Bill No. HB 819, 1st Eng.

Amendment No. ____ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Latvala moved the following amendment: 11 12 13 Senate Amendment (with title amendment) 14 Delete everything after the enacting clause 15 16 and insert: 17 Section 1. Section 97.071, Florida Statutes, 1998 18 Supplement, is amended to read: 97.071 Registration identification card.--19 20 (1) A registration identification card must be 21 furnished to all voters registering under the permanent single 22 registration system and must contain: 23 (a) Voter's registration number. (b) Date of registration. 24 25 (c) Full name. 26 (d) Party affiliation. 27 (e) Date of birth. (f) Race or ethnicity, if provided by the applicant. 28 (g) Sex, if provided by the applicant. 29 (h) Address of legal residence. 30 (i) Precinct number. 31 1 1:08 PM 04/27/99 h0819c-19m0a Bill No. HB 819, 1st Eng.

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1 (j) Signature of supervisor. (k) Place for voter's signature. 2 3 (1) Other information deemed necessary by the 4 department. 5 (2)(a) Except as provided in paragraph (b), the 6 supervisor of elections shall mail a registration 7 identification card to the voter at the address listed as the legal residence on the voter's registration application. The 8 9 card must be sent by nonforwardable, return-if-undeliverable mail. If the identification card is returned as undeliverable 10 and the voter has indicated a different mailing address on the 11 12 registration application, the supervisor must mail a notice to the mailing address, notifying the voter that his or her 13 registration identification card was returned and that the 14 15 voter may appear in person at the supervisor's office to pick up the identification card. The supervisor must surrender the 16 17 identification card to the elector upon presentation of a Florida driver's license, a Florida identification card issued 18 under s. 322.051, or another form of picture identification 19 20 approved by the Department of State. If the elector fails to furnish the required identification, or if the supervisor has 21 doubts as to the identity of the elector, the supervisor must 22 require the elector to swear an oath substantially similar to 23 24 the one prescribed in s. 101.49 prior to surrendering the identification card. The supervisor must keep the 25 26 identification card on file for 45 days following return of 27 the card as undeliverable. 28 (b) The supervisor shall mail the voter identification 29 card by forwardable mail to voters who are covered by the 30 Uniformed and Overseas Citizens Absentee Voting Act. (2) (3) A voter may receive a replacement of a 31 2

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registration identification card by providing a signed,
 written request for a replacement card to the supervisor. Upon
 verification of registration, the supervisor shall issue the
 voter a duplicate card without charge.

5 (3)(4) In the case of a change of name, address, or 6 party affiliation, the supervisor must issue the voter a new 7 registration identification card. However, a registration 8 identification card indicating a party affiliation change made 9 between the book-closing date for the first primary election 10 and the date of the second primary election may not be issued 11 until after the second primary election.

Section 2. Subsection (1) of section 99.092, Florida Statutes, is amended to read:

14 99.092 Qualifying fee of candidate; notification of 15 Department of State.--

16 (1) Each person seeking to qualify for nomination or 17 election to any office, except a person seeking to qualify pursuant to s. 99.095 and except a person seeking to qualify 18 as a write-in candidate, shall pay a qualifying fee, which 19 20 shall consist of a filing fee and election assessment, to the 21 officer with whom the person qualifies, and any party assessment levied, and shall attach the original or signed 22 duplicate of the receipt for his or her party assessment or 23 24 pay the same, in accordance with the provisions of s. 103.121, at the time of filing his or her other qualifying papers. 25 The amount of the filing fee is 3 percent of the annual salary of 26 27 the office. The amount of the election assessment is 1 28 percent of the annual salary of the office sought. The election assessment, and filing fees paid by minor party 29 30 candidates and candidates with no party affiliation, shall be 31 deposited into the Elections Commission Trust Fund. The

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amount of the party assessment is 2 percent of the annual 1 salary. The annual salary of the office for purposes of 2 3 computing the filing fee, election assessment, and party 4 assessment shall be computed by multiplying 12 times the 5 monthly salary, excluding any special qualification pay, 6 authorized for such office as of July 1 immediately preceding 7 the first day of qualifying. No qualifying fee shall be returned to the candidate unless the candidate withdraws his 8 9 or her candidacy before the last date to qualify. If a 10 candidate dies prior to an election and has not withdrawn his or her candidacy before the last date to qualify, the 11 12 candidate's qualifying fee shall be returned to his or her designated beneficiary, and, if the filing fee or any portion 13 thereof has been transferred to the political party of the 14 15 candidate, the Secretary of State shall direct the party to 16 return that portion to the designated beneficiary of the 17 candidate. Section 3. Section 101.64, Florida Statutes, 1998 18 Supplement, is amended to read: 19 20 101.64 Delivery of absentee ballots; envelopes; 21 form.--The supervisor shall enclose with each absentee 22 (1)ballot two envelopes: a secrecy envelope, into which the 23 24 absent elector shall enclose his or her marked ballot; and a mailing envelope, into which the absent elector shall then 25 place the secrecy envelope, which shall be addressed to the 26 27 supervisor and also bear on the back side a certificate in 28 substantially the following form: 29 30 Note: Please Read Instructions Carefully Before Marking Ballot and Completing Voter's Certificate. 31

