1 A bill to be entitled

2 An act relating to voting systems; amending s. 97.021, F.S.; revising certain definitions 3 applicable to the Florida Election Code to 4 5 remove provisions relating to voting systems that use voting machines or paper ballots and 6 7 to restrict such definitions to electronic or electromechanical voting systems; amending s. 8 9 101.151, F.S.; providing general specifications for ballots; deleting provisions specific to 10 11 certain elections and voting systems; requiring 12 the Department of State to adopt rules 13 prescribing uniform primary and general election ballots for each certified voting 14 15 system; amending s. 101.5603, F.S.; revising 16 definitions relating to the Electronic Voting 17 Systems Act to specify touchscreen voting systems as electronic or electromechanical 18 19 voting systems and to remove provisions 20 relating to voting machines; amending s. 21 101.5604, F.S.; requiring any electronic or 22 electromechanical voting system used by a 23 county to be a precinct tabulation system; 24 amending s. 101.5606, F.S.; providing 25 additional requirements for electronic or electromechanical voting systems; creating s. 26 101.56062, F.S.; establishing a loan program 27 for counties to purchase voting equipment; 2.8 29 providing the terms and conditions of such 30 loans; providing for a priority system based on 31 county need; providing penalties for default or

delinquent payments; providing for suspension of payment of principal and penalties under certain financial emergency conditions; providing rulemaking authority; amending s. 101.5607, F.S.; conforming a cross reference; amending s. 101.5608, F.S.; providing procedures to be followed after a vote tabulation device rejects a ballot; amending s. 101.5612, F.S.; providing standards and requirements for the testing of electronic or electromechanical voting systems; providing recordkeeping requirements; amending s. 101.5614, F.S.; removing references to the canvassing of returns at central or regional locations, to conform; revising requirements for the transmission of precinct returns; providing for adoption of security guidelines by rule; amending s. 101.292, F.S.; modifying the definition of "voting equipment," applicable to purchasing requirements, to remove provisions relating to voting machines; amending s. 104.30, F.S.; prohibiting any unauthorized person from unlawfully possessing any voting system or component thereof; prohibiting any person from tampering or attempting to tamper with or destroying any voting system or equipment with the intention of interfering with the election process or the results thereof; providing penalties; removing references to voting machines, to conform; amending ss. 98.471, 100.071, 100.361, 101.21,

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           101.24, 101.34, 101.341, 101.43, 101.49,
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           101.58, 101.64, 101.71, 101.75, 102.012,
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           102.021, 102.141, 102.166, 103.101, and 138.05,
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           F.S.; removing provisions relating to voting
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           systems that use voting machines or paper
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           ballots and revising references to conform to
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           changes made by the act; repealing ss. 101.141,
           101.181, 101.191, and 101.5609, F.S., relating
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           to the specifications and form of ballots, to
           conform; repealing ss. 101.011, 101.27, 101.28,
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           101.29, 101.32, 101.33, 101.35, 101.36, 101.37,
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           101.38, 101.39, 101.40, 101.445, 101.45,
           101.46, 101.47, 101.54, 101.55, and 101.56,
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           F.S., relating to voting systems that use
           voting machines or paper ballots, to conform;
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           requiring the Division of Elections to provide
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           the Governor and Legislature a progress report
           on the upgrading of county voting systems;
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           providing that funding for implementation of
           the act shall be as provided for in the General
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           Appropriations Act; providing effective dates.
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   Be It Enacted by the Legislature of the State of Florida:
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           Section 1. Paragraph (b) of subsection (1) and
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    subsections (2), (29), and (30) of section 97.021, Florida
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    Statutes, are amended to read:
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           97.021 Definitions.--For the purposes of this code,
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    except where the context clearly indicates otherwise, the
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    term:
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reference to:

qualified voter who:

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to vote.

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- <u>designating</u> punching or marking with a marking device for tabulation by automatic tabulating equipment or data

paper, used in conjunction with an electronic or

the names of candidates, or a statement of proposed

processing equipment.

(29) "Voting booth" or "booth" means that booth or

paper an elector casts his or her vote.

enclosure wherein an elector casts his or her ballot, be it a

"Absent elector" means any registered and

(b) Is an inspector, a poll worker, a deputy voting

"Ballot" or "official ballot" when used in

(a) "Voting machines," except when reference is made

to write-in ballots, means that portion of the printed strips

of cardboard, paper, or other material that is within the

question or proposition submitted to the electorate at any

electromechanical vote tabulation voting system, containing

constitutional amendments or other questions or propositions

a ballot which is voted by the process of electronically

submitted to the electorate at any election, on which sheet of

(b)(c) "Electronic or electromechanical devices" means

(a) (b) "Paper ballots" means that printed sheet of

ballot frames containing the names of candidates, or a statement of a proposed constitutional amendment or other

system machine custodian, a deputy sheriff, a supervisor of

different precinct than that in which he or she is registered

elections, or a deputy supervisor who is assigned to a

paper ballot, a voting machine ballot, or a ballot cast for tabulation by an electronic or electromechanical device.

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(30) "Voting system" means a method of casting and processing votes that functions wholly or partly by use of mechanical, electromechanical, or electronic apparatus or by use of paper ballots and includes, but is not limited to, the procedures for casting and processing votes and the programs, operating manuals, tabulating cards, printouts, and other software necessary for the system's operation.

Section 2. Section 98.471, Florida Statutes, is amended to read:

98.471 Use of precinct register at polls.--The precinct register, as prescribed in s. 98.461, may be used at the polls in lieu of the registration books for the purpose of identifying the elector at the polls prior to allowing him or her to vote. The clerk or inspector shall require each elector, upon entering the polling place, to present a Florida driver's license, a Florida identification card issued under s. 322.051, or another form of picture identification approved by the Department of State. The elector shall sign his or her name in the space provided, and the clerk or inspector shall compare the signature with that on the identification provided by the elector and enter his or her initials in the space provided and allow the elector to vote if the clerk or inspector is satisfied as to the identity of the elector. the elector fails to furnish the required identification, or if the clerk or inspector is in doubt as to the identity of the elector, such clerk or inspector shall follow the procedure prescribed in s. 101.49. The precinct register may also contain the information set forth in s. 101.47(8) and, if so, the inspector shall follow the procedure required in s.

