1	A bill to be entitled
2	An act relating to political campaigns;
3	amending s. 103.121, F.S.; deleting a provision
4	which limits political party endorsements or
5	recommendations of primary candidates; deleting
6	or revising cross references, to conform;
7	amending s. 106.071, F.S.; clarifying that
8	certain persons who make independent
9	expenditures that expressly advocate the
10	election or defeat of candidates or the
11	approval or rejection of issues must file
12	periodic expenditure reports; allowing certain
13	individuals to make anonymous independent
14	expenditures; amending s. 106.143, F.S.;
15	authorizing certain individuals to engage in
16	anonymous political advertising; amending s.
17	106.147, F.S.; clarifying that certain
18	telephone calls are political polls; providing
19	an effective date.
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21	Be It Enacted by the Legislature of the State of Florida:
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23	Section 1. Section 103.121, Florida Statutes, is
24	amended to read:
25	103.121 Powers and duties of executive committees
26	(1)(a) Each state and county executive committee of a
27	political party shall have the power and duty:
28	1. To adopt a constitution by two-thirds vote of the
29	full committee.
30	2. To adopt such bylaws as it may deem necessary by
31	majority vote of the full committee.

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3. To conduct its meetings according to generally accepted parliamentary practice.

- 4. To make party nomination when required by law.
- 5. To conduct campaigns for party nominees.
- 6. To raise and expend party funds. Such funds may not be expended or committed to be expended except after written authorization by the chair of the state or county executive committee.
- (b) Except as otherwise provided in subsection (5),
 The county executive committee shall receive payment of
 assessments upon candidates to be voted for in a single county
 except state senators and members of the House of
 Representatives and representatives to the Congress of the
 United States; and the state executive committees shall
 receive all other assessments authorized. All party
 assessments shall be 2 percent of the annual salary of the
 office sought by the respective candidate. All such committee
 assessments shall be remitted to the state executive committee
 of the appropriate party and distributed in accordance with
 subsection(5)(6).
- (2) The state executive committee shall by resolution recommend candidates for presidential electors and deliver a certified copy thereof to the Governor prior to September 1 of each presidential election year.
- (3) The chair and treasurer of an executive committee of any political party shall be accountable for the funds of such committee and jointly liable for their proper expenditure for authorized purposes only. The chair and treasurer of the state executive committee of any political party shall furnish adequate bond, but not less than \$10,000, conditioned upon the faithful performance by such party officers of their duties

and for the faithful accounting for party funds which shall come into their hands; and the chair and treasurer of a county executive committee of a political party shall furnish adequate bond, but not less than \$5,000, conditioned as aforesaid. A bond for the chair and treasurer of the state executive committee of a political party shall be filed with the Department of State. A bond for the chair and treasurer of a county executive committee shall be filed with the supervisor of elections. The funds of each such state executive committee shall be publicly audited at the end of each calendar year and a copy of such audit furnished to the Department of State for its examination prior to April 1 of the ensuing year. When filed with the Department of State, copies of such audit shall be public documents. The treasurer of each county executive committee shall maintain adequate records evidencing receipt and disbursement of all party funds received by him or her, and such records shall be publicly audited at the end of each calendar year and a copy of such audit filed with the supervisor of elections and the state executive committee prior to April 1 of the ensuing year.

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- (4) Any chair or treasurer of a state or county executive committee of any political party who knowingly misappropriates, or makes an unlawful expenditure of, or a false or improper accounting for, the funds of such committee is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (5)(a) The central committee or other equivalent governing body of each state executive committee shall adopt a rule which governs the time and manner in which the respective county executive committees of such party may endorse, certify, screen, or otherwise recommend one or more candidates

for such party's nomination for election. Upon adoption, such rule shall provide the exclusive method by which a county committee may so endorse, certify, screen, or otherwise recommend. No later than the date on which qualifying for public office begins pursuant to s. 99.061, the chair of each county executive committee shall notify in writing the supervisor of elections of his or her county whether the county executive committee has endorsed or intends to endorse, certify, screen, or otherwise recommend candidates for nomination pursuant to party rule. A copy of such notification shall be provided to the Secretary of State and to the chair of the appropriate state executive committee. Any county executive committee that endorses or intends to endorse, certify, screen, or otherwise recommend one or more candidates for nomination shall forfeit all party assessments which would otherwise be returned to the county executive committee; and such assessments shall be remitted instead to the state executive committee of such party, the provisions of paragraph (1)(b) to the contrary notwithstanding. No such funds so remitted to the state executive committee shall be paid, returned, or otherwise disbursed to the county executive committee under any circumstances. Any county executive committee that is in violation of any party rule after receiving the party assessment shall remit such party assessment to the state executive committee. (b) Any state executive committee that endorses or

