Florida House of Representatives - 1998 By Representative Ogles

1	A bill to be entitled
1 2	A bill to be entitled An act relating to municipal recall; amending
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	s. 100.361, F.S.; requiring recall petitions to
4	contain the full text of the grounds for recall
5	alleged in the petition; requiring each
6	signature on a petition to be dated; providing
7	for voluntary registration of a petition before
8	signatures are gathered; clarifying duties of
9	the clerk with respect to determining whether
10	petition states grounds for recall; requiring
11	recall petition and defense to contain full
12	text of grounds for recall alleged in the
13	petition and the official's defensive
14	statement; providing an effective date.
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16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Subsection (1) of section 100.361, Florida
19	Statutes, is amended to read:
20	100.361 Municipal recall
21	(1) RECALL PETITIONAny member of the governing body
22	of a municipality or charter county, hereinafter referred to
23	in this section as "municipality," may be removed from office
24	by the electors of the municipality. When the official
25	represents a district and is elected only by electors residing
26	in that district, only electors from that district are
27	eligible to sign the petition to recall that official and are
28	entitled to vote in the recall election. When the official
29	represents a district and is elected at-large by the electors
30	of the municipality, all electors of the municipality are
31	eligible to sign the petition to recall that official and are
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1 entitled to vote in the recall election. Where used in this 2 section, the term "district" shall be construed to mean the 3 area or region of a municipality from which a member of the 4 governing body is elected by the electors from such area or 5 region. Members may be removed from office by the following 6 procedure:

7 A petition shall be prepared naming the person (a) sought to be recalled and containing a statement of grounds 8 9 for recall in not more than 200 words limited solely to the grounds specified in paragraph (b). Each page of a petition 10 containing space on which signatures may be placed must 11 12 contain the full text of the statement of grounds for recall. 13 If more than one member of the governing body is sought to be 14 recalled, whether such member is elected by the electors of a district or by the electors of the municipality at-large, a 15 16 separate recall petition shall be prepared for each member sought to be recalled. 17

In a municipality or district of fewer than 500
electors, the petition shall be signed by at least 50 electors
or by 10 percent of the total number of registered electors of
the municipality or district as of the preceding municipal
election, whichever is greater.

In a municipality or district of 500 or more but 23 2. fewer than 2,000 registered electors, the petition shall be 24 25 signed by at least 100 electors or by 10 percent of the total 26 number of registered electors of the municipality or district 27 as of the preceding municipal election, whichever is greater. 28 3. In a municipality or district of 2,000 or more but 29 fewer than 5,000 registered electors, the petition shall be signed by at least 250 electors or by 10 percent of the total 30 31

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number of registered electors of the municipality or district 1 2 as of the preceding municipal election, whichever is greater. 3 4. In a municipality or district of 5,000 or more but fewer than 10,000 registered electors, the petition shall be 4 5 signed by at least 500 electors or by 10 percent of the total 6 number of registered electors of the municipality or district 7 as of the preceding municipal election, whichever is greater. 8 5. In a municipality or district of 10,000 or more but 9 fewer than 25,000 registered electors, the petition shall be signed by at least 1,000 electors or by 10 percent of the 10 11 total number of registered electors of the municipality or 12 district as of the preceding municipal election, whichever is 13 greater. 14 6. In a municipality or district of 25,000 or more registered electors, the petition shall be signed by at least 15 16 1,000 electors or by 5 percent of the total number of registered electors of the municipality or district as of the 17 preceding municipal election, whichever is greater. 18 19 20 Electors of the municipality or district making charges contained in the statement of grounds for recall and those 21 signing the recall petition shall be designated as the 22 "committee." A specific person shall be designated in the 23 petition as chair of the committee to act for the committee. 24 Electors of the municipality or district are eligible to sign 25 26 the petition. Signatures and oaths of circulators shall be 27 executed as provided in paragraph (c). All signatures must 28 shall be obtained within a period of 30 days, each signature 29 must be followed by the date on which the signature was placed on the petition, and the petition must shall be filed within 30 30 days after the date the first signature is obtained on the 31 3