101.47, except that the identification provided by the elector shall be used for the signature comparison. 2 Section 3. Paragraph (a) of subsection (1) of section 3 4 100.071, Florida Statutes, is amended to read: 5 100.071 Grouping of candidates on primary ballots.--6 (1)(a) Where two or more similar offices are to be 7 filled in the same election, the names of candidates shall be 8 placed or printed upon the ballot or voting machine in groups 9 or districts; that is, if two or more members of the Legislature or two or more members of a governing board are to 10 be elected from the same geographical area, then the 11 12 candidates' names shall be placed or printed on the ballot or voting machines in groups or districts, as the case may be. 13 14 Section 4. Subsection (3) of section 100.361, Florida Statutes, is amended to read: 15 100.361 Municipal recall.--16 (3) BALLOTS.--The ballots at the recall election shall 17 conform to the following: With respect to each person whose 18 19 removal is sought, the question shall be submitted: 20 .... be removed from the office of .... by recall?" Immediately following each question there shall be printed on 21 22 the ballots the two propositions in the order here set forth: 23 "...(name of person)... should be removed from office." "...(name of person)... should not be removed from 24 25 office." 26 27 Immediately to the right of each of the propositions shall be placed a square on which the electors, by making a crossmark 28 29 (X), may vote either of the propositions. Voting machines or electronic or electromechanical equipment may be used. 30 31

Section 5. Effective July 1, 2001, section 101.151, Florida Statutes, is amended to read:

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101.151 Specifications for <u>ballots</u> general election ballot.--In counties in which voting machines are not used, and in other counties for use as absentee ballots not designed for tabulation by an electronic or electromechanical voting system, the general election ballot shall conform to the following specifications:

- (1) <u>Paper ballots</u> The ballot shall be printed on paper of such thickness that the printing cannot be distinguished from the back.
- (2) Across the top of the ballot shall be printed "Official Ballot, General Election," beneath which shall be printed the county, the precinct number, and the date of the election. The precinct number, however, shall not be required for absentee ballots. Above the caption of the ballot shall be two stubs with a perforated line between the stubs and between the lower stub and the top of the ballot. The top stub shall be stub No. 1 and shall have printed thereon, "General Election, Official Ballot," and then shall appear the name of the county, the precinct number, and the date of the election. On the left side shall be a blank line under which shall be printed "Signature of Voter." On the right side shall be "Initials of Issuing Official," above which there shall be a blank line. The second stub shall be the same, except there shall not be a space for signature of the elector. Both stubs No. 1 and No. 2 on ballots for each precinct shall be prenumbered consecutively, beginning with 'No. 1." However, a second stub shall not be required for absentee ballots.

(2)<del>(3)</del>(a) Beneath the caption and preceding the names of candidates shall be the following words: "To vote for candidate whose name is printed on the ballot, place a cross <del>(X) mark in the blank space at the right of the name of the</del> candidate for whom you desire to vote. To vote for a write-in candidate, write the name of the candidate in the blank space provided for that purpose." The ballot shall have headings under which shall appear the names of the offices and names of duly nominated candidates for the respective offices in the following order: the heading "Electors for President and Vice President and thereunder the names of the candidates for President and Vice President of the United States nominated by the political party which received the highest vote for Governor in the last general election of the Governor in this state, above which shall appear the name of said party. shall appear the names of other candidates for President and Vice President of the United States who have been properly nominated. Votes cast for write-in candidates for President and Vice President shall be counted as votes cast for the presidential electors supporting such candidates. Then shall follow the heading "Congressional" and thereunder the offices of United States Senator and Representative in Congress; then the heading "State" and thereunder the offices of Governor and Lieutenant Governor, Secretary of State, Attorney General, Comptroller, Treasurer, Commissioner of Education, Commissioner of Agriculture, state attorney, and public defender, together with the names of the candidates for each office and the title of the office which they seek; then the heading "Legislative" and thereunder the offices of state senator and state representative; then the heading "County" and thereunder clerk of the circuit court, clerk of the county

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court (when authorized by law), sheriff, property appraiser, tax collector, district superintendent of schools, and supervisor of elections. Thereafter follows: members of the board of county commissioners, and such other county and district offices as are involved in the general election, in the order fixed by the Department of State, followed, in the year of their election, by "Party Offices," and thereunder the offices of state and county party executive committee members. When a write-in candidate has qualified for any office, a subheading "Write-in Candidate for ... (name of office)..." shall be provided followed by a blank space in which to write the name of the candidate. With respect to write-in candidates, if two or more candidates are seeking election to one office, only one blank space shall be provided.

- the ballot shall be printed, "Vote for One." When more than one candidate is nominated for office, the candidates for such office shall qualify and run in a group or district, and the group or district number shall be printed beneath the name of the office. The name of the office shall be printed over each numbered group or district and each numbered group or district shall be clearly separated from the next numbered group or district shall be group or district, the same as in the case of single offices.

  Following the group or district number shall be printed the words, "Vote for One," and the names of the candidates in the respective groups or districts shall be arranged thereunder.
- (c) If in any election all the offices as set forth in paragraph (a) are not involved, those offices to be filled shall be arranged on the ballot in the order named.
- $\underline{(3)(a)}$  (4) The names of the candidates of the party which received the highest number of votes for Governor in the

last election in which a Governor was elected shall be placed first under the heading for each office on the general election ballot, together with an appropriate abbreviation of party name; the names of the candidates of the party which received the second highest vote for Governor shall be second under the heading for each office, together with an appropriate abbreviation of the party name.

  $\underline{\text{(b)}(5)}$  Minor political party candidates and candidates with no party affiliation shall have their names appear on the general election ballot following the names of recognized political parties, in the same order as they were certified.

- (4)(a) The name of candidates for each office shall be arranged alphabetically as to surnames on a primary election ballot.
- (b) When two or more candidates running for the same office on a primary election ballot have the same or a similar surname, the word "incumbent" shall appear next to the incumbent's name.
- (5) The primary election ballot shall be arranged so that the offices of Governor and Lieutenant Governor are joined in a single voting space to allow each elector to cast a single vote for the joint candidacies for Governor and Lieutenant Governor, if applicable.
- (6) The general election ballot shall be arranged so that the offices of President and Vice President are joined in a single voting space to allow each elector to cast a single vote for the joint candidacies for President and Vice President and so that the offices of Governor and Lieutenant Governor are joined in a single voting space to allow each elector to cast a single vote for the joint candidacies for Governor and Lieutenant Governor.