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intends to endorse, certify, screen, or otherwise recommend one or more candidates for nomination shall forfeit all party assessments which would otherwise be returned to the state executive committee; and such assessments shall be remitted instead to the General Revenue Fund of the state. Any state

executive committee that is in violation of this section after receiving the party assessment shall remit such party assessment to the General Revenue Fund of the state.

(5)(6) The state chair of each state executive committee shall return the 2-percent committee assessment for county candidates to the appropriate county executive committees only upon receipt of a written statement that such county executive committee chooses not to endorse, certify, screen, or otherwise recommend one or more candidates for such party's nomination for election and upon the state chair's determination that the county executive committee is in compliance with all Florida statutes and all state party rules, bylaws, constitutions, and requirements.

Section 2. Section 106.071, Florida Statutes, is amended to read:

106.071 Independent expenditures; reports; disclaimers.--

that expressly advocates the election or defeat of a candidate or the approval or rejection of an issue with respect to any candidate or issue, which expenditure, in the aggregate, is in the amount of \$100 or more, must shall file periodic reports of such expenditures in the same manner, at the same time, and with the same officer as a political committee supporting or opposing such candidate or issue. The report must shall contain the full name and address of each person to whom and for whom each such expenditure has been made; the amount, date, and purpose of each such expenditure; a description of the services or goods obtained by each such expenditure; and the name and address of, and office sought by, each candidate on whose behalf such expenditure was made. Any political

advertisement paid for by an independent expenditure, other than an independent expenditure by an individual which, in the aggregate, is in the amount of \$500 or less, must shall prominently state "Paid political advertisement paid for by ...(Name of person or committee paying for advertisement)... independently of any ...(candidate or committee)...," and must shall contain the name and address of the person paying for the political advertisement.

- (2) Any person who fails to include the disclaimer prescribed in subsection (1) in any political advertisement that which is required to contain such disclaimer commits is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (3) No person may make a contribution in excess of \$1,000 to any other person, to be used by such other person to make an independent expenditure.

Section 3. Subsection (1) of section 106.143, Florida Statutes, is amended to read:

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

- (1) Any political advertisement and any campaign literature published, displayed, or circulated prior to, or on the day of, any election $\underline{\text{must}}$ $\underline{\text{shall}}$:
- (a) Be marked "paid political advertisement" or with the abbreviation "pd. pol. adv."
- (b) Identify the persons or organizations sponsoring the advertisement.
- (c)1.a. State whether the advertisement and the cost of production is paid for or provided in kind by or at the expense of the entity publishing, displaying, broadcasting, or circulating the political advertisement; or

- b. State who provided or paid for the advertisement and cost of production, if different from the source of sponsorship.
- 2. This paragraph <u>does</u> shall not apply if the source of the sponsorship is patently clear from the content or format of the political advertisement or campaign literature.

This subsection does not apply to campaign messages used by a candidate and the candidate's supporters if those messages are designed to be worn by a person; nor does it apply to political advertisements and campaign literature the expenditure for which, in the aggregate, is in the amount of \$500 or less, and which are paid for and sponsored by an

individual acting independently of any other person.

Section 4 Paragraph (b) of subsection (1) of section

Section 4. Paragraph (b) of subsection (1) of section 106.147, Florida Statutes, is amended to read:

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

- (1)(a) Any telephone call supporting or opposing a candidate, elected public official, or ballot proposal must identify the persons or organizations sponsoring the call by stating either: "paid for by...." (insert name of persons or organizations sponsoring the call) or "paid for on behalf of..." (insert name of persons or organizations authorizing call). This paragraph does not apply to any telephone call in which both the individual making the call is not being paid and the individuals participating in the call know each other prior to the call.
- (b) Any telephone call conducted for the purpose of polling respondents concerning a candidate or elected public official which is a part of a series of like telephone calls

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that consists of fewer than 1,000 completed calls and averages
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    more than 2 minutes in duration is presumed to be a political
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    poll and not subject to the provisions of paragraph (a).
           Section 5. This act shall take effect upon becoming a
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