petition. The committee may register its petition with the 1 2 clerk before it begins to obtain signatures. The clerk shall 3 examine the petition to determine whether the statement of grounds for recall states one or more grounds for removal 4 5 listed in paragraph (b). If the clerk determines that the 6 petition states one or more of such grounds, the clerk shall 7 so inform the chair of the committee, but the clerk is under 8 no obligation to determine the accuracy of any allegation 9 contained in the grounds. (b) The grounds for removal of elected municipal 10 11 officials shall, for the purposes of this act, be limited to the following and must be contained in the petition: 12 13 1. Malfeasance; 2. Misfeasance; 14 3. Neglect of duty; 15 16 4. Drunkenness; 17 5. Incompetence; 6. Permanent inability to perform official duties; and 18 7. Conviction of a felony involving moral turpitude. 19 20 (c) Each elector of the municipality signing a petition shall sign his or her name in ink or indelible pencil 21 22 as registered in the office of the supervisor of elections and shall state on the petition his or her place of residence and 23 voting precinct. Each petition shall contain appropriate 24 lines for signatures and addresses of electors and an oath, to 25 26 be executed by the circulator thereof, verifying the fact that 27 the circulator saw each person sign the counterpart of the 28 petition, that each signature appearing thereon is the genuine 29 signature of the person it purports to be, and that the petition was signed in the presence of the circulator on the 30 31 date indicated.

The petition shall be filed with the auditor or 1 (d) 2 clerk of the municipality or charter county, or his or her 3 equivalent, hereinafter referred to as clerk, by the person designated as chair of the committee, and, when a facially 4 5 valid petition that states one or more of the grounds for б removal listed in meeting the requirements of paragraph (b) is 7 filed, the clerk shall submit such petition to the county 8 supervisor of elections who shall, within a period of not more than 30 days after the petition is filed with the supervisor, 9 10 determine whether the petition contains the required valid 11 signatures. If it is determined by the clerk that the petition 12 does not state one or more of the grounds for removal listed 13 in meet the requirements of paragraph (b) and therefore is not 14 facially valid, the clerk shall so notify the governing body of the municipality or charter county and take no further 15 16 action. The petition cannot be amended after it is filed with the clerk. The supervisor shall be paid by the persons or 17 committee seeking verification the sum of 10 cents for each 18 19 name checked.

(e) If it is determined that the petition does not contain the required signatures, the clerk shall so certify to the governing body of the municipality or charter county and file the petition without taking further action, and the matter shall be at an end. No additional names may be added to the petition, and the petition shall not be used in any other proceeding.

(f) If it is determined that the petition has the required signatures, then the clerk shall at once serve upon the person sought to be recalled a certified copy of the petition. Within 5 days after service, the person sought to be recalled may file with the clerk a defensive statement of

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not more than 200 words. The clerk shall, within 5 days, 1 2 prepare a sufficient number of typewritten, printed, or 3 mimeographed copies of the recall petition and defensive statement, as well as the names, addresses, and oaths on the 4 5 original petition, and deliver them to the person who has been designated as chair of the committee and take his or her 6 7 receipt therefor. Such prepared copies shall be entitled "Recall Petition and Defense" and shall contain lines and 8 9 spaces for signatures of registered electors, place of residence, election precinct number, and date of signing, 10 11 together with oaths to be executed by the circulators which 12 conform to the provisions of paragraph (c). Each page of a 13 petition containing space on which signatures may be placed 14 must contain the full text of the statement of grounds for recall and the defensive statement. The clerk shall deliver 15 16 forms sufficient to carry the signatures of 30 percent of the 17 registered electors.

(g) Upon receipt of the "Recall Petition and Defense," 18 19 the committee may circulate them to obtain the signatures of 20 15 percent of the electors. Any elector who signs a recall petition shall have the right to demand in writing that his or 21 22 her name be stricken from the petition. A written demand signed by the elector shall be filed with the clerk and upon 23 receipt of the demand the clerk shall strike the name of the 24 elector from the petition and place his or her initials to the 25 26 side of the signature stricken. However, no signature may be 27 stricken after the clerk has delivered the "Recall Petition 28 and Defense" to the supervisor of elections for verification. 29 (h) Within 60 days after delivery of the "Recall Petition and Defense" to the chair, the chair shall file with 30 31 the clerk the "Recall Petition and Defense" which bears the

signatures of electors. The clerk shall assemble all signed 1 petitions, check to see that each petition is properly 2 3 verified by the oath of the circulator, and submit such petitions to the county supervisor of elections, who shall 4 5 determine the number of valid signatures, purge the names withdrawn, certify within 30 days whether 15 percent of the 6 7 qualified electors of the municipality have signed the 8 petitions, and report his or her findings to the governing 9 body. The supervisor shall be paid by the persons or committee seeking verification the sum of 10 cents for each 10 11 name checked.

12 (i) If the petitions do not contain the required 13 signatures, the clerk shall report such fact to the governing body and file the petitions, the proceedings shall be 14 terminated, and the petitions shall not again be used. If the 15 16 signatures do amount to at least 15 percent of the qualified 17 electors, the clerk shall serve notice of that fact upon the person sought to be recalled and deliver to the governing body 18 19 a certificate as to the percentage of qualified voters who signed. 20

21 Section 2. This act shall take effect July 1 of the 22 year in which enacted.

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