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1	A bill to be entitled
2	An act relating to campaign financing; amending s.
3	103.081, F.S.; permitting the use of a political party's
4	name, abbreviation, or symbol by an affiliated party
5	committee under certain circumstances; creating s.
6	103.092, F.S.; providing for the establishment of
7	affiliated party committees; providing a definition;
8	delineating duties and responsibilities of such
9	committees; amending s. 103.121, F.S.; requiring certain
10	assessments to be paid to an affiliated party committee;
11	amending s. 106.011, F.S.; revising the definition of the
12	term "political committee" to remove certain reporting
13	requirements included in the exclusion of electioneering
14	communications organizations from the definition and to
15	allow contributions to an affiliated party committee;
16	adding an affiliated party committee to the list of
17	entities not considered a political committee under
18	chapter 106, F.S.; revising the definition of the term
19	"independent expenditure" to specify that certain
20	expenditures are not considered an independent
21	expenditure; revising the definition of the term "person"
22	to include an affiliated party committee; revising the
23	definition of the term "filing officer" to expand
24	applicability to electioneering communications
25	organizations; revising the definition of the term
26	"electioneering communication" to conform to certain
27	federal requirements and to delineate what constitutes
28	such a communication; revising the definition of the term
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29 "electioneering communications organization"; amending s. 30 106.021, F.S.; providing that certain expenditures by an 31 affiliated party committee are not considered a 32 contribution or expenditure to or for a candidate; amending s. 106.025, F.S.; exempting an affiliated party 33 34 committee from certain campaign fund raising requirements; 35 amending s. 106.03, F.S.; revising the registration 36 requirements for electioneering communications 37 organizations; revising the statement of organization 38 requirements; revising rule adoption requirements relating 39 to dissolution of political committees and electioneering communications organizations; amending s. 106.04, F.S.; 40 requiring that a committee of continuous existence report 41 42 receipts from and transfers to an affiliated party 43 committee; amending s. 106.0701, F.S.; exempting an 44 affiliated party committee from certain filing requirements; amending s. 106.0703, F.S.; consolidating 45 reporting requirements in ch. 106, F.S., applicable to 46 electioneering communications organizations; providing 47 penalties; conforming provisions; amending s. 106.0705, 48 49 F.S., relating to electronic filing of campaign 50 treasurer's reports; conforming provisions; requiring an 51 affiliated party committee to file certain reports with 52 the Division of Elections; providing that a report filed 53 by the leader and treasurer of an affiliated party 54 committee is considered to be under oath; amending s. 55 106.071, F.S.; increasing the aggregate amount of 56 expenditures required for filing certain reports related Page 2 of 60

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57 to independent expenditures or electioneering communications; amending s. 106.08, F.S.; removing certain 58 59 limitations on contributions received by an electioneering 60 communications organization; providing that an affiliated party committee is treated like a political party 61 62 regarding limitations on contributions; deleting the 28-63 day restriction on acceptance of certain funds preceding a 64 general election; placing certain restrictions on 65 solicitation for and making of contributions; providing 66 guidelines for acceptance of in-kind contributions; adding 67 an affiliated party committee to entities subject to penalties; creating s. 106.088, F.S.; requiring the 68 69 subscribing to an oath or affirmation prior to receipt of 70 certain funds; providing the form of the oath; providing 71 penalties; providing that undistributed funds shall be 72 deposited into the General Revenue Fund; amending s. 73 106.141, F.S.; adding affiliated party committees to the 74 list of entities to which a candidate may donate surplus 75 funds; amending s. 106.143, F.S.; requiring an affiliated 76 party committee, like a political party, to obtain advance 77 approval by a candidate for political advertisements; 78 amending s. 106.1439, F.S.; providing identification 79 requirements for certain electioneering communications; 80 providing an exception for telephone calls; amending s. 81 106.147, F.S., relating to telephone solicitation 82 disclosure requirements; removing requirements relating to electioneering communication, to conform; revising the 83 84 definition of the term "person" to include an affiliated Page 3 of 60