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1 VOTER'S CERTIFICATE 2 I, ..., do solemnly swear or affirm that I am a 3 qualified and registered voter of County, Florida. I 4 understand that if I commit or attempt to commit any fraud in connection with voting, vote a fraudulent ballot, or vote more 5 6 than once in an election, I can be convicted of a felony of 7 the third degree and fined up to \$5,000 and/or imprisoned for up to 5 years. I also understand that failure to sign this 8 certificate and have my signature witnessed will invalidate my 9 ballot. I am entitled to vote an absentee ballot for one of 10 the following reasons: 11 12 I am unable without another's assistance to attend 13 1. 14 the polls. 15 2. I may not be in the precinct of my residence during 16 the hours the polls are open for voting on election day. 17 3. I am an inspector, a poll worker, a deputy voting 18 machine custodian, a deputy sheriff, a supervisor of elections, or a deputy supervisor who is assigned to a 19 20 different precinct than that in which I am registered. 21 4. On account of the tenets of my religion, I cannot attend the polls on the day of the general, special, or 22 23 primary election. 24 5. I have changed my permanent residency to another 25 county in Florida within the time period during which the 26 registration books are closed for the election. I understand 27 that I am allowed to vote only for national and statewide 28 offices and on statewide issues. 6. I have changed my permanent residency to another 29 30 state and am unable under the laws of such state to vote in 31 the general election. I understand that I am allowed to vote 5

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only for President and Vice President. 1 2 7. I am unable to attend the polls on election day and 3 am voting this ballot in person at the office of, and under 4 the supervision of, the county supervisor of elections. 5 6 ... (Voter's Signature)... 7(Printed Name of Voter).... 8 9 ...(Last four digits of voter's social security number)... 10 Note: Your Signature Must Be Witnessed By One Witness 18 Years 11 of Age or Older as provided in Item 7. of the Instruction 12 Sheet.Either: 13 a. A Notary or Officer Defined in Item 6.b. of the 14 Instruction Sheet. 15 16 Sworn to (or affirmed) and subscribed before me this 17 ... day of,(year)..., by(name of person making statement).... My commission expires this day of 18 19,(year).... 20 ...(Signature of Official)... 21 ...(Print, Type, or Stamp Name)... 22 ... (State or Country of Commission) ... Personally Known OR Produced Identification 23 24 25 Type of Identification Produced..... 26 27 OR 28 29 b. One Witness, who is a registered voter in the 30 State. 31

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I swear or affirm that the voter signed this Voter's 1 2 Certificate in my presence and that, unless I am an officer 3 entitled to administer oaths or unless I have been certified 4 as an absentee ballot coordinator, I have not witnessed more than 5 ballots for this election. 5 б 7 WITNESS: 8 9 ...(Signature of Witness)... 10 ... (Printed Name of Witness)... 11 12 ... (Voter I.D. Number of Witness and County of 13 Registration)... 14 15 ...(Address)... 16 ...(City/State/Country)... 17 (2) The certificate shall be arranged on the back of 18 the mailing envelope so that the lines for the signatures of 19 20 the absent elector and the attesting witness are across the 21 seal of the envelope; however, no statement shall appear on the envelope which indicates that a signature of the voter or 22 witness must cross the seal of the envelope. The absent 23 24 elector and the attesting witness shall execute the certificate on the envelope. 25 26 Section 4. Section 101.65, Florida Statutes, 1998 27 Supplement, is amended to read: 28 101.65 Instructions to absent electors.--The 29 supervisor shall enclose with each absentee ballot separate 30 printed instructions in substantially the following form: 31

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READ THESE INSTRUCTIONS CAREFULLY BEFORE MARKING BALLOT. 1 2 1. VERY IMPORTANT. In order to ensure that your 3 absentee ballot will be counted, it should be completed and 4 returned as soon as possible so that it can reach the supervisor of elections of the county in which your precinct 5 6 is located no later than 7 p.m. on the day of the election. 7 2. Mark your ballot in secret as instructed on the 8 ballot. You must mark your own ballot unless you are unable to 9 do so because of blindness, disability, or inability to read 10 or write. 11 3. Place your marked ballot in the enclosed secrecy 12 envelope. 13 4. Insert the secrecy envelope into the enclosed 14 mailing envelope which is addressed to the supervisor. 15 5. Seal the mailing envelope and completely fill out the Voter's Certificate on the back of the mailing envelope. 16 6. VERY IMPORTANT. In order for your absentee ballot 17 to be counted, you must sign your name on the line above 18 (Voter's Signature) and print your name legibly on the line 19 above....(Printed Name of Voter)....., place the last four 20 digits of your Social Security number in the space provided, 21 22 and your ballot must be witnessed in either of the following 23 manners: a. One witness, who is a registered voter in the 24 25 state, must affix his or her signature, printed name, address, voter identification number, and county of registration on the 26 27 voter's certificate. Each witness is limited to witnessing 28 five ballots per election unless certified as an absentee 29 ballot coordinator. A candidate may not serve as an attesting 30 witness. 31 b. Any notary or other officer entitled to administer

