1

A bill to be entitled

2 An act relating to elections; providing a short title; 3 amending s. 98.075, F.S.; revising requirements for supervisors relating to removal of deceased voters' names 4 5 from the statewide voter registration system; amending s. 6 100.061, F.S.; revising the date on which the primary 7 election is held; amending s. 101.151, F.S.; authorizing the use of ballot-on-demand technology to produce certain 8 9 marksense ballots; creating s. 101.56075, F.S.; requiring all voting to be by marksense ballots; providing an 10 exemption for voters with disabilities; amending s. 11 101.5612, F.S.; providing for testing of ballots that are 12 pre-printed and printed by ballot-on-demand technology; 13 amending s. 101.591, F.S.; requiring postelection, random 14 audits of voting systems; providing general audit 15 16 procedures; requiring that audit results be reported to the Department of State; prescribing requirements for 17 audit reports; requiring the department to adopt rules 18 19 prescribing audit procedures and a standard reporting form; amending s. 101.6102, F.S.; authorizing counties and 20 cities to conduct county or city elections by mail ballot 21 under certain circumstances; amending s. 101.6103, F.S.; 22 revising the date the canvassing of mail ballots may 23 begin; amending s. 101.68, F.S.; revising the date the 24 25 canvassing of absentee ballots may begin; removing an 26 obsolete implementation date; amending s. 104.20, F.S.; providing that removal of a ballot from a polling place in 27 certain circumstances is a felony; providing penalties; 28 Page 1 of 12

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

hb0213-02-c2

CS/CS/HB 213
--------------

2007

29	requiring the department to seek funding to pay for
30	specified costs; providing certain contingent effect;
31	providing effective dates.
32	
33	Be It Enacted by the Legislature of the State of Florida:
34	
35	Section 1. This act may be cited as the "Trust in
36	Elections Act."
37	Section 2. Subsection (3) of section 98.075, Florida
38	Statutes, is amended to read:
39	98.075 Registration records maintenance activities;
40	ineligibility determinations
41	(3) DECEASED PERSONSThe department shall identify those
42	registered voters who are deceased by comparing information on
43	the lists of deceased persons received from the Department of
44	Health as provided in s. 98.093. Upon receipt of such
45	information through the statewide voter registration system, the
46	supervisor shall remove the name of the registered voter.
47	Additionally, if the supervisor is presented with a certified
48	copy of a death certificate issued from a bona fide governmental
49	agency, the supervisor may remove the name of the deceased voter
50	from the statewide voter registration system.
51	Section 3. Section 100.061, Florida Statutes, is amended
52	to read:
53	100.061 Primary electionIn each year in which a general
54	election is held, a primary election for nomination of
55	candidates of political parties shall be held on the Tuesday $\underline{10}$
56	heta weeks prior to the general election. The candidate receiving
	Page 2 of 12

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

57 the highest number of votes cast in each contest in the primary 58 election shall be declared nominated for such office. If two or 59 more candidates receive an equal and highest number of votes for 60 the same office, such candidates shall draw lots to determine 61 which candidate is nominated.

62 Section 4. Subsection (1) of section 101.151, Florida63 Statutes, is amended to read:

64

101.151 Specifications for ballots.--

(1) (a) Marksense ballots shall be printed on paper of such
thickness that the printing cannot be distinguished from the
back and shall meet the specifications of the voting system that
will be used to tabulate the ballots.

69 (b) Supervisors of elections may employ ballot-on-demand 70 technology to print individual marksense ballots for early 71 voting and election day voting, including provisional and 72 absentee ballots.

73 Section 5. Section 101.56075, Florida Statutes, is created74 to read:

75 101.56075 Voting methods.--

76 (1) Except as provided in subsection (2), all voting shall 77 be conducted by marksense ballots utilizing a marking device for 78 the purpose of designating ballot selections.

