1	HB 1037 2004 A bill to be entitled
2	An act relating to voting systems; amending s. 101.5606,
3	F.S.; revising a requirement and providing additional
4	requirements for voting systems in order to be approved by
5	the Department of State; providing an effective date.
6	ene Deparement er State, providing an erreetive auce.
7	Be It Enacted by the Legislature of the State of Florida:
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9	Section 1. Section 101.5606, Florida Statutes, is amended
10	to read:
11	101.5606 Requirements for approval of systemsNo
12	electronic or electromechanical voting system shall be approved
13	by the Department of State unless it is so constructed that:
14	(1) It permits and requires voting in secrecy.
15	(2) It permits each elector to vote at any election for
16	all persons and offices for whom and for which the elector is
17	lawfully entitled to vote, and no others; to vote for as many
18	persons for an office as the elector is entitled to vote for;
19	and to vote for or against any question upon which the elector
20	is entitled to vote.
21	(3) It immediately rejects a ballot where the number of
22	votes for an office or measure exceeds the number which the
23	voter is entitled to cast or where the tabulating equipment
24	reads the ballot as a ballot with no votes cast.
25	(4) For systems using paper ballots, it accepts a rejected
26	ballot pursuant to subsection (3) if a voter chooses to cast the
27	ballot, but records no vote for any office that has been
28	overvoted or undervoted.
29	(5) It is capable of correctly counting votes.
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30 (6) It permits each voter at a primary election to vote 31 only for the candidates seeking nomination by the political 32 party in which such voter is registered, for any candidate for 33 nonpartisan office, and for any question upon which the voter is 34 entitled to vote.

35 (7) At presidential elections it permits each elector, by
36 one operation, to vote for all presidential electors of a party
37 or for all presidential electors of candidates for President and
38 Vice President with no party affiliation.

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(8) It provides a method for write-in voting.

40 (9) It is capable of accumulating a count of the specific 41 number of ballots tallied for a precinct, accumulating total 42 votes by candidate for each office, and accumulating total votes 43 for and against each question and issue of the ballots tallied 44 for a precinct.

(10) It is capable of tallying votes from ballots of
different political parties from the same precinct, in the case
of a primary election.

48 (11) It is capable of automatically producing precinct
49 totals in printed, marked, or punched form, or a combination
50 thereof.

(12) If it is of a type which registers votes electronically, it will permit each voter to <u>privately and</u> <u>independently</u> change his or her vote for any candidate or upon any question appearing on the official ballot, or correct any <u>error</u>, up to the time that the voter takes the final step to register his or her vote and to have the vote computed.

57 (13) It is capable of providing records from which the58 operation of the voting system may be audited.

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HB 1037 2004 59 It uses a precinct-count tabulation system. (14)60 (15) It does not use an apparatus or device for the 61 piercing of ballots by the voter. 62 (16) It produces and retains a voter-verified permanent 63 paper record with a manual audit capacity which shall record 64 each vote to be cast and which shall be presented to the voter 65 from behind a window or other device before the ballot is cast. 66 (17) It is furnished with illumination sufficient to 67 enable voters while in the booth to read the ballots. 68 (18) It is equipped with an audio-stimulus voting feature 69 that communicates the complete content of the ballot in a human 70 voice which permits a voter who is blind or visually impaired to 71 cast a secret ballot using, at the option of the voter, voice-72 only or tactile-discernible controls. 73 (19) It includes a sip and puff switch voting attachment. 74 Section 2. This act shall take effect July 1, 2004.