Bill No. CS for SB 366 Amendment No. \_\_\_\_ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Saunders moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 1, lines 19 and 20, delete those lines 14 15 16 and insert: 17 Section 1. Section 103.121, Florida Statutes, is 18 amended to read: 103.121 Powers and duties of executive committees.--19 (1)(a) Each state and county executive committee of a 20 political party shall have the power and duty: 21 22 1. To adopt a constitution by two-thirds vote of the 23 full committee. 24 2. To adopt such bylaws as it may deem necessary by 25 majority vote of the full committee. 26 3. To conduct its meetings according to generally 27 accepted parliamentary practice. 28 4. To make party nomination when required by law. 29 5. To conduct campaigns for party nominees. 30 6. To raise and expend party funds. Such funds may not be expended or committed to be expended except after 31 1 8:08 AM 04/25/00 s0366.ee25.aa Bill No. <u>CS for SB 366</u>

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written authorization by the chair of the state or county
executive committee.

3 (b) Except as otherwise provided in subsection (5), 4 The county executive committee shall receive payment of 5 assessments upon candidates to be voted for in a single county 6 except state senators and members of the House of 7 Representatives and representatives to the Congress of the United States; and the state executive committees shall 8 9 receive all other assessments authorized. All party 10 assessments shall be 2 percent of the annual salary of the 11 office sought by the respective candidate. All such committee 12 assessments shall be remitted to the state executive committee 13 of the appropriate party and distributed in accordance with 14 subsection(5)(6).

15 (2) The state executive committee shall by resolution 16 recommend candidates for presidential electors and deliver a 17 certified copy thereof to the Governor prior to September 1 of 18 each presidential election year.

19 (3) The chair and treasurer of an executive committee 20 of any political party shall be accountable for the funds of 21 such committee and jointly liable for their proper expenditure for authorized purposes only. The chair and treasurer of the 22 state executive committee of any political party shall furnish 23 24 adequate bond, but not less than \$10,000, conditioned upon the 25 faithful performance by such party officers of their duties and for the faithful accounting for party funds which shall 26 27 come into their hands; and the chair and treasurer of a county 28 executive committee of a political party shall furnish adequate bond, but not less than \$5,000, conditioned as 29 30 aforesaid. A bond for the chair and treasurer of the state 31 executive committee of a political party shall be filed with

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the Department of State. A bond for the chair and treasurer 1 2 of a county executive committee shall be filed with the 3 supervisor of elections. The funds of each such state 4 executive committee shall be publicly audited at the end of 5 each calendar year and a copy of such audit furnished to the Department of State for its examination prior to April 1 of 6 7 the ensuing year. When filed with the Department of State, copies of such audit shall be public documents. The treasurer 8 9 of each county executive committee shall maintain adequate 10 records evidencing receipt and disbursement of all party funds received by him or her, and such records shall be publicly 11 12 audited at the end of each calendar year and a copy of such 13 audit filed with the supervisor of elections and the state executive committee prior to April 1 of the ensuing year. 14 15 (4) Any chair or treasurer of a state or county 16 executive committee of any political party who knowingly 17 misappropriates, or makes an unlawful expenditure of, or a false or improper accounting for, the funds of such committee 18 is guilty of a felony of the third degree, punishable as 19 20 provided in s. 775.082, s. 775.083, or s. 775.084. 21 (5)(a) The central committee or other equivalent 22 governing body of each state executive committee shall adopt a rule which governs the time and manner in which the respective 23 24 county executive committees of such party may endorse, 25 certify, screen, or otherwise recommend one or more candidates for such party's nomination for election. Upon adoption, such 26 27 rule shall provide the exclusive method by which a county 28 committee may so endorse, certify, screen, or otherwise recommend. No later than the date on which qualifying for 29 30 public office begins pursuant to s. 99.061, the chair of each 31 county executive committee shall notify in writing the 3

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supervisor of elections of his or her county whether the 1 2 county executive committee has endorsed or intends to endorse, 3 certify, screen, or otherwise recommend candidates for nomination pursuant to party rule. A copy of such 4 5 notification shall be provided to the Secretary of State and to the chair of the appropriate state executive committee. 6 7 Any county executive committee that endorses or intends to 8 endorse, certify, screen, or otherwise recommend one or more candidates for nomination shall forfeit all party assessments 9 10 which would otherwise be returned to the county executive committee; and such assessments shall be remitted instead to 11 12 the state executive committee of such party, the provisions of 13 paragraph (1)(b) to the contrary notwithstanding. No such funds so remitted to the state executive committee shall be 14 15 paid, returned, or otherwise disbursed to the county executive 16 committee under any circumstances. Any county executive 17 committee that is in violation of any party rule after 18 receiving the party assessment shall remit such party assessment to the state executive committee. 19 (b) Any state executive committee that endorses or 20 21 intends to endorse, certify, screen, or otherwise recommend 22 one or more candidates for nomination shall forfeit all party assessments which would otherwise be returned to the state 23 24 executive committee; and such assessments shall be remitted 25 instead to the General Revenue Fund of the state. Any state executive committee that is in violation of this section after 26 27 receiving the party assessment shall remit such party assessment to the General Revenue Fund of the state. 28 (5) (6) The state chair of each state executive 29 30 committee shall return the 2-percent committee assessment for 31 county candidates to the appropriate county executive

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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. And the title is amended as follows: On page 1, lines 3-5, delete those lines and insert: amending s. 103.121, F.S.; deleting a provision which limits political party endorsements or recommendations of primary candidates; deleting or revising cross references, to conform; amending s. 106.071,