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1 oaths or any Florida supervisor of elections or deputy 2 supervisor of elections, other than a candidate, may serve as 3 an attesting witness. 4 7. VERY IMPORTANT. In order for your absentee ballot to be counted, it must include the signature, legibly printed 5 name, and address of a witness 18 years of age or older б 7 affixed to the voter's certificate. Each witness is limited to witnessing 5 ballots per election unless certified as an 8 absentee ballot coordinator or unless the witness is an 9 10 officer entitled to administer oaths. A candidate may not 11 serve as an attesting witness. 8.7. Mail, deliver, or have delivered the completed 12 13 mailing envelope. Be sure there is sufficient postage if 14 mailed. 15 9.8. FELONY NOTICE. It is a felony under Florida law 16 to accept any gift, payment, or gratuity in exchange for your 17 vote for a candidate. It is also a felony under Florida law to vote in an election using a false identity or false address, 18 or under any other circumstances making your ballot false or 19 20 fraudulent. 21 Section 5. Paragraph (c) of subsection (2) of section 101.68, Florida Statutes, 1998 Supplement, is amended to read: 22 101.68 Canvassing of absentee ballot .--23 24 (2)(c)1. The canvassing board shall, if the supervisor 25 has not already done so, compare the signature of the elector 26 27 on the voter's certificate with the signature of the elector in the registration books to see that the elector is duly 28 registered in the county and to determine the legality of that 29 30 absentee ballot. An absentee ballot shall be considered 31 illegal if it does not include the signature and the last four 9

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digits of the social security number of the elector, as shown 1 by the registration records, and the signature, printed name, 2 3 which must be legible unless the name is plainly apparent from 4 the signature, and address of an attesting witness.either: 5 a. The subscription of a notary or officer defined in 6 Item 6.b. of the instruction sheet, or 7 b. The signature, printed name, address, voter 8 identification number, and county of registration of one 9 attesting witness, who is a registered voter in the state. 10 However, an absentee ballot shall not be considered illegal if 11 12 the signature of the elector or attesting witness does not 13 cross the seal of the mailing envelope or if the person witnessing the ballot is in violation of s. 104.047(3). If the 14 15 canvassing board determines that any ballot is illegal, a member of the board shall, without opening the envelope, mark 16 17 across the face of the envelope: "rejected as illegal." The envelope and the ballot contained therein shall be preserved 18 in the manner that official ballots voted are preserved. 19 20 2. If any elector or candidate present believes that an absentee ballot is illegal due to a defect apparent on the 21 voter's certificate, he or she may, at any time before the 22 ballot is removed from the envelope, file with the canvassing 23 24 board a protest against the canvass of that ballot, specifying 25 the precinct, the ballot, and the reason he or she believes the ballot to be illegal. A challenge based upon a defect in 26 27 the voter's certificate may not be accepted after the ballot 28 has been removed from the mailing envelope. Section 6. Section 101.647, Florida Statutes, is 29 30 amended to read: 101.647 Return of absentee ballots.--31

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(1) Absentee ballots must be returned to the
 supervisor of elections by the elector, either in person or by
 mail.

4 (2) If the elector is unable to mail or personally deliver the ballot, the elector may designate in writing a 5 6 person who may return the ballot for the elector; however, the 7 person designated may not return more than two absentee ballots per election, other than the designee's own ballot, 8 9 except that additional ballots may be returned for members of 10 the designee's immediate family. For purposes of this section, the term "immediate family" means the designee's 11 12 spouse or the parent, child, grandparent, or sibling of the 13 designee or of the designee's spouse. The designee must provide to the supervisor the written authorization by the 14 15 elector and a picture identification of the designee and must 16 complete an affidavit. The designee shall state in the 17 affidavit that the designee is authorized to return that 18 ballot and shall indicate if the elector is a member of the designee's immediate family and, if so, the relationship. The 19 20 designee shall also state in the affidavit that the designee 21 has not and will not return more than two absentee ballots for this election, other than the designee's own ballot and 22 ballots for the designee's immediate family. The department 23 24 shall prescribe the form of the affidavit. If the supervisor 25 is satisfied that the designee is authorized under law to 26 return the ballot, the supervisor shall accept receipt of the 27 ballot. 28 Section 7. Subsection (1) of section 103.101, Florida Statutes, is amended to read: 29 30 103.101 Presidential preference primary. --31 (1) Each political party other than a minor political 11 1:08 PM 04/27/99 h0819c-19m0a

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party shall, on the first second Tuesday in March in each year 1 2 the number of which is a multiple of 4, elect one person to be 3 the candidate for nomination of such party for President of 4 the United States or select delegates to the national nominating convention, as provided by party rule. 5 Section 8. Subsections (1) and (3) of section 104.047, б 7 Florida Statutes, 1998 Supplement, are amended to read: 104.047 Absentee voting.--8 (1) Any person who provides or offers to provide, and 9 10 any person who accepts, a pecuniary or other benefit in exchange for distributing, ordering, requesting, witnessing, 11 12 collecting, delivering, or otherwise physically possessing 13 absentee ballots, except as provided in ss. 101.6105-101.694, 14 is guilty of a felony of the third degree, punishable as 15 provided in s. 775.082, s. 775.083, or s. 775.084. 16 (3) Any person, other than an a notary or other 17 officer entitled to administer oaths or an absentee ballot coordinator as provided by s. 101.685, who witnesses more than 18 five ballots in any single election, is guilty of a 19 20 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 21 Section 9. Subsection (3) of section 105.031, Florida 22 Statutes, is amended to read: 23 24 105.031 Qualification; filing fee; candidate's oath; 25 items required to be filed .--26 (3) QUALIFYING FEE.--Each candidate qualifying for 27 election to judicial office, except write-in judicial candidates, shall, during the time for qualifying, pay to the 28 officer with whom he or she qualifies a qualifying fee, which 29 30 shall consist of a filing fee and an election assessment, or 31 qualify by the alternative method. The amount of the filing 12