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85	party committee; providing penalties; amending s. 106.165,
86	F.S.; adding affiliated party committees to the entities
87	that must use closed captioning and descriptive narrative
88	in all television broadcasts; amending s. 106.17, F.S.;
89	adding affiliated party committees to those entities
90	authorized to conduct polls and surveys relating to
91	candidacies; amending s. 106.23, F.S.; providing that an
92	affiliated party committee shall be provided an advisory
93	opinion by the Division of Elections when requested;
94	amending s. 106.265, F.S.; authorizing the imposition of
95	civil penalties by the Florida Elections Commission for
96	certain violations by an affiliated party committee;
97	amending s. 106.27, F.S.; adding affiliated party
98	committees to those entities subject to certain
99	determinations and legal disposition by the Florida
100	Elections Commission; amending s. 106.29, F.S.; requiring
101	filing of certain reports by an affiliated party
102	committee; providing restrictions on certain expenditures
103	and contributions; providing penalties; amending s.
104	11.045, F.S., relating to lobbying before the Legislature;
105	excluding contributions and expenditures by an affiliated
106	party committee from the definition of the term
107	"expenditure"; amending s. 112.312, F.S.; providing that
108	certain activities pertaining to an affiliated party
109	committee are excluded from the definition of the term
110	"gift"; amending s. 112.3215, F.S., relating to lobbying
111	before the executive branch or the Constitution Revision
112	Commission; excluding contributions and expenditures by an
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113	affiliated party committee from the definition of the term
114	"expenditure"; reenacting ss. 106.011(1)(b), (3), (4),
115	(18), and (19), 106.022(1), 106.03(1)(b), 106.04(5),
116	106.0703, $106.0705(2)$ (b), $106.071(1)$, $106.08(7)$, 106.1437 ,
117	106.1439, and 106.17, F.S., relating to definitions,
118	registered office and agent requirements, registration
119	requirements, prohibited activities for committees of
120	continuous existence, additional reporting requirements,
121	electronic filing requirements, expenditure reports,
122	penalties for violations pertaining to limitations on
123	contributions, miscellaneous advertisements,
124	electioneering communications disclaimers and penalties
125	for failure to include disclaimers, and polls and surveys
126	pertaining to candidacies, to cure and conform; providing
127	an effective date.
128	
129	Be It Enacted by the Legislature of the State of Florida:
130	
131	Section 1. Subsection (4) is added to section 103.081,
132	Florida Statutes, to read:
133	103.081 Use of party name; political advertising
134	(4) Notwithstanding any other provision of law to the
135	contrary, an affiliated party committee shall be entitled to use
136	the name, abbreviation, or symbol of the political party of its
137	leader as defined in s. 103.092.
138	Section 2. Section 103.092, Florida Statutes, is created
139	to read:
140	103.092 Affiliated party committees
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141	(1) For purposes of this section, the term "leader" means
142	the President of the Senate, the Speaker of the House of
143	Representatives, or the minority leader of either house of the
144	Legislature, until a person is designated by a political party
145	conference of members of either house to succeed to any such
146	position, at which time the designee becomes the leader for
147	purposes of this section.
148	(2) The leader of each political party conference of the
149	House of Representatives and the Senate may establish a
150	separate, affiliated party committee to support the election of
151	candidates of the leader's political party. The affiliated party
152	committee is subject to the same provisions of chapter 106 as a
153	political party.
154	(3) Each affiliated party committee shall:
155	(a) Adopt bylaws to include, at a minimum, the designation
156	of a treasurer.
157	(b) Conduct campaigns for candidates who are members of
158	the leader's political party.
159	(c) Establish an account.
160	(d) Raise and expend funds. Such funds may not be expended
161	or committed to be expended except when authorized by the leader
162	of the affiliated party committee.
163	Section 3. Paragraph (b) of subsection (1) of section
164	103.121, Florida Statutes, is amended to read:
165	103.121 Powers and duties of executive committees
166	(1)
167	(b) The county executive committee shall receive payment
168	of assessments upon candidates to be voted for in a single
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169 county except state senators, state and members of the House of 170 representatives, and representatives to the Congress of the 171 United States; an affiliated party committee controlled by a 172 leader of the Senate as defined in s. 103.092 shall receive 173 payment of assessments upon candidates for the office of state 174 senator and an affiliated party committee controlled by a leader 175 of the House of Representatives as defined in s. 103.092 shall 176 receive payment of assessments upon candidates for the office of 177 state representative; and the state executive committees shall 178 receive all other assessments authorized. All party assessments 179 shall be 2 percent of the annual salary of the office sought by 180 the respective candidate. All such committee assessments shall 181 be remitted to the state executive committee of the appropriate 182 party and distributed in accordance with subsection (5), except 183 that assessments for candidates for the office of state senator 184 or state representative shall be remitted to the appropriate 185 affiliated party committee. 186 Section 4. Paragraph (a) of subsection (1) of section of

