## HOUSE AMENDMENT

Bill No. CS/HBs 3743 & 3941

Amendment No. \_\_\_\_ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Brown offered the following: 11 12 13 Amendment to Amendment (403741) (with title amendment) On page 40, between lines 11 and 12 of the amendment 14 15 16 insert: 17 Section 39. Subsection (3) of s. 106.021, Florida Statutes, is amended to read: 18 19 106.021 Campaign treasurers; deputies; primary and 20 secondary depositories. --21 (1)(a) Each candidate for nomination or election to 22 office and each political committee shall appoint a campaign 23 treasurer. Each person who seeks to qualify for nomination or 24 election to, or retention in, office shall appoint a campaign 25 treasurer and designate a primary campaign depository prior to qualifying for office. Any person who seeks to qualify for 26 election or nomination to any office by means of the 27 28 petitioning process shall appoint a treasurer and designate a 29 primary depository on or before the date he or she obtains the 30 petitions. Each candidate shall at the same time he or she 31 designates a campaign depository and appoints a treasurer also 1 File original & 9 copies hmo0008 04/13/98 09:54 am 03743-0069-342687

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designate the office for which he or she is a candidate. Ιf 1 2 the candidate is running for an office which will be grouped 3 on the ballot with two or more similar offices to be filled at 4 the same election, the candidate must indicate for which group 5 or district office he or she is running. Nothing in this subsection shall prohibit a candidate, at a later date, from б 7 changing the designation of the office for which he or she is 8 a candidate. However, if a candidate changes the designated office for which he or she is a candidate, the candidate must 9 10 notify all contributors in writing of the intent to seek a 11 different office and offer to return pro rata, upon their 12 request, those contributions given in support of the original 13 office sought. This notification shall be given within 15 days after the filing of the change of designation and shall 14 15 include a standard form developed by the Division of Elections for requesting the return of contributions. The notice 16 17 requirement shall not apply to any change in a numerical designation resulting solely from redistricting. 18 If, within 30 days after being notified by the candidate of the intent to 19 seek a different office, the contributor notifies the 20 candidate in writing that the contributor wishes his or her 21 contribution to be returned, the candidate shall return the 22 contribution, on a pro rata basis, calculated as of the date 23 24 the change of designation is filed. Any contributions not 25 requested to be returned within the 30-day period may be used by the candidate for the newly designated office. No person 26 27 shall accept any contribution or make any expenditure with a view to bringing about his or her nomination, election, or 28 29 retention in public office, or authorize another to accept 30 such contributions or make such expenditure on the person's 31 behalf, unless such person has appointed a campaign treasurer

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and designated a primary campaign depository. A candidate for 1 2 an office voted upon statewide may appoint not more than 15 3 deputy campaign treasurers, and any other candidate or 4 political committee may appoint not more than 3 deputy 5 campaign treasurers. The names and addresses of the campaign treasurer and deputy campaign treasurers so appointed shall be б 7 filed with the officer before whom such candidate is required to qualify or with whom such political committee is required 8 to register pursuant to s. 106.03. Each candidate who 9 10 qualifies with the Department of State for an office not voted upon statewide shall, at the same time, file a copy of the 11 12 name and address of the campaign treasurer with the supervisor of elections in the county in which the candidate resides. 13

(b) Except as provided in paragraph (d), each 14 15 candidate and each political committee shall also designate 16 one primary campaign depository for the purpose of depositing 17 all contributions received, and disbursing all expenditures made, by the candidate or political committee. 18 The candidate or political committee may also designate one secondary 19 depository in each county in which an election is held in 20 21 which the candidate or committee participates. Secondary depositories shall be for the sole purpose of depositing 22 contributions and forwarding the deposits to the primary 23 24 campaign depository. Any bank, savings and loan association, or credit union authorized to transact business in this state 25 may be designated as a campaign depository. The candidate or 26 27 political committee shall file the name and address of each primary and secondary depository so designated at the same 28 time that, and with the same officer with whom, the candidate 29 30 or committee files the name of his, her, or its campaign 31 treasurer pursuant to paragraph (a). In addition, the campaign