(7)<del>(6)</del> Except for justices or judges seeking retention, the names of unopposed candidates shall not appear on the general election ballot. Each unopposed candidate shall be deemed to have voted for himself or herself. (8)(a) The Department of State shall adopt rules prescribing a uniform primary and general election ballot for each certified voting system. The rules shall incorporate the requirements set forth in this section and shall prescribe additional matters and forms which include, without limitation: 

- 1. Clear and unambiguous ballot instructions and directions;
  - 2. Individual race layout; and
  - 3. Overall ballot layout.

- (b) The department rules shall graphically depict a sample uniform primary and general election ballot form for each certified voting system.
- (7) The same requirement as to the type, size, and kind of printing of official ballots in primary elections as provided in s. 101.141(5) shall govern the printing of official ballots in general elections.
- (8) Should the above directions for complete preparation of the ballot be insufficient, the Department of State shall determine and prescribe any additional matter or form. Not less than 60 days prior to a general election, the Department of State shall mail to each supervisor of elections the format of the ballot to be used for the general election.
- (9) The provisions of s. 101.141(7) shall be applicable in printing of said ballot.
- Section 6. Section 101.21, Florida Statutes, is amended to read:

101.21 Official ballots; number; printing; payment.--

(1) In any county in which voting machines are not used, The supervisor of elections shall determine the actual number of ballots to be printed for an election. The printing and delivery of ballots and cards of instruction shall, in a municipal election, be paid for by the municipality, and in all other elections by the county.

(2) In any county in which voting machines are used, one set of official ballots shall be provided for each machine plus a number of sets equal to 5 percent of the total number of machines; one set shall be inserted or placed in or upon each machine, and the remainder of the sets shall be retained in the custody of the supervisor, unless it shall become necessary during the election to make use of same upon or in the machines.

Section 7. Section 101.24, Florida Statutes, is amended to read:

101.24 Ballot boxes and ballots.--The supervisor of elections, except where voting machines are used, shall prepare for each polling place one ballot box of sufficient size to contain all the ballots of the particular precinct, and the ballot box shall be plainly marked with the name of the precinct for which it is intended. An additional ballot box, if necessary, may be supplied to any precinct. Before each election, the supervisor shall place in the ballot box or ballot transfer container as many ballots as are required in s. 101.21. After securely sealing the ballot box or ballot transfer container, the supervisor shall send the ballot box or ballot transfer container to the clerk or inspector of election of the precinct in which it is to be used. The clerk or inspector shall be placed under oath or affirmation to

perform his or her duties faithfully and without favor or prejudice to any political party.

Section 8. Subsection (2) of section 101.292, Florida Statutes, is amended to read:

101.292 Definitions; ss. 101.292-101.295.--As used in ss. 101.292-101.295, the following terms shall have the following meanings:

(2) "Voting equipment" means new or used voting machines and materials, parts, or other equipment necessary for the maintenance or improvement of voting machines, the individual or combined retail value of which is in excess of the threshold amount for CATEGORY TWO purchases provided in s. 287.017. The term "voting equipment" also includes electronic or electromechanical voting systems, voting devices, and automatic tabulating equipment as defined in s. 101.5603, as well as materials, parts, or other equipment necessary for the operation and maintenance of such systems and devices, the individual or combined retail value of which is in excess of the threshold amount for CATEGORY TWO purchases provided in s. 287.017.

Section 9. Section 101.34, Florida Statutes, is amended to read:

101.34 Custody of voting system machines.--The supervisor of elections shall be the custodian of the voting system machines in the county using them, and he or she shall appoint deputies necessary to prepare and supervise the voting system machines prior to and during elections. The compensation for such deputies shall be paid by the supervisor of elections.

Section 10. Section 101.341, Florida Statutes, is amended to read:

101.341 Prohibited activities by voting  $\underline{\text{system}}$   $\underline{\text{machine}}$  custodians and deputy custodians.--

- (1) No voting <u>system</u> machine custodian or deputy custodian or other employee of the supervisor of elections, which employee's duties are primarily involved with the preparation, maintenance, or repair of voting equipment, shall accept employment or any form of consideration from any person or business entity involved in the purchase, repair, or sale of voting equipment unless such employment has the prior written approval of the supervisor of elections of the county by which such person is employed.
- (2) Any person violating the provisions of this section <u>commits</u> is guilty of a misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083. Such person shall also be subject to immediate discharge from his or her position.

Section 11. Section 101.43, Florida Statutes, is amended to read:

used and the required official ballots for a precinct are not delivered in time to be used on election day, or after delivery, are lost, destroyed or stolen, the clerk or other officials whose duty it is to provide ballots for use at such election, in lieu of the official ballots, shall have substitute ballots prepared, conforming as nearly as possible to the official ballots, and the board of election shall substitute these ballots to be used in the same manner as the official ballots would have been used at the election.

Section 12. Effective July 1, 2001, section 101.49, Florida Statutes, is amended to read:

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101.49 Procedure of election officers where signatures
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    differ.--
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           (1) Whenever any clerk or inspector, upon a just
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    comparison of the signatures signature, doubts shall doubt
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    that the signature handwriting affixed to a signature
    identification slip of any elector who presents himself or
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    herself at the polls to vote is the same as the signature of
    the elector affixed in the registration book, the clerk or
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    inspector shall deliver to the person an affidavit which shall
    be in substantially the following form:
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    STATE OF FLORIDA,
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    COUNTY OF ....
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           I do solemnly swear (or affirm) that my name is ....;
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    that I am .... years old; that I was born in the State of
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    ....; that I am registered to vote, and at the time I
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    registered I resided on .... Street, in the municipality of
    ...., County of ...., State of Florida; that I am a qualified
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    voter of the county and state aforesaid and have not voted in
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    this election.
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                                         ...(Signature of voter)...
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           Sworn to and subscribed before me this .... day of
    ...., A. D. ...(year)....
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                            ...(Clerk or inspector of election)...
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                                                 Precinct No. ....
                                                    County of ....
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           (2) The person shall fill out, in his or her own
    handwriting or with assistance from a member of the election
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    board, the form and make an affidavit to the facts stated in
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    the filled-in form; such affidavit shall then be sworn to and
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subscribed before one of the inspectors or clerks of the election who is authorized to administer the oath. Whenever the affidavit is made and filed with the clerk or inspector, the person shall then be permitted admitted to the voting machine to cast his or her vote, but if the person fails or refuses to make out or file such affidavit, then he or she shall not be permitted to vote.