fee is 3 percent of the annual salary of the office sought. 1 2 The amount of the election assessment is 1 percent of the 3 annual salary of the office sought. The qualifying officer 4 shall forward all filing fees to the Department of Revenue for deposit in the Elections Commission Trust Fund General Revenue 5 6 Fund. The election assessment shall be deposited into the 7 Elections Commission Trust Fund. The annual salary of the office for purposes of computing the qualifying fee shall be 8 computed by multiplying 12 times the monthly salary authorized 9 10 for such office as of July 1 immediately preceding the first day of qualifying. This subsection shall not apply to 11 12 candidates qualifying for retention to judicial office. 13 Section 10. The qualifying officer shall forward all filing fees paid by candidates for school board office, except 14 15 write-in candidates, to the Department of Revenue for deposit into the Elections Commission Trust Fund. 16 17 Section 11. Subsection (3) of section 106.011, Florida Statutes, is amended to read: 18 19 106.011 Definitions.--As used in this chapter, the 20 following terms have the following meanings unless the context 21 clearly indicates otherwise: "Contribution" means: 22 (3) (a) A gift, subscription, conveyance, deposit, loan, 23 24 payment, or distribution of money or anything of value, 25 including contributions in kind having an attributable monetary value in any form, made for the purpose of 26 27 influencing the results of an election. (b) A transfer of funds between political committees, 28 between committees of continuous existence, or between a 29 30 political committee and a committee of continuous existence. 31 (c) The payment, by any person other than a candidate 13 1:08 PM 04/27/99

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.

5 (d) The transfer of funds by a campaign treasurer or 6 deputy campaign treasurer between a primary depository and a 7 separate interest-bearing account or certificate of deposit, 8 and the term includes any interest earned on such account or 9 certificate.

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28

Notwithstanding the foregoing meanings of "contribution," the 11 12 word shall not be construed to include services, including, but not limited to, legal and accounting services, provided 13 without compensation by individuals volunteering a portion or 14 15 all of their time on behalf of a candidate or political committee. This definition shall not be construed to include 16 17 editorial endorsements by any newspaper, radio or television 18 station, or other recognized news medium.

Section 12. Subsection (3) of section 106.071, Florida
Statutes, is amended to read:

21 106.071 Independent expenditures; reports; 22 disclaimers.--

(3) No person may make a contribution in excess of
\$500\$1,000 to any other person, to be used by such other
person to make an independent expenditure.

26 Section 13. Section 100.3605, Florida Statutes, is 27 amended to read:

100.3605 Conduct of municipal elections .--

(1) The Florida Election Code, chapters 97-106, shall
govern the conduct of a municipality's election in the absence
of an applicable special act, charter, or ordinance provision.

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No charter or ordinance provision shall be adopted which 1 2 conflicts with or exempts a municipality from any provision in 3 the Florida Election Code that expressly applies to 4 municipalities. (2) Notwithstanding any other provision of law, 5 6 including any ordinance or charter provision, any municipal 7 election scheduled to be held within 14 days of the date of the presidential preference primary shall be held on the date 8 of the presidential preference primary. 9 10 (3) (2) Except as provided in subsection (2), the governing body of a municipality may, by ordinance, change the 11 12 dates for qualifying and for the election of members of the 13 governing body of the municipality and provide for the orderly transition of office resulting from such date changes. 14 15 Section 14. Section 105.072, Florida Statutes, is 16 created to read: 17 105.072 Statement of judicial candidate.--Each 18 candidate for a judicial office, including an incumbent judge, shall file a statement with the qualifying officer within 10 19 days after filing the appointment of campaign treasurer and 20 designation of campaign depository, stating that the candidate 21 has read and understands the requirements of the Florida Code 22 of Judicial Conduct. Such statement shall be in substantially 23 24 the following form: 25 26 STATEMENT OF CANDIDATE FOR JUDICIAL OFFICE 27 _____, the judicial candidate, have 28 received, have read, and understand the requirements of the 29 30 Florida Code of Judicial Conduct. 31

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Signature of Candidate 1 Date Section 15. Subsections (1), (3), and (4) of section 2 3 106.011, Florida Statutes, are amended to read: 4 106.011 Definitions.--As used in this chapter, the 5 following terms have the following meanings unless the context 6 clearly indicates otherwise: 7 (1) "Political committee" means a combination of two or more individuals, or a person other than an individual, the 8 9 primary or incidental purpose of which is to support or oppose 10 any candidate, issue, or political party, which accepts 11 contributions or makes expenditures during a calendar year in 12 an aggregate amount in excess of \$500.+"Political committee" 13 also means the sponsor of a proposed constitutional amendment by initiative who intends to seek the signatures of registered 14 15 electors."Political committee" also means a combination of 16 two or more individuals or a person other than an individual 17 which anticipates spending funds, or makes expenditures, for 18 political advertising in support of or in opposition to an 19 elected public official during a calendar year in an aggregate 20 amount in excess of \$500. Organizations which are certified by 21 the Department of State as committees of continuous existence pursuant to s. 106.04, national political parties, and the 22 state and county executive committees of political parties 23 24 regulated by chapter 103 shall not be considered political 25 committees for the purposes of this chapter. Corporations 26 regulated by chapter 607 or chapter 617 or other business 27 entities formed for purposes other than to support or oppose 28 issues or candidates are not political committees if their political activities are limited to contributions to 29 30 candidates, political parties, or political committees or 31 expenditures in support of or opposition to an issue from

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corporate or business funds and if no contributions are
 received by such corporations or business entities.