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treasurer or a deputy campaign treasurer may deposit any funds 1 2 which are in the primary campaign depository and which are not 3 then currently needed for the disbursement of expenditures 4 into a separate interest-bearing account in any bank, savings 5 and loan association, or credit union authorized to transact 6 business in this state. The separate interest-bearing account 7 shall be designated "...(name of candidate or committee)... 8 separate interest-bearing campaign account." In lieu thereof, the campaign treasurer or deputy campaign treasurer may 9 10 purchase a certificate of deposit with such unneeded funds in such bank, savings and loan association, or credit union. The 11 12 separate interest-bearing account or certificate of deposit 13 shall be separate from any personal or other account or 14 certificate of deposit. Any withdrawal of the principal or 15 earned interest or any part thereof shall only be made from the separate interest-bearing account or certificate of 16 17 deposit for the purpose of transferring funds to the primary account and shall be reported as a contribution. 18 (c) Any campaign treasurer or deputy treasurer 19 20 appointed pursuant to this section shall be a registered voter in this state and shall, before such appointment may become 21 effective, have accepted appointment to such position in 22 writing and filed such acceptance with the officer before whom 23 24 the candidate is required to qualify or with the officer with 25 whom the political committee is required to file reports. An individual may be appointed and serve as campaign treasurer of 26 27 a candidate and a political committee or two or more candidates and political committees. A candidate may appoint 28

29 herself or himself as campaign treasurer.

30 (d) Any political committee which deposits all 31 contributions received in a national depository from which the

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political committee receives funds to contribute to state and
local candidates shall not be required to designate a campaign
depository in the state.

4 (2) A candidate or political committee may remove his, 5 her, or its campaign treasurer or any deputy treasurer. In 6 case of the death, resignation, or removal of a campaign 7 treasurer before compliance with all obligations of a campaign treasurer under this chapter, the candidate or political 8 committee shall appoint a successor and certify the name and 9 10 address of the successor in the manner provided in the case of an original appointment. No resignation shall be effective 11 12 until it has been submitted to the candidate or committee in writing and a copy thereof has been filed with the officer 13 before whom the candidate is required to qualify or the 14 15 officer with whom the political committee is required to file reports. No treasurer or deputy treasurer shall be deemed 16 17 removed by a candidate or political committee until written notice of such removal has been given to such treasurer or 18 deputy treasurer and has been filed with the officer before 19 whom such candidate is required to qualify or with the officer 20 with whom such committee is required to file reports. 21

(3) (a) Except for independent expenditures, no 22 contribution or expenditure, including contributions or 23 24 expenditures of a candidate or of the candidate's family, shall be directly or indirectly made or received in 25 furtherance of the candidacy of any person for nomination or 26 27 election to political office in the state or on behalf of any political committee except through the duly appointed campaign 28 treasurer of the candidate or political committee. 29 However, 30 expenditures may be made directly by any political committee 31 or political party regulated by chapter 103 for obtaining

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time, space, or services in or by any communications medium 1 2 for the purpose of jointly endorsing three or more candidates, 3 and any such expenditure shall not be considered a 4 contribution or expenditure to or on behalf of any such 5 candidates for the purposes of this chapter. (b) A joint endorsement made pursuant to this 6 7 subsection shall only refer to, mention, or name the 8 candidates being jointly endorsed. A person who pays for a 9 joint endorsement which refers to, mentions, or names any 10 person or persons other than the candidates being endorsed 11 commits a willful violation of this subsection and shall be 12 assessed a civil fine of three times the limitations on 13 contributions set forth in s. 106.08. 14 15 ======== TITLE AMENDMENT ========== 16 17 And the title is amended as follows: On page 43, line 26 of the amendment 18 remove: all of said lines 19 20 and insert in lieu thereof: 21 amending s. 106.21, F.S., relating to campaign 22 23 treasurers; deputies; primary and secondary 24 depositories; providing penalties; providing an 25 effective date. 26 27 28 29 30 31 6

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