nor a subagent is deemed a third-party registration organization, as defined in <u>s. 97.021</u> $\frac{s. 97.021(36)}{s. 97.021(40)}$, or a voter registration agency, as defined in <u>s.</u> $\frac{97.021}{s. 97.021(40)}$, and is not authorized to solicit, accept, or collect voter registration applications or provide voter registration services.

1591 Section 32. Except as otherwise expressly provided in this 1592 act, this act shall take effect upon becoming a law.

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