Section 13. Subsections (4), (5), and (8) of section 101.5603, Florida Statutes, are amended to read:

101.5603 Definitions relating to Electronic Voting Systems Act.--As used in this act, the term:

- (4) "Electronic or electromechanical voting system" means a system of casting votes by use of voting devices or marking devices and counting ballots by employing automatic tabulating equipment or data processing equipment, and the term includes touchscreen systems.
- (5) "Marking device" means either an approved apparatus used for the piercing of ballots by the voter or any approved device for marking a ballot with ink or other substance or by touching a screen which will enable the ballot to be tabulated by means of automatic tabulating equipment.
- (8) "Voting device" means either an apparatus in which ballots are inserted and used in connection with a marking device for the piercing of ballots by the voter or an apparatus by which votes are registered electronically.

Section 14. Section 101.5604, Florida Statutes, is amended to read:

101.5604 Adoption of system; procurement of equipment; commercial tabulations.—The board of county commissioners of any county, at any regular meeting or a special meeting called for the purpose, may, upon consultation with the supervisor of

elections, adopt, purchase or otherwise procure, and provide for the use of any electronic or electromechanical voting system approved by the Department of State in all or a portion of the election precincts of that county. Thereafter the electronic or electromechanical voting system may be used for voting at all elections for public and party offices and on all measures and for receiving, registering, and counting the votes thereof in such election precincts as the governing body directs. Any electronic or electromechanical voting system used by the county must be a precinct tabulation voting system. Any such board may contract for the tabulation of votes at a location within the county when there is no suitable tabulating equipment available which is owned by the county.

Section 15. Subsections (3) and (10) of section 101.5606, Florida Statutes, are amended, and subsections (13) and (14) are added to said section, to read:

101.5606 Requirements for approval of systems.--No electronic or electromechanical voting system shall be approved by the Department of State unless it is so constructed that:

- (3)(a) The automatic tabulating equipment will be set to reject all votes for any office or measure when the number of votes therefor exceeds the number which the voter is entitled to cast or when the voter is not entitled to cast a vote for the office or measure.
- (b) The automatic tabulating equipment will be set to reject a ballot which the tabulating equipment reads as a ballot with no votes cast.
- (10) It is capable of automatically producing precinct totals in printed and electronic format for use in producing

countywide totals, marked, or punched form, or a combination 1 thereof. 2 3 (13) It is a precinct count tabulation system. 4 (14) It does not use a punch card ballot. 5 Section 16. Effective July 1, 2001, section 101.56062, 6 Florida Statutes, is created to read: 7 101.56062 Voting system loan program; use; rule.--(1) The purpose of this section is to provide 8 9 assistance to counties to purchase voting systems necessary to conduct elections. 10 11 (2) The department is authorized to make and 12 administer loans to eligible counties for the purpose of purchasing voting systems and ancillary equipment needed to 13 14 record and tabulate a vote in each precinct for any election held by the county supervisor of elections. 15 (3) The term of loans made pursuant to this section 16 17 shall be interest free and not exceed 10 years. (4) The department is authorized to adopt rules 18 19 pursuant to ss. 120.536(1) and 120.54 to administer this 20 section. Such rules shall set forth, a median price range 21 which the cost of voting systems shall not exceed for the 22 purpose of procuring loans under this section, and a priority system for loans based on need. The department shall consider 23 the cost of similar voting systems within the state in 24 25 determining the median price range. The priority system shall 26 give special consideration to the following: 27 (a) The county millage rate; 28 (b) Growth in the county's tax base over the last 3 29 years; 30 (c) The financial health of the county; 31 18

The financial ability of the county to repay the 1 (d) 2 loan; 3 The median household income of the county (e) 4 population; 5 (f) Poverty rate estimates; 6 (g) Per capita income level; and 7 (h) Any other reliably documented measures of 8 disadvantage status. 9 (5)(a) If a county defaults under the terms of its loan agreement, the department shall so certify to the 10 Comptroller, who shall forward the amount delinquent to the 11 12 department from any unobligated funds due to the county under any revenue-sharing or tax-sharing fund established by the 13 14 state, except as otherwise provided by the State Constitution. 15 Certification of delinquency shall not limit the department from pursuing other remedies available for default on a loan, 16 17 including accelerating loan repayments. (b) The department may impose a penalty for delinquent 18 19 loan payments in the amount of 5 percent of the amount due, in 20 addition to charging the cost to handle and process the debt. 21 Penalty interest shall accrue on any amount due and payable beginning on the 30th day following the date upon which 22 23 payment is due. The department is authorized to terminate or 24 (6) 25 rescind a financial assistance agreement when the county fails 26 to comply with the terms and conditions of the agreement. 27 (7) A county that has secured a loan pursuant to this 28 section and meets any of the conditions set forth in s. 29 218.503(1)(a)-(d) may petition the Governor for suspension of 30 payment of the loan principle and, if applicable, unpaid

penalties. The Governor is authorized to suspend any payment

of a loan secured pursuant to this section, including any unpaid penalties, for any county that has fulfilled the requirements of this subsection.

Section 17. Effective July 1, 2001, paragraph (b) of subsection (1) of section 101.5607, Florida Statutes, is amended to read:

101.5607 Department of State to maintain voting system information; prepare software.--

(1)

(b) Within 24 hours after the completion of any logic and accuracy test conducted pursuant to s. 101.5612(1), the supervisor of elections shall send by certified mail to the Department of State a copy of the tabulation program which was used in the logic and accuracy testing.