(3) "Contribution" means:

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

9 (b) A transfer of funds between political committees,
10 between committees of continuous existence, or between a
11 political committee and a committee of continuous existence.

12 (c) The payment, by any person other than a candidate 13 or political committee, of compensation for the personal 14 services of another person which are rendered to a candidate 15 or political committee without charge to the candidate or 16 committee for such services.

17 (d) The transfer of funds by a campaign treasurer or 18 deputy campaign treasurer between a primary depository and a 19 separate interest-bearing account or certificate of deposit, 20 and the term includes any interest earned on such account or 21 certificate.

(e) Any funds received by a political committee which are used or intended to be used, directly or indirectly, to pay for a political advertisement supporting or opposing an elected public official.

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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

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committee. This definition shall not be construed to include
 editorial endorsements.

3 (4) "Expenditure" means a purchase, payment, 4 distribution, loan, advance, transfer of funds by a campaign 5 treasurer or deputy campaign treasurer between a primary 6 depository and a separate interest-bearing account or 7 certificate of deposit, or gift of money or anything of value 8 made for the purpose of influencing the results of an election 9 or for purchasing a political advertisement supporting or 10 opposing an elected public official. However, "expenditure" does not include a purchase, payment, distribution, loan, 11 12 advance, or gift of money or anything of value made for the 13 purpose of influencing the results of an election when made by an organization, in existence prior to the time during which a 14 15 candidate qualifies or an issue is placed on the ballot for 16 that election, for the purpose of printing or distributing 17 such organization's newsletter, containing a statement by such organization in support of or opposition to a candidate or 18 issue, which newsletter is distributed only to members of such 19 20 organization. 21 Section 16. Subsection (5) of section 106.04, Florida

22 Statutes, is amended to read:

23

106.04 Committees of continuous existence .--

(5) No committee of continuous existence shall
contribute to any candidate or political committee an amount
in excess of the limits contained in s. 106.08(1) or
participate in any other activity which is prohibited by this
chapter. If any violation occurs, it shall be punishable as
provided in this chapter for the given offense. No funds of a
committee of continuous existence shall be expended on behalf
of a candidate, except by means of a contribution made through

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the duly appointed campaign treasurer of a candidate. No such 1 2 committee shall make expenditures in support of, or in 3 opposition to, an issue or an elected public official unless 4 such committee first registers as a political committee 5 pursuant to this chapter and undertakes all the practices and 6 procedures required thereof; provided such committee may make 7 contributions in a total amount not to exceed 25 percent of its aggregate income, as reflected in the annual report filed 8 9 for the previous year, to one or more political committees 10 registered pursuant to s. 106.03 and formed to support or 11 oppose issues. 12 Section 17. Subsection (3) of section 106.021, Florida Statutes, is amended to read: 13 14 106.021 Campaign treasurers; deputies; primary and 15 secondary depositories. --16 (3)(a) Except for independent expenditures, no 17 contribution or expenditure, including contributions or expenditures of a candidate or of the candidate's family, 18 shall be directly or indirectly made or received in 19 20 furtherance of the candidacy of any person for nomination or 21 election to political office in the state or on behalf of any political committee except through the duly appointed campaign 22 treasurer of the candidate or political committee. 23 (b) Notwithstanding the provisions of paragraph (a) 24 However, expenditures may be made directly by any political 25 26 committee or political party regulated by chapter 103 for 27 obtaining time, space, or services in or by any communications 28 medium for the purpose of jointly endorsing three or more 29 candidates., and Any such expenditure for an endorsement which 30 allocates substantially equal time, space, or service to each candidate, or for an endorsement in a general election which 31 19

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lists all nominees of a political party in the area covered by 1 2 the broadcast or mailing, shall not be considered a 3 contribution or expenditure to or on behalf of any such 4 candidates for the purposes of this chapter. 5 Section 18. Section 106.08, Florida Statutes, is 6 amended to read: 106.08 Contributions; limitations on .--7 8 (1)(a) Except for political parties, no person, 9 political committee, or committee of continuous existence may, 10 in any election, make contributions in excess of \$500 to any candidate for election to or retention in office or to any 11 12 political committee supporting or opposing one or more 13 candidates. Candidates for the offices of Governor and Lieutenant Governor on the same ticket are considered a single 14 15 candidate for the purpose of this section. 16 (b)1. The contribution limits provided in this 17 subsection do not apply to contributions made by a state or county executive committee of a political party regulated by 18 chapter 103 or to amounts contributed by a candidate to his or 19 20 her own campaign. 21 2. Notwithstanding the limits provided in this subsection, an unemancipated child under the age of 18 years 22 of age may not make a contribution in excess of \$100 to any 23 24 candidate or to any political committee supporting one or more candidates. 25 (c) The contribution limits of this subsection apply 26 27 to each election. For purposes of this subsection, the first primary, second primary, and general election are separate 28 elections so long as the candidate is not an unopposed 29 30 candidate as defined in s. 106.011(15). However, for the 31 purpose of contribution limits with respect to candidates for

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1 retention as a justice of the Supreme Court or judge of a
2 district court of appeal, there is only one election, which is
3 the general election, and with respect to candidates for
4 circuit judge or county court judge, there are only two
5 elections, which are the first primary election and general
6 election.