section 4. Faragraph (a) of subsection (1) of section of section 106.011, Florida Statutes, is amended, paragraph (b) of subsection (1) of that section is reenacted and amended, subsections (3) and (4) of that section are reenacted, subsections (5), (8), and (14) of that section are amended, and subsections (18) and (19) of that section are reenacted and amended, to read:

193 106.011 Definitions.—As used in this chapter, the 194 following terms have the following meanings unless the context 195 clearly indicates otherwise:

196

(1)(a) "Political committee" means:

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1. A combination of two or more individuals, or a person

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other than an individual, that, in an aggregate amount in excess 198 of \$500 during a single calendar year: 199 200 Accepts contributions for the purpose of making a. 201 contributions to any candidate, political committee, committee 202 of continuous existence, affiliated party committee, or 203 political party; 204 b. Accepts contributions for the purpose of expressly 205 advocating the election or defeat of a candidate or the passage or defeat of an issue; 206 207 c. Makes expenditures that expressly advocate the election or defeat of a candidate or the passage or defeat of an issue; 208 209 or 210 d. Makes contributions to a common fund, other than a 211 joint checking account between spouses, from which contributions 212 are made to any candidate, political committee, committee of 213 continuous existence, affiliated party committee, or political 214 party; 215 2. The sponsor of a proposed constitutional amendment by initiative who intends to seek the signatures of registered 216 217 electors. 218 Notwithstanding paragraph (a), the following entities (b) 219 are not considered political committees for purposes of this 220 chapter: 221 1. Organizations which are certified by the Department of 222 State as committees of continuous existence pursuant to s. 223 106.04, national political parties, and the state and county

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executive committees of political parties, and affiliated party committees regulated by chapter 103.

226 2. Corporations regulated by chapter 607 or chapter 617 or 227 other business entities formed for purposes other than to 228 support or oppose issues or candidates, if their political 229 activities are limited to contributions to candidates, political 230 parties, affiliated party committees, or political committees or 231 expenditures in support of or opposition to an issue from 232 corporate or business funds and if no contributions are received 233 by such corporations or business entities.

234 3. Electioneering communications organizations as defined 235 in subsection (19); however, such organizations shall be 236 required to register with and report expenditures and 237 contributions, including contributions received from committees 238 of continuous existence, to the Division of Elections in the 239 same manner, at the same time, and subject to the same penalties 240 as a political committee supporting or opposing an issue or a 241 legislative candidate, except as otherwise specifically provided in this chapter. 242

243

(3) "Contribution" means:

(a) A gift, subscription, conveyance, deposit, loan,
payment, or distribution of money or anything of value,
including contributions in kind having an attributable monetary
value in any form, made for the purpose of influencing the
results of an election or making an electioneering
communication.

(b) A transfer of funds between political committees,between committees of continuous existence, between

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252 electioneering communications organizations, or between any 253 combination of these groups.

(c) The payment, by any person other than a candidate or political committee, of compensation for the personal services of another person which are rendered to a candidate or political committee without charge to the candidate or committee for such services.