Section 18. Effective July 1, 2001, paragraph (b) of subsection (2) of section 101.5608, Florida Statutes, is amended to read:

101.5608 Voting by electronic or electromechanical method; procedures.--

- (2) When an electronic or electromechanical voting system utilizes a ballot card or paper ballot, the following procedures shall be followed:
- (b) Any voter who spoils his or her ballot or makes an error may return the ballot to the election official and secure another ballot, except that in no case shall a voter be furnished more than three ballots. If the vote tabulation device has rejected a ballot, the ballot shall be considered spoiled and a new ballot shall be provided to the voter. The election official, without examining the original ballot, shall state the possible reasons for the rejection and direct the voter to the instruction model provided at the precinct

pursuant to s. 101.5611. A spoiled ballot shall be preserved, without examination, in an envelope provided for that purpose. The stub shall be removed from the ballot and placed in an envelope.

Section 19. Effective July 1, 2001, section 101.5612, Florida Statutes, is amended to read:

101.5612 Testing of tabulating equipment.--

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(1) All electronic or electromechanical voting systems shall be thoroughly tested at the conclusion of maintenance and programming. Tests shall be sufficient to determine that the voting system is properly programmed, the election is correctly defined on the voting system, and all of the voting system input, output, and communication devices are working properly.

(2)(1) On any day not more than 10 days prior to the election day, the supervisor of elections shall have the automatic tabulating equipment publicly tested to ascertain that the equipment will correctly count the votes cast for all offices and on all measures. Public notice of the time and place of the test shall be given at least 48 hours prior thereto by publication once in one or more newspapers of general circulation in the county or, if there is no newspaper of general circulation in the county, by posting such notice in at least four conspicuous places in the county. supervisor or the municipal elections official may, at the time of qualifying, give written notice of the time and location of such public the preelection test to each candidate qualifying with that office and obtain a signed receipt that such notice has been given. The Department of State shall give written notice to each statewide candidate at the time of qualifying, or immediately at the end of qualifying, that the

voting equipment will be tested and advise each such candidate to contact the county supervisor of elections as to the time and location of the public preelection test pretest. The supervisor or the municipal elections official shall, at least 15 days prior to an election, send written notice by certified mail to the county party chair of each political party and to all candidates for other than statewide office whose names appear on the ballot in the county and who did not receive written notification from the supervisor or municipal elections official at the time of qualifying, stating the time and location of the public preelection test of the automatic tabulating equipment. The canvassing board shall convene, and each member of the canvassing board shall certify to the accuracy of the test. For the test, the canvassing board may designate one member to represent it. The test shall be open to representatives of the political parties, the press, and the public. Each political party may designate one person with expertise in the computer field who shall be allowed in the central counting room when all tests are being conducted and when the official votes are being counted. Such designee shall not interfere with the normal operation of the canvassing board.

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(3) For electronic or electromechanical voting systems configured to tabulate absentee ballots at a central or regional site, the public testing shall be conducted by processing a preaudited group of ballots so produced as to record a predetermined number of valid votes for each candidate and on each measure and to include one or more ballots for each office which have activated voting positions in excess of the number allowed by law in order to test the ability of the automatic tabulating equipment to reject such

votes. If any error is detected, the cause therefor shall be corrected and an errorless count shall be made before the automatic tabulating equipment is approved. The test shall be repeated and errorless results achieved immediately before the start of the official count of the ballots and again after the completion of the official count. The programs and ballots used for testing shall be sealed and retained under the custody of the county canvassing board.

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(4)(a)1. For electronic or electromechanical voting systems configured to include electronic or electromechanical tabulation devices which are distributed to the precincts, all or a sample of the devices to be used in the election shall be publicly tested. If a sample is to be tested, the sample shall consist of a random selection of at least 5 percent or 10 of the devices, whichever is greater. The test shall be conducted by processing a group of ballots, causing the device to output results for the ballots processed, and comparing the output of results to the results expected for the ballots processed. The group of ballots shall be produced so as to record a predetermined number of valid votes for each candidate and on each measure and to include for each office one or more ballots which have activated voting positions in excess of the number allowed by law in order to test the ability of the tabulating device to reject such votes.

2. If any tested tabulating device is found to have an error in tabulation, it shall be deemed unsatisfactory. For each device deemed unsatisfactory, the canvassing board shall take steps to determine the cause of the error, shall attempt to identify and test other devices that could reasonably be expected to have the same error, and shall test a number of additional devices sufficient to determine that all devices

are satisfactory. Upon deeming any device unsatisfactory, the canvassing board may require all devices to be tested or may declare that all devices are unsatisfactory.

- 3. If the operation or output of any tested tabulation device, such as spelling or the order of candidates on a report, is in error, such problem shall be reported to the canvassing board. The canvassing board shall then determine if the reported problem warrants its deeming the device unsatisfactory.
- (b) At the completion of testing under this subsection, the canvassing board or its representative, the representatives of the political parties, and the candidates or their representatives who attended the test shall witness the resetting of each device that passed to a preelection state of readiness and the sealing of each device that passed in such a manner as to secure its state of readiness until the opening of the polls.
- (c) The canvassing board or its representative shall execute a written statement setting forth the tabulation devices tested, the results of the testing, the protective counter numbers, if applicable, of each tabulation device, the number of the seal securing each tabulation device at the conclusion of testing, any problems reported to the board as a result of the testing, and whether each machine tested is satisfactory or unsatisfactory.
- (d) Any tabulating device deemed unsatisfactory shall be reprogrammed, repaired, or replaced and shall be made available for retesting. Such device must be determined by the canvassing board or its representative to be satisfactory before it may be used in any election. The canvassing board or its representative shall announce at the close of the first

testing the date, place, and time that any unsatisfactory device will be retested or may, at the option of the board, notify by telephone each person who was present at the first testing as to the date, place, and time that the retesting will occur.