79 (2) Persons with disabilities may vote on a voter 80 interface device that meets the voting system accessibility

81 requirements for individuals with disabilities pursuant to

82 section 301 of the Help America Vote Act of 2002 and s.

83 101.56062.

84 Section 6. Subsection (3) and paragraph (a) of subsection Page 3 of 12

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

(4) of section 101.5612, Florida Statutes, are amended to read:
101.5612 Testing of tabulating equipment.--

For electronic or electromechanical voting systems 87 (3) 88 configured to tabulate absentee ballots at a central or regional 89 site, the public testing shall be conducted by processing a 90 preaudited group of ballots so produced as to record a 91 predetermined number of valid votes for each candidate and on 92 each measure and to include one or more ballots for each office 93 which have activated voting positions in excess of the number 94 allowed by law in order to test the ability of the automatic 95 tabulating equipment to reject such votes. If a county intends to use ballot-on-demand equipment in an election, it must also 96 process ballots that have been printed with such equipment. If 97 98 any error is detected, the cause therefor shall be corrected and an errorless count shall be made before the automatic tabulating 99 100 equipment is approved. The test shall be repeated and errorless results achieved immediately before the start of the official 101 102 count of the ballots and again after the completion of the 103 official count. The programs and ballots used for testing shall be sealed and retained under the custody of the county 104 105 canvassing board.

(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 of the devices for an optical scan system or 2 percent of the devices Page 4 of 12

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

hb0213-02-c2

113 for a touchscreen system or 10 of the devices for either system, 114 as applicable, whichever is greater. The test shall be conducted by processing a group of ballots, causing the device to output 115 116 results for the ballots processed, and comparing the output of 117 results to the results expected for the ballots processed. If a county intends to use ballot-on-demand equipment in an election, 118 119 it must also process ballots that have been printed with such equipment. The group of ballots shall be produced so as to 120 121 record a predetermined number of valid votes for each candidate and on each measure and to include for each office one or more 122 ballots which have activated voting positions in excess of the 123 number allowed by law in order to test the ability of the 124 tabulating device to reject such votes. 125

126 2. If any tested tabulating device is found to have an error in tabulation, it shall be deemed unsatisfactory. For each 127 128 device deemed unsatisfactory, the canvassing board shall take 129 steps to determine the cause of the error, shall attempt to identify and test other devices that could reasonably be 130 131 expected to have the same error, and shall test a number of additional devices sufficient to determine that all devices are 132 133 satisfactory. Upon deeming any device unsatisfactory, the 134 canvassing board may require all devices to be tested or may 135 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.

Page 5 of 12

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

hb0213-02-c2

141 Section 7. Section 101.591, Florida Statutes, is amended 142 to read:

(Substantial rewording of section. See 143 144 s. 101.591, F.S., for present text.) 145 101.591 Voting system audit.--146 (1) (a) If the second set of unofficial returns filed 147 pursuant to s. 102.141 reflects that a candidate for any office in that county was defeated or eliminated by one-half of one 148 149 percent or less of the votes cast for such office, that a 150 candidate for retention to a judicial office was retained or not 151 retained by one-half of one percent or less of the votes cast on 152 the question of retention, or that a measure appearing on the 153 ballot was approved or rejected by one-half of one percent or less of the votes cast on such measure in that county, each 154 county canvassing board or local board responsible for 155 156 certifying the election shall order an audit of the voting 157 system used in the election. 158 (b) The audit conducted pursuant to this subsection shall 159 consist of an evaluation of the voting system used in 4 percent 160 of the precincts chosen at random by the county canvassing board 161 or local board responsible for certifying the election to 162 provide reasonable assurance that the system is properly controlled, can accurately count votes, provides adequate 163 safequards against unauthorized manipulation and fraud, and 164 complies with the requirements of law and rules of the 165 Department of State. If 4 percent of the precincts is less than 166 one entire precinct, the audit shall be conducted in one 167 precinct chosen at random by the county canvassing board or the 168 Page 6 of 12