(d) The transfer of funds by a campaign treasurer or deputy campaign treasurer between a primary depository and a separate interest-bearing account or certificate of deposit, and the term includes any interest earned on such account or certificate.

264

Notwithstanding the foregoing meanings of "contribution," the word shall not be construed to include services, including, but not limited to, legal and accounting services, provided without compensation by individuals volunteering a portion or all of their time on behalf of a candidate or political committee. This definition shall not be construed to include editorial endorsements.

272 (4) (a) "Expenditure" means a purchase, payment, distribution, loan, advance, transfer of funds by a campaign 273 274 treasurer or deputy campaign treasurer between a primary 275 depository and a separate interest-bearing account or 276 certificate of deposit, or gift of money or anything of value made for the purpose of influencing the results of an election 277 or making an electioneering communication. However, 278 279 "expenditure" does not include a purchase, payment,

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280 distribution, loan, advance, or gift of money or anything of 281 value made for the purpose of influencing the results of an 282 election when made by an organization, in existence prior to the 283 time during which a candidate qualifies or an issue is placed on 284 the ballot for that election, for the purpose of printing or 285 distributing such organization's newsletter, containing a 286 statement by such organization in support of or opposition to a 287 candidate or issue, which newsletter is distributed only to 288 members of such organization.

(b) As used in this chapter, an "expenditure" for an electioneering communication is made when the earliest of the following occurs:

292 1. A person enters into a contract for applicable goods or 293 services;

294 2. A person makes payment, in whole or in part, for the 295 production or public dissemination of applicable goods or 296 services; or

297 3. The electioneering communication is publicly298 disseminated.

299 (5) (a) "Independent expenditure" means an expenditure by a 300 person for the purpose of expressly advocating the election or 301 defeat of a candidate or the approval or rejection of an issue, 302 which expenditure is not controlled by, coordinated with, or 303 made upon consultation with, any candidate, political committee, or agent of such candidate or committee. An expenditure for such 304 purpose by a person having a contract with the candidate, 305 306 political committee, or agent of such candidate or committee in 307 a given election period shall not be deemed an independent

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308 expenditure.

An expenditure for the purpose of expressly advocating 309 (b) 310 the election or defeat of a candidate which is made by the 311 national, state, or county executive committee of a political 312 party, including any subordinate committee of the a national, 313 state, or county committee of a political party, an affiliated 314 party committee, a or by any political committee, a or committee 315 of continuous existence, or any other person $_{\boldsymbol{\tau}}$ shall not be 316 considered an independent expenditure if the committee or 317 person:

318 1. Communicates with the candidate, the candidate's 319 campaign, or an agent of the candidate acting on behalf of the 320 candidate, including any pollster, media consultant, advertising 321 agency, vendor, advisor, or staff member, concerning the 322 preparation of, use of, or payment for, the specific expenditure 323 or advertising campaign at issue; or

2. Makes a payment in cooperation, consultation, or concert with, at the request or suggestion of, or pursuant to any general or particular understanding with the candidate, the candidate's campaign, a political committee supporting the candidate, or an agent of the candidate relating to the specific expenditure or advertising campaign at issue; or

330 3. Makes a payment for the dissemination, distribution, or 331 republication, in whole or in part, of any broadcast or any 332 written, graphic, or other form of campaign material prepared by 333 the candidate, the candidate's campaign, or an agent of the 334 candidate, including any pollster, media consultant, advertising 335 agency, vendor, advisor, or staff member; or

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4. Makes a payment based on information about the candidate's plans, projects, or needs communicated to a member of the committee or person by the candidate or an agent of the candidate, provided the committee or person uses the information in any way, in whole or in part, either directly or indirectly, to design, prepare, or pay for the specific expenditure or advertising campaign at issue; or