7 (2)(a) A candidate may not accept contributions from 8 national, state, including any subordinate committee of a 9 national, state, or county committee of a political party, and 10 county executive committees of a political party, which 11 contributions in the aggregate exceed\$100,000 for a candidate 12 for statewide office or \$50,000 for any other candidate. - No 13 more than half $\frac{25,000}{25,000}$ of these contributions which may be 14 accepted prior to the 28-day period immediately preceding the 15 date of the general election.

(b) Polling services, research services, costs for 16 17 campaign staff, professional consulting services, and telephone calls are not contributions to be counted toward the 18 contribution limits of paragraph (a). Any item not expressly 19 20 identified in this paragraph as nonallocable is a contribution 21 in an amount equal to the fair market value of the item and must be counted as allocable toward the $\frac{550,000}{000}$ contribution 22 limits of paragraph (a). Nonallocable, in-kind contributions 23 24 must be reported by the candidate under s. 106.07 and by the 25 political party under s. 106.29.

(3)(a) Any contribution received by a candidate with opposition in an election or by the campaign treasurer or a deputy campaign treasurer of such a candidate on the day of that election or less than 5 days prior to the day of that election must be returned by him or her to the person or committee contributing it and may not be used or expended by

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1 or on behalf of the candidate.

2 (b) Except as otherwise provided in paragraph (c), any 3 contribution received by a candidate or by the campaign 4 treasurer or a deputy campaign treasurer of a candidate after the date at which the candidate withdraws his or her 5 6 candidacy, or after the date the candidate is defeated, 7 becomes unopposed, or is elected to office must be returned to the person or committee contributing it and may not be used or 8 9 expended by or on behalf of the candidate.

10 (c) With respect to any campaign for an office in 11 which an independent or minor party candidate has filed as 12 required in s. 99.0955 or s. 99.096, but whose qualification 13 is pending a determination by the Department of State or 14 supervisor of elections as to whether or not the required 15 number of petition signatures was obtained:

The department or supervisor shall, no later than 3
 days after that determination has been made, notify in writing
 all other candidates for that office of that determination.

19 2. Any contribution received by a candidate or the 20 campaign treasurer or deputy campaign treasurer of a candidate after the candidate has been notified in writing by the 21 department or supervisor that he or she has become unopposed 22 as a result of an independent or minor party candidate failing 23 24 to obtain the required number of petition signatures shall be returned to the person, political committee, or committee of 25 26 continuous existence contributing it and shall not be used or 27 expended by or on behalf of the candidate.

(4) 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

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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 the committee until after the date of the
 election.

5 (5) A person may not make any contribution through or 6 in the name of another, directly or indirectly, in any 7 election. Candidates, political committees, and political parties may not solicit contributions from or make 8 contributions to any religious, charitable, civic, or other 9 10 causes or organizations established primarily for the public good. However, it is not a violation of this subsection for a 11 12 candidate, political committee, or political party executive 13 committee to make gifts of money in lieu of flowers in memory of a deceased person or for a candidate to continue membership 14 15 in, or make regular donations from personal or business funds to, religious, political party, civic, or charitable groups of 16 17 which the candidate is a member or to which the candidate has been a regular donor for more than 6 months. A candidate may 18 purchase, with campaign funds, tickets, admission to events, 19 20 or advertisements from religious, civic, political party, or 21 charitable groups.

(6) A political party may not accept any contribution which has been specifically designated for the partial or exclusive use of a particular candidate. Any contribution so designated must be returned to the contributor and may not be used or expended by or on behalf of the candidate.

27 <u>(7) A person, political committee, or committee of</u> 28 <u>continuous existence may not make contributions that exceed</u> 29 \$5,000 in the aggregate to a state executive committee of a 30 <u>political party regulated by chapter 103 or to any county</u> 31 executive committee or any subordinate committee of such

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political party for the period beginning on the Thursday 1 2 immediately preceding the second primary election and ending 3 on the Wednesday immediately preceding the general election. 4 (8)(7)(a) Any person who knowingly and willfully makes 5 no more than one contribution in violation of subsection (1), 6 or subsection (5), or subsection (7), or any person who 7 knowingly and willfully fails or refuses to return any contribution as required in subsection (3), commits a 8 misdemeanor of the first degree, punishable as provided in s. 9 10 775.082 or s. 775.083. If any corporation, partnership, or other business entity or any political party, political 11 12 committee, or committee of continuous existence is convicted 13 of knowingly and willfully violating any provision punishable under this paragraph, it shall be fined not less than \$1,000 14 15 and not more than \$10,000. If it is a domestic entity, it may 16 be ordered dissolved by a court of competent jurisdiction; if 17 it is a foreign or nonresident business entity, its right to do business in this state may be forfeited. Any officer, 18 partner, agent, attorney, or other representative of a 19 corporation, partnership, or other business entity or of a 20 political party, political committee, or committee of 21 continuous existence who aids, abets, advises, or participates 22 in a violation of any provision punishable under this 23 24 paragraph commits a misdemeanor of the first degree, 25 punishable as provided in s. 775.082 or s. 775.083. 26 (b) Any person who knowingly and willfully makes two 27 or more contributions in violation of subsection (1), or subsection (5), or subsection (7), or any combination thereof, 28 commits a felony of the third degree, punishable as provided 29 30 in s. 775.082, s. 775.083, or s. 775.084. If any corporation, 31 partnership, or other business entity or any political party,

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political committee, or committee of continuous existence is 1 2 convicted of knowingly and willfully violating any provision punishable under this paragraph, it shall be fined not less 3 4 than \$10,000 and not more than \$50,000. If it is a domestic 5 entity, it may be ordered dissolved by a court of competent jurisdiction; if it is a foreign or nonresident business 6 7 entity, its right to do business in this state may be 8 forfeited. Any officer, partner, agent, attorney, or other representative of a corporation, partnership, or other 9 10 business entity, or of a political committee, committee of continuous existence, or political party who aids, abets, 11 12 advises, or participates in a violation of any provision 13 punishable under this paragraph commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or 14 15 s. 775.084.