(e) Records must be kept of all preelection testing of electronic or electromechanical tabulation devices used in any election. Such records are to be present and available for inspection and reference during public preelection testing by any person in attendance during such testing. The need of the canvassing board for access to such records during the testing shall take precedence over the need of other attendees to access such records so that the work of the canvassing board will not be delayed or hindered. Records of testing must include, for each device, the name of each person who tested the device and the date, place, time, and results of each test. Records of testing shall be retained as part of the official records of the election in which any device was used.

preaudited group of ballots so produced as to record a predetermined number of valid votes for each candidate and on each measure and shall include for each office one or more ballots which have votes in excess of the number allowed by law in order to test the ability of the automatic tabulating equipment to reject such votes. If any error is detected, the cause therefor shall be ascertained and corrected and an errorless count shall be made before the automatic tabulating equipment is approved. The test shall be repeated immediately before the start of the official count of the ballots in the same manner as set forth above. After the completion of the count, the test shall be repeated. The programs and ballots

used shall be sealed and retained under the custody of the county canvassing board.

Section 20. Subsections (1), (2), (3), and (7) of section 101.5614, Florida Statutes, are amended to read:

101.5614 Canvass of returns.--

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(1) (a) In precincts in which an electronic or electromechanical voting system is used, as soon as the polls are closed, the election board shall secure the voting devices against further voting. The election board shall thereafter open the ballot box in the presence of members of the public desiring to witness the proceedings and count the number of voted ballots, unused ballots, and spoiled ballots to ascertain whether such number corresponds with the number of ballots issued by the supervisor. If there is a difference, this fact shall be reported in writing to the county canvassing board with the reasons therefor if known. The total number of voted ballots shall be entered on the forms provided. The proceedings of the election board at the precinct after the polls have closed shall be open to the public; however, no person except a member of the election board shall touch any ballot or ballot container or interfere with or obstruct the orderly count of the ballots.

(b) In lieu of opening the ballot box at the precinct, the supervisor may direct the election board to keep the ballot box sealed and deliver it to a central or regional counting location. In this case, the election board shall count the stubs removed from the ballots to determine the number of voted ballots.

(2)(a) If the ballots are to be tallied at a central location or at no more than three regional locations, the election board shall place all ballots that have been cast and

the unused, void, and defective ballots in the container or containers provided for this purpose, which shall be sealed and delivered forthwith to the central or regional counting location or other designated location by two inspectors who shall not, whenever possible, be of the same political party. The election board shall certify that the ballots were placed in such container or containers and each container was sealed in its presence and under its supervision, and it shall further certify to the number of ballots of each type placed in the container or containers.

(2)(b) If ballots are to be counted at the precincts, such ballots shall be counted pursuant to rules adopted by The Department of State, which rules shall, in accordance with s.

101.015, adopt rules that provide safeguards which conform as nearly as practicable to the safeguards provided in the procedures for the counting of votes at a precinct and at a central or regional location.

(3)(a) All proceedings at the central or regional counting location or other designated location shall be under the direction of the county canvassing board and shall be open to the public, but no person except a person employed and authorized for the purpose shall touch any ballot or ballot container, any item of automatic tabulating equipment, or any return prior to its release. If the ballots are tabulated at regional locations, one member of the canvassing board or a person designated by the board to represent it shall be present at each location during the testing of the counting equipment and the tabulation of the ballots.

(3)(b) The results of If ballots are tabulated at precinct regional locations, the results of such election may be transmitted via dedicated teleprocessing lines to the main

computer system for the purpose of compilation of complete returns. The security guidelines for transmission of returns by dedicated teleprocessing lines shall conform to rules adopted by the Department of State pursuant to s. 101.015.

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(7) Absentee ballots may be counted by automatic tabulating equipment if they have been <del>punched or</del> marked in a manner which will enable them to be properly counted by such equipment.

Section 21. Section 101.58, Florida Statutes, is amended to read:

101.58 Supervising and observing registration and election processes. -- The Department of State may, at any time it deems fit, tupon the petition of 5 percent of the registered electors tor upon the petition of any candidate, county executive committee chair, state committeeman or committeewoman, or state executive committee chair, appoint one or more deputies whose duties shall be to observe and examine the registration and election processes and the condition, custody, and operation of the voting system and equipment machines in any county or municipality. The deputy shall have access to all registration books and records as well as any other records or procedures relating to the voting process. The deputy may supervise preparation of the election machines and procedures for election, and it shall be unlawful for any person to obstruct the deputy in the performance of his or her duty. The deputy shall file with the Department of State a report of his or her findings and observations of the registration and election processes in the county or municipality, and a copy of the report shall also be filed with the clerk of the circuit court of said county. compensation of such deputies shall be fixed by the Department

of State; and costs incurred under this section shall be paid from the annual operating appropriation made to the Department of State.

Section 22. Subsection (1) of section 101.64, Florida Statutes, is amended to read:

101.64 Delivery of absentee ballots; envelopes; form.--

(1) The supervisor shall enclose with each absentee ballot two envelopes: a secrecy envelope, into which the absent elector shall enclose his or her marked ballot; and a mailing envelope, into which the absent elector shall then place the secrecy envelope, which shall be addressed to the supervisor and also bear on the back side a certificate in substantially the following form:

Note: Please Read Instructions Carefully Before Marking Ballot and Completing Voter's Certificate.

18 VOTER'S CERTIFICATE

I, ...., am a qualified and registered voter of ....

County, Florida. I understand that if I commit or attempt to commit any fraud in connection with voting, vote a fraudulent ballot, or vote more than once in an election, I can be convicted of a felony of 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 certificate and have my signature witnessed will invalidate my ballot. I am entitled to vote an absentee ballot for one of the following reasons:

1. I am unable without another's assistance to attend the polls.

I may not be in the precinct of my residence during 1 2 the hours the polls are open for voting on election day. 3 I am an inspector, a poll worker, a deputy voting 4 system machine custodian, a deputy sheriff, a supervisor of 5 elections, or a deputy supervisor who is assigned to a 6 different precinct than that in which I am registered. 7 On account of the tenets of my religion, I cannot 8 attend the polls on the day of the general, special, or 9 primary election. I have changed my permanent residency to another 10 county in Florida within the time period during which the 11 12 registration books are closed for the election. I understand that I am allowed to vote only for national and statewide 13 14 offices and on statewide issues. 15 6. I have changed my permanent residency to another state and am unable under the laws of such state to vote in 16 17 the general election. I understand that I am allowed to vote 18 only for President and Vice President. 19 I am unable to attend the polls on election day and am voting this ballot in person at the office of, and under 20 the supervision of, the county supervisor of elections. 21 22 23 ...(Voter's Signature)... 24 ...(Last four digits of voter's social security number)... 25 26 Note: Your Signature Must Be Witnessed By Either: 27 a. A Notary or Officer Defined in Item 6.b. of the 28 Instruction Sheet. 29

CODING: Words stricken are deletions; words underlined are additions.