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

169 local board responsible for certifying the election. Such 170 precincts shall be selected at a publicly noticed meeting. The board shall post a notice of the audit, including 171(2) the date, time, and location of the audit, in four conspicuous 172 173 places in the county and on the website of any affected county 174 supervisor of elections. 175 (3) The audit shall be completed and the results made public no later than 11:59 p.m. on the 9th day after 176 177 certification of the election by the county canvassing board or the local board responsible for certifying the election. 178 (4) 179 Within 15 days after completing the audit, the county 180 canvassing board or the board responsible for certifying the election shall provide a report with the results of the audit to 181 182 the Department of State in a standard format prescribed by the department. 183 The Department of State shall adopt rules prescribing 184 (5) 185 detailed audit procedures for each voting system, which shall be 186 uniform to the extent practicable, along with a standard format 187 to be used for audit reports. 188 Section 8. Section 101.6102, Florida Statutes, is amended 189 to read: 101.6102 Mail ballot elections; limitations.--190 191 (1) (a) An election may be conducted by mail ballot if: 192 The election is a referendum election at which all or a 1. portion of the qualified electors of one of the following 193 subdivisions of government are the only electors eligible to 194 195 vote: 196 a. Counties;

# Page 7 of 12

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

2007

197	b. Cities;
198	c. School districts covering no more than one county; or
199	d. Special districts;
200	2. The governing body responsible for calling the election
201	and the supervisor of elections responsible for the conduct of
202	the election authorize the use of mail ballots for the election;
203	and
204	3. The Secretary of State approves a written plan for the
205	conduct of the election, which shall include a written timetable
206	for the conduct of the election, submitted by the supervisor of
207	elections.
208	(b) <del>In addition,</del> An annexation referendum which includes
209	only qualified electors of one county may also be voted on by
210	mail ballot election.
211	(c) A board of county or city commissioners may declare
212	that a county or city election shall be conducted entirely by
213	mail ballot. The board of county or city commissioners shall
214	make that declaration at least 90 days before the date of the
215	scheduled election.
216	(2) The following elections may not be conducted by mail
217	ballot:
218	(a) An election at which any candidate is nominated,
219	elected, retained, or recalled, except a county or city election
220	pursuant to paragraph (1)(c); or
221	(b) An election held on the same date as another election,
222	other than a mail ballot election, in which the qualified
223	electors of that political subdivision are eligible to cast
224	ballots.
·	Page 8 of 12

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

225 226

(3) The supervisor of elections shall be responsible for
the conduct of any election held under ss. 101.6101-101.6107.

(4) The costs of a mail ballot election shall be borne by
the jurisdiction initiating the calling of the election, unless
otherwise provided by law.

(5) Nothing in this section shall be construed to prohibit
the use of a mail ballot election in a municipal annexation
referendum requiring separate vote of the registered electors of
the annexing municipality and of the area proposed to be
annexed. If a mail ballot election is authorized for a municipal
annexation referendum, the provisions of ss. 101.6101-101.6107
shall control over any conflicting provisions of s. 171.0413.

237 Section 9. Subsection (6) of section 101.6103, Florida238 Statutes, is amended to read:

239

101.6103 Mail ballot election procedure.--

240 (6) The canvassing board may begin the canvassing of mail ballots at 7 a.m. on the 6th fourth day before the election, 241 including processing the ballots through the tabulating 242 243 equipment. However, results may not be released until after 7 p.m. on election day. Any canvassing board member or election 244 245 employee who releases any result before 7 p.m. on election day 246 commits a felony of the third degree, punishable as provided in 247 s. 775.082, s. 775.083, or s. 775.084.