16 (9)(8) Except when otherwise provided in subsection 17 (8)(7), any person who knowingly and willfully violates any provision of this section shall, in addition to any other 18 penalty prescribed by this chapter, pay to the state a sum 19 20 equal to twice the amount contributed in violation of this 21 chapter. Each campaign treasurer shall pay all amounts contributed in violation of this section to the state for 22 deposit in the General Revenue Fund. 23

24 <u>(10)(9)</u> This section does not apply to the transfer of 25 funds between a primary campaign depository and a savings 26 account or certificate of deposit or to any interest earned on 27 such account or certificate.

Section 19. Subsection (2) of section 106.075, paragraph (a) of subsection (1) of section 106.087, subsection (1) of section 106.19, and subsection (6) of section 106.29, Florida Statutes, are reenacted to read:

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106.075 Elected officials; report of loans made in 1 2 year preceding election; limitation on contributions to pay 3 loans.--4 (2) Any person who makes a contribution to an 5 individual to pay all or part of a loan incurred, in the 12 months preceding the election, to be used for the individual's 6 7 campaign, may not contribute more than the amount which is allowed in s. 106.08(1). 8 106.087 Independent expenditures; contribution limits; 9 10 restrictions on political parties, political committees, and committees of continuous existence .--11 12 (1)(a) As a condition of receiving a rebate of filing 13 fees and party assessment funds pursuant to s. 99.061(2), s. 99.092(1), s. 99.103, or s. 103.121(1)(b), the chair or 14 15 treasurer of a state or county executive committee shall take 16 and subscribe to an oath or affirmation in writing. During the 17 qualifying period for state candidates and prior to distribution of such funds, a printed copy of the oath or 18 affirmation shall be filed with the Secretary of State and 19 20 shall be substantially in the following form: 21 State of Florida 22 23 County of.... 24 Before me, an officer authorized to administer oaths, 25 personally appeared ... (name)..., to me well known, who, being sworn, says that he or she is the ...(title)... of the 26 27 ... (name of party)... ... (state or specified county)... executive committee; that the executive committee has not 28 made, either directly or indirectly, an independent 29 30 expenditure in support of or opposition to a candidate or 31 elected public official in the prior 6 months; that the 26

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executive committee will not make, either directly or 1 2 indirectly, an independent expenditure in support of or 3 opposition to a candidate or elected public official, through 4 and including the upcoming general election; and that the executive committee will not violate the contribution limits 5 applicable to candidates under s. 106.08(2), Florida Statutes. 6 7 ... (Signature of committee officer)... 8 ...(Address)... 9 10 Sworn to and subscribed before me this day of, 11 19...., at County, Florida. 12 ... (Signature and title of officer administering oath)... 13 106.19 Violations by candidates, persons connected 14 15 with campaigns, and political committees. --16 (1) Any candidate; campaign manager, campaign 17 treasurer, or deputy treasurer of any candidate; committee chair, vice chair, campaign treasurer, deputy treasurer, or 18 other officer of any political committee; agent or person 19 20 acting on behalf of any candidate or political committee; or 21 other person who knowingly and willfully: (a) Accepts a contribution in excess of the limits 22 23 prescribed by s. 106.08; 24 (b) Fails to report any contribution required to be 25 reported by this chapter; 26 (c) Falsely reports or deliberately fails to include 27 any information required by this chapter; or 28 (d) Makes or authorizes any expenditure in violation 29 of s. 106.11(3) or any other expenditure prohibited by this 30 chapter; 31

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is guilty of a misdemeanor of the first degree, punishable as 1 2 provided in s. 775.082 or s. 775.083. 3 106.29 Reports by political parties; restrictions on 4 contributions and expenditures; penalties .--5 (6)(a) The national, state, and county executive 6 committees of a political party may not contribute to any 7 candidate any amount in excess of the limits contained in s. 106.08(2), and all contributions required to be reported under 8 9 s. 106.08(2) by the national executive committee of a 10 political party shall be reported by the state executive committee of that political party. 11 12 (b) A violation of the contribution limits contained in s. 106.08(2) is a misdemeanor of the first degree, 13 14 punishable as provided in s. 775.082 or s. 775.083. A civil 15 penalty equal to three times the amount in excess of the limits contained in s. 106.08(2) shall be assessed against any 16 17 executive committee found in violation thereof. Section 20. Subsection (5) of section 106.141, Florida 18 Statutes, is amended to read: 19 20 106.141 Disposition of surplus funds by candidates .--(5) A candidate elected to office or a candidate who 21 will be elected to office by virtue of his or her being 22 unopposed may, in addition to the disposition methods provided 23 24 in subsection (4), transfer from the campaign account to an 25 office account any amount of the funds on deposit in such campaign account up to: 26 27 (a) Ten thousand dollars, for a candidate for 28 statewide office. The Governor and Lieutenant Governor shall be considered separate candidates for the purpose of this 29 30 section. (b) Five thousand dollars, for a candidate for 31 28 1:08 PM 04/27/99 h0819c-19m0a

1 multicounty office.