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.... day of ....., ...(year)..., by ...(name of person

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Sworn to (or affirmed) and subscribed before me this

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making statement).... My commission expires this .... day of
 2
    ....(year)....
 3
                                     ...(Signature of Official)...
 4
                                ...(Print, Type, or Stamp Name)...
 5
                            ...(State or Country of Commission)...
 6
          Personally Known ...... OR Produced Identification
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 8
          Type of Identification Produced.....
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                                  OR
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              One Witness, who is a registered voter in the
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   State.
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   I swear or affirm that the voter signed this Voter's
    Certificate in my presence and that, unless certified as an
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   absentee ballot coordinator, I have not witnessed more than 5
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   ballots for this election.
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   WITNESS:
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    ...(Signature of Witness)...
23
                                   ...(Printed Name of Witness)...
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25
    ...(Voter I.D. Number of Witness and County of Registration)...
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27
    ...(Address)...
28
                                                ...(City/State)...
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           Section 23. Subsection (2) of section 101.71, Florida
   Statutes, is amended to read:
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## 101.71 Polling place.--

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(2) Notwithstanding the provisions of subsection (1), whenever the supervisor of elections of any county determines that the accommodations for holding any election at a polling place designated for any precinct in the county are unavailable or are inadequate for the expeditious and efficient housing and handling of voting and voting paraphernalia, including voting machines where used, the supervisor may provide, not less than 30 days prior to the holding of an election, that the voting place for such precinct shall be moved to another site which shall be accessible to the public on election day in said precinct or, if such is not available, to another site which shall be accessible to the public on election day in a contiguous precinct. If such action of the supervisor results in the voting place for two or more precincts being located for the purposes of an election in one building, the voting places for the several precincts involved shall be established and maintained separate from each other in said building. When any supervisor moves any polling place pursuant to this subsection, the supervisor shall, not more than 30 days or fewer than 7 days prior to the holding of an election, give notice of the change of the polling place for the precinct involved, with clear description of the voting place to which changed, at least once in a newspaper of general circulation in said county. A notice of the change of the polling place involved shall be mailed, at least 14 days prior to an election, to each registered elector or to each household in which there is a registered elector.

Section 24. Subsection (1) of section 101.75, Florida Statutes, is amended to read:

101.75 Municipal elections; change of dates for cause.--

(1) In any municipality, when the date of the municipal election falls on the same date as any statewide or county election and the voting devices of the voting system used in the county machines are not available for both elections, the municipality may provide that the municipal election may be held within 30 days prior to or subsequent to the statewide or county election.

Section 25. Subsections (4), (7), (8), and (9) of section 102.012, Florida Statutes, are amended to read:

102.012 Inspectors and clerks to conduct elections.--

(4)(a) The election board of each precinct shall attend the polling place by 6 a.m. of the day of the election and shall arrange the furniture, stationery, and voting equipment.

(b) An election board shall conduct the voting, beginning and closing at the time set forth in s. 100.011. If more than one board has been appointed, the second board shall, upon the closing of the polls, come on duty and count the votes cast. In such case, the first board shall turn over to the second board all closed ballot boxes, registration books, and other records of the election at the time the boards change. The second board shall continue counting until the count is complete or until 7 a.m. the next morning, and, if the count is not completed at that time, the first board that conducted the election shall again report for duty and complete the count. The second board shall turn over to the first board all ballots counted, all ballots not counted, and all registration books and other records and shall advise the

first board as to what has transpired in tabulating the results of the election.

(7) For any precinct using voting machines, there shall be one election board appointed, plus an additional inspector for each machine in excess of one; however, the supervisor of elections may appoint a greater number of additional inspectors than required by this subsection.

(7) (8) The supervisor of elections shall conduct training for inspectors, clerks, and deputy sheriffs prior to each first primary, general, and special election for the purpose of instructing such persons in their duties and responsibilities as election officials. A certificate may be issued by the supervisor of elections to each person completing such training. No person shall serve as an inspector, clerk, or deputy sheriff for an election unless such person has completed the training as required. A person who has attended previous training conducted within 2 years of the election may be appointed by the supervisor to fill a vacancy on election day. If no person with prior training is available to fill such vacancy, the supervisor of elections may fill such vacancy in accordance with the provisions of subsection(8)(9)from among persons who have not received the training required by this section.

(8)(9) In the case of absence or refusal to act on the part of any inspector or clerk at any precinct on the day of an election, the supervisor shall appoint a replacement who meets the qualifications prescribed in subsection (2). The inspector or clerk so appointed shall be a member of the same political party as the clerk or inspector whom he or she replaces.

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Section 26. Subsection (2) of section 102.021, Florida Statutes, is amended to read:

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102.021 Compensation of inspectors, clerks, and deputy sheriffs.--

(2) Inspectors and clerks of election and deputy sheriffs serving at the precincts may receive compensation and travel expenses, as provided in s. 112.061, for attending the poll worker training required by s. 102.012(8).

Section 27. Subsections (3) and (4) of section 102.141, Florida Statutes, are amended to read:

102.141 County canvassing board; duties .--

(3) The canvass, except the canvass of absentee electors' returns, shall be made from the returns and certificates of the inspectors as signed and filed by them with the county court judge and supervisor, respectively, and the county canvassing board shall not change the number of votes cast for a candidate, nominee, constitutional amendment, or other measure submitted to the electorate of the county, respectively, in any polling place, as shown by the returns. All returns shall be made to the board on or before noon of the day following any primary, general, special, or other election. If the returns from any precinct are missing, if there are any omissions on the returns from any precinct, or if there is an obvious error on any such returns, the canvassing board shall order a recount of the returns from such precinct. Before canvassing such returns, the canvassing board shall examine the counters on the machines or the tabulation of the ballots cast in such precinct and determine whether the returns correctly reflect the votes cast. there is a discrepancy between the returns and the counters of the machines or the tabulation of the ballots cast, the

counters of such machines or the tabulation of the ballots cast shall be presumed correct and such votes shall be canvassed accordingly.