248Section 10. Paragraphs (a) and (c) of subsection (2) of249section 101.68, Florida Statutes, are amended to read:

250

101.68 Canvassing of absentee ballot.--

(2) (a) The county canvassing board may begin the canvassing of absentee ballots at 7 a.m. on the <u>6th</u> <del>fourth</del> day Page 9 of 12

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

253 before the election, but not later than noon on the day after 254 following the election. In addition, for any county using 255 electronic tabulating equipment, the processing of absentee ballots through such tabulating equipment may begin at 7 a.m. on 256 257 the 6th fourth day before the election. However, notwithstanding 258 any such authorization to begin canvassing or otherwise 259 processing absentee ballots early, no result shall be released 260 until after the closing of the polls in that county on election 261 day. Any supervisor of elections, deputy supervisor of elections, canvassing board member, election board member, or 262 263 election employee who releases the results of a canvassing or processing of absentee ballots prior to the closing of the polls 264 in that county on election day commits a felony of the third 265 degree, punishable as provided in s. 775.082, s. 775.083, or s. 266 267 775.084.

The canvassing board shall, if the supervisor has 268 (c)1.not already done so, compare the signature of the elector on the 269 270 voter's certificate with the signature of the elector in the 271 registration books to see that the elector is duly registered in the county and to determine the legality of that absentee 272 273 ballot. Effective July 1, 2005, The ballot of an elector who 274 casts an absentee ballot shall be counted even if the elector dies on or before election day, as long as, prior to the death 275 of the voter, the ballot was postmarked by the United States 276 Postal Service, date-stamped with a verifiable tracking number 277 by common carrier, or already in the possession of the 278 supervisor of elections. An absentee ballot shall be considered 279 illegal if it does not include the signature of the elector, as 280 Page 10 of 12

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

281 shown by the registration records. However, an absentee ballot 282 shall not be considered illegal if the signature of the elector does not cross the seal of the mailing envelope. If the 283 canvassing board determines that any ballot is illegal, a member 284 285 of the board shall, without opening the envelope, mark across 286 the face of the envelope: "rejected as illegal." The envelope 287 and the ballot contained therein shall be preserved in the manner that official ballots voted are preserved. 288

289 2. If any elector or candidate present believes that an 290 absentee ballot is illegal due to a defect apparent on the 291 voter's certificate, he or she may, at any time before the ballot is removed from the envelope, file with the canvassing 292 board a protest against the canvass of that ballot, specifying 293 294 the precinct, the ballot, and the reason he or she believes the 295 ballot to be illegal. A challenge based upon a defect in the 296 voter's certificate may not be accepted after the ballot has 297 been removed from the mailing envelope.

298 Section 11. Section 104.20, Florida Statutes, is amended 299 to read:

Ballot not to be seen, and other offenses.--Any 300 104.20 301 elector who, except as provided by law, allows his or her ballot 302 to be seen by any person; takes or removes, or attempts to take or remove, any ballot from the polling place before the close of 303 the polls; places any mark on his or her ballot by which it may 304 be identified; endeavors to induce any elector to show how he or 305 she voted; aids or attempts to aid any elector unlawfully; or 306 prints or procures to be printed, or has in his or her 307 possession, any copies of any ballot prepared to be voted is 308 Page 11 of 12

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

309

310

311

312

313

314

315

316

317

318

319

320

321

322

323

324

quilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. Any elector who, except as provided by law, takes or removes, or attempts to take or remove, any ballot from a polling place before the close of the polls commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 12. The Department of State shall seek funding under the Help America Vote Act of 2002 or other federal source to pay for any costs to implement sections 4 and 5 of this act. Sections 4 and 5 of this act shall take effect Section 13. 1 year after the Legislature appropriates funds it determines appropriate to implement requirements for the voting equipment prescribed in those sections or, in the alternative, counties may implement requirements for the voting equipment prescribed in those sections using local funds if a county chooses to do so.

325 Section 14. Except as otherwise expressly provided in this 326 act, this act shall take effect July 1, 2007.

Page 12 of 12

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