2 (c) <u>Five thousand</u> Two thousand five hundred dollars
3 multiplied by the number of years in the term of office for
4 which elected, for a candidate for legislative office.

5 (d) One thousand dollars multiplied by the number of 6 years in the term of office for which elected, for a candidate 7 for county office or for a candidate in any election conducted 8 on less than a countywide basis.

9 (e) Six thousand dollars, for a candidate for 10 retention as a justice of the Supreme Court.

11 (f) Three thousand dollars, for a candidate for12 retention as a judge of a district court of appeal.

(g) One thousand five hundred dollars, for a candidatefor county court judge or circuit judge.

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16 The office account established pursuant to this subsection 17 shall be separate from any personal or other account. Any funds so transferred by a candidate shall be used only for 18 legitimate expenses in connection with the candidate's public 19 20 office. Such expenses may include travel expenses incurred by 21 the officer or a staff member, personal taxes payable on office account funds by the candidate or elected public 22 official, or expenses incurred in the operation of his or her 23 24 office, including the employment of additional staff. The 25 funds may be deposited in a savings account; however, all deposits, withdrawals, and interest earned thereon shall be 26 27 reported at the appropriate reporting period. If a candidate 28 is reelected to office or elected to another office and has funds remaining in his or her office account, he or she may 29 30 transfer surplus campaign funds to the office account. At no 31 time may the funds in the office account exceed the limitation

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imposed by this subsection. Upon leaving public office, any 1 2 person who has funds in an office account pursuant to this 3 subsection remaining on deposit shall give such funds to a 4 charitable organization or organizations which meet the requirements of s. 501(c)(3) of the Internal Revenue Code or, 5 in the case of a state officer, to the state to be deposited 6 7 in the General Revenue Fund or, in the case of an officer of a political subdivision, to the political subdivision to be 8 9 deposited in the general fund thereof. 10 Section 21. Subsection (3) of section 106.15, Florida 11 Statutes, is amended, present subsection (5) of that section 12 is redesignated as subsection (6), and a new subsection (5) is added to that section, to read: 13 106.15 Certain acts prohibited.--14 15 (3) No candidate shall, in the furtherance of his or 16 her candidacy for nomination or election to public office in 17 any election, use the services of any officer or employee of the state, county, municipality, or district during working 18 hours. 19 20 (5) Any candidate who accepts campaign contributions 21 for election to a federal office may not use those funds in a campaign for election to a statewide, legislative, county, or 22 23 municipal office. 24 Section 22. This act shall take effect January 1, 2000. 25 26 27 28 And the title is amended as follows: 29 30 Delete everything before the enacting clause 31

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Bill No. HB 819, 1st Eng.

Amendment No. ____

and insert: 1 2 A bill to be entitled 3 An act relating to elections; amending s. 4 97.071, F.S.; deleting procedures for mailing 5 voter registration identification cards; amending s. 99.092, F.S.; requiring that filing 6 7 fees paid by certain candidates be deposited in the Elections Commission Trust Fund; amending 8 s. 101.64, F.S.; modifying absentee ballot 9 10 certificates; amending s. 101.65, F.S.; modifying instructions to absent electors; 11 12 amending s. 101.68, F.S.; modifying information that must be included on an absentee ballot; 13 amending s. 101.647, F.S.; prescribing 14 15 information that an absent elector's designee must include with an absentee ballot; amending 16 17 s. 103.101, F.S.; moving the date for the presidential preference primary to the first 18 Tuesday in March in each presidential election 19 year; amending s. 104.047, F.S.; prohibiting 20 21 the receipt of a fee or benefit for witnessing an absentee ballot; providing a criminal 22 penalty; amending s. 105.031, F.S.; providing 23 24 that filing fees paid by judicial candidates shall be deposited in the Elections Commission 25 Trust Fund; providing that filing fees paid by 26 27 school board candidates be deposited in the Elections Commission Trust Fund; amending s. 28 106.011, F.S.; redefining the term 29 30 "contribution"; amending s. 106.071, F.S.; reducing the amount of allowable contribution 31

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Bill No. <u>HB 819, 1st Eng.</u>

Amendment No. ____

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1	for an independent expenditure; amending s.
2	100.3605, F.S.; requiring municipal elections
3	scheduled within 14 days of the presidential
4	preference primary to be held on the day of the
5	presidential preference primary; creating s.
6	105.072, F.S.; prescribing a statement to be
7	filed by judicial candidates; amending s.
8	106.011, F.S.; modifying definitions of the
9	terms "political committee," "contribution,"
10	and "expenditure; amending s. 106.021, F.S.;
11	placing restrictions on certain endorsements;
12	amending s. 106.04, F.S.; prohibiting
13	committees of continuous existence from making
14	certain expenditures; amending s. 106.08,
15	F.S.; revising the restrictions on
16	contributions by a political party; limiting
17	the amount of contributions to a political
18	party; providing a penalty; reenacting ss.
19	106.075(2), 106.087(1)(a), 106.19(1),
20	106.29(6), F.S.; conforming cross-references to
21	incorporate changes made by the act; amending
22	s. 106.141, F.S.; increasing the amount which
23	may be transferred to an office account;
24	amending s. 106.15, F.S.; amending s. 106.15,
25	F.S.; prohibiting candidates from using county,
26	municipality, or district employees in their
27	campaigns during working hours; prohibiting
28	campaign contributions for election to a
29	federal office from being used for election to
30	certain other offices; providing an effective
31	date.

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