(4) If the returns for any office reflect that a candidate was defeated or eliminated by one-half of a percent or less of the votes cast for such office, that a candidate for retention to a judicial office was retained or not retained by one-half of a percent or less of the votes cast on the question of retention, or that a measure appearing on the ballot was approved or rejected by one-half of a percent or less of the votes cast on such measure, the board responsible for certifying the results of the vote on such race or measure shall order a recount of the votes cast with respect to such office or measure. A recount need not be ordered with respect to the returns for any office, however, if the candidate or candidates defeated or eliminated from contention for such office by one-half of a percent or less of the votes cast for such office request in writing that a recount not be made. Each canvassing board responsible for conducting a recount shall examine the <del>counters on the machines or the</del> tabulation of the ballots cast in each precinct in which the office or issue appeared on the ballot and determine whether the returns correctly reflect the votes cast. If there is a discrepancy between the returns and the counters of the machines or the tabulation of the ballots cast, the counters of such machines or the tabulation of the ballots cast shall be presumed correct and such votes shall be canvassed accordingly.

Section 28. Subsection (3) of section 102.166, Florida Statutes, is amended to read:

102.166 Protest of election returns; procedure.--

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1	(3) Before canvassing the returns of the election, the								
2	canvassing board shall÷								
3	(a) When paper ballots are used, examine the								
4	tabulation of the paper ballots cast.								
5	(b) When voting machines are used, examine the								
6	counters on the machines of nonprinter machines or the								
7	printer-pac on printer machines. If there is a discrepancy								
8	between the returns and the counters of the machines or the								
9	printer-pac, the counters of such machines or the printer-pac								
10	shall be presumed correct.								
11	(c) When electronic or electromechanical equipment is								
12	<del>used, the canvassing board shall</del> examine precinct records and								
13	election returns. If there is a clerical error, such error								
14	shall be corrected by the county canvassing board. If there is								
15	a discrepancy which could affect the outcome of an election,								
16	the canvassing board may recount the ballots on the automatic								
17	tabulating equipment.								
18	Section 29. Effective July 1, 2001, subsections (8)								
19	and (9) of section 103.101, Florida Statutes, are amended to								
20	read:								
21	103.101 Presidential preference primary								
22	(8) All names of candidates or delegates shall be								
23	listed as directed by the Department of State. The ballot as								
24	prescribed in this section shall be used.								
25	(9) The presidential preference primary ballot shall								
26	be in substantially the following form:								
27									
28	OFFICIAL PRESIDENTIAL PREFERENCE								
29	PRIMARY BALLOT								
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31	No Party								
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                        ....COUNTY, FLORIDA
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                          Precinct No. ....
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 5
                            ...(Date)...
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   ...(Signature of Voter)...
                                     ...(Initials of Issuing
 8
    Official)...
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                              Stub No. 1
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12
                   OFFICIAL PRESIDENTIAL PREFERENCE
13
                            PRIMARY BALLOT
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    No. .... Party
16
                        ....COUNTY, FLORIDA
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18
                          Precinct No. ....
19
20
                             ...(Date)...
21
22
                              ...(Initials of Issuing Official)...
23
24
                              Stub No. 2
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26
                   OFFICIAL PRESIDENTIAL PREFERENCE
27
                            PRIMARY BALLOT
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29
                             .... Party
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                        ....COUNTY, FLORIDA
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                          Precinct No. ....
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                            ...(Date)...
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   Place a cross (X) in the blank space to the right of the name
 6
    of the presidential candidate for whom you wish to vote,
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 8
   For President
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   ...(Name of Candidate)...
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12 ...(Name of Candidate)...
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14
   or place a cross (X) in the blank space to the right of the
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   name of the delegate(s) for whom you wish to vote.
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   ...(Name of Delegate)... ...(Name of Candidate)...
           Section 30. Section 104.30, Florida Statutes, is
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   amended to read:
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           104.30 Voting systems machine; unlawful possession;
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    tampering. --
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           (1) Any unauthorized person who unlawfully has
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   possession of any voting system or component machine or key
    thereof commits is guilty of a misdemeanor of the first
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   degree, punishable as provided in s. 775.082 or s. 775.083.
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           (2) Any person who tampers or attempts to tamper with
   or destroy any voting system or equipment machine with the
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   intention of interfering with the election process or the
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   results thereof commits is guilty of a felony of the third
   degree, punishable as provided in s. 775.082, s. 775.083, or
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   s. 775.084.
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           Section 31. Section 138.05, Florida Statutes, is
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   amended to read:
           138.05 Form of ballot. -- The clerk of the circuit court
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   of any county in this state, when the names of the towns,
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    villages, and cities required in s. 138.04 have been furnished
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   him or her, shall have printed, at the expense of the county,
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    a suitable ballot to be used in said election, said ballot to
    contain, in alphabetical order, the names of all such towns,
9
   villages, and cities, and no other places shall be printed on
   the said ballots; provided, that in counties where the use of
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   voting machines is now or may hereafter be authorized by law,
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    the requirements of this section shall, insofar as
   practicable, be adapted to the use of said voting machines.
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           Section 32. Effective July 1, 2001, sections 101.141,
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    101.181, 101.191, and 101.5609, Florida Statutes, are
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    repealed.
17
           Section 33. Sections 101.011, 101.27, 101.28, 101.29,
    101.32, 101.33, 101.35, 101.36, 101.37, 101.38, 101.39,
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    101.40, 101.445, 101.45, 101.46, 101.47, 101.54, 101.55, and
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    101.56, Florida Statutes, are repealed.
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           Section 34. The Division of Elections of the
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    Department of State shall provide a report to the Governor,
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    the President of the Senate, and the Speaker of the House of
    Representatives by November 15, 2001, detailing the progress
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    that each county required by this act to upgrade a voting
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    system has made toward the implementation of such system. This
    section shall take effect July 1, 2001.
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           Section 35. Funding for the implementation of this act
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    shall be as provided for in the 2001-2002 General
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    Appropriations Act. This section shall take effect July 1,
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    2001.
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1		Sec	ction	36.	Except	as	othe:	rwise	provided	herein,	this
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