5. After the last day of qualifying for statewide or legislative office, consults about the candidate's plans, projects, or needs in connection with the candidate's pursuit of election to office and the information is used in any way to plan, create, design, or prepare an independent expenditure or advertising campaign, with:

a. Any officer, director, employee, or agent of a
national, state, or county executive committee of a political
party or an affiliated party committee that has made or intends
to make expenditures in connection with or contributions to the
candidate; or

b. Any person whose professional services have been retained by a national, state, or county executive committee of a political party <u>or an affiliated party committee</u> that has made or intends to make expenditures in connection with or contributions to the candidate; or

359 6. After the last day of qualifying for statewide or
360 legislative office, retains the professional services of any
361 person also providing those services to the candidate in
362 connection with the candidate's pursuit of election to office;
363 or

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364 7. Arranges, coordinates, or directs the expenditure, in 365 any way, with the candidate or an agent of the candidate. 366 (8) "Person" means an individual or a corporation, 367 association, firm, partnership, joint venture, joint stock 368 company, club, organization, estate, trust, business trust, 369 syndicate, or other combination of individuals having collective 370 capacity. The term includes a political party, affiliated party 371 committee, political committee, or committee of continuous 372 existence. 373 "Filing officer" means the person before whom a (14)374 candidate qualifies, the agency or officer with whom a political 375 committee or an electioneering communications organization 376 registers, or the agency by whom a committee of continuous 377 existence is certified. "Electioneering communication" means any 378 (18) (a) 379 communication publicly distributed by a television station, 380 radio station, cable television system, satellite system, 381 newspaper, magazine, direct mail, or telephone a paid expression 382 in any communications media prescribed in subsection (13) by 383 means other than the spoken word in direct conversation that: 384 Refers to or depicts a clearly identified candidate for 1. 385 office or contains a clear reference indicating that an issue is 386 to be voted on at an election, without expressly advocating the 387 election or defeat of a candidate but that is susceptible of no reasonable interpretation other than an appeal to vote for or 388 389 against a specific candidate; or the passage or defeat of an 390 issue.

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391	2. Is made within 30 days before a primary or special
392	primary election or 60 days before any other election for the
393	office sought by the candidate; and
394	3. Is For communications referring to or depicting a
395	clearly identified candidate for office, is targeted to the
396	relevant electorate. A communication is considered targeted if
397	1,000 or more persons in the geographic area the candidate would
398	represent if elected will receive the communication.
399	3. For communications containing a clear reference
400	indicating that an issue is to be voted on at an election, is
401	published after the issue is designated a ballot position or 120
402	days before the date of the election on the issue, whichever
403	occurs first.
404	(b) The term "electioneering communication" does not
405	include:
406	1. A communication disseminated through a means of
407	communication other than a television station, radio station,
408	cable television system, satellite system, newspaper, magazine,
409	direct mail, telephone, or statement or depiction by an
410	organization, in existence prior to the time during which a
411	candidate named or depicted qualifies or an issue identified is
412	placed on the ballot for that election, made in that
413	organization's newsletter, which newsletter is distributed only
414	to members of that organization.
415	2. A communication in a news story, commentary, or
416	editorial distributed through the facilities of any radio
417	station, television station, cable television system, or
418	satellite system, unless the facilities are owned or controlled
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419	by any political party, political committee, or candidate. A
420	news story distributed through the facilities owned or
421	controlled by any political party, political committee, or
422	candidate may nevertheless be exempt if it represents a bona
423	fide news account communicated through a licensed broadcasting
424	facility and the communication is part of a general pattern of
425	campaign-related news accounts that give reasonably equal
426	coverage to all opposing candidates in the area An editorial
427	endorsement, news story, commentary, or editorial by any
428	newspaper, radio, television station, or other recognized news
429	medium.
430	3. A communication that constitutes a public debate or
431	forum that includes at least two opposing candidates for an
432	office or one advocate and one opponent of an issue, or that
433	solely promotes such a debate or forum and is made by or on
434	behalf of the person sponsoring the debate or forum, provided
435	that:
436	a. The staging organization is either:
437	(I) A charitable organization that does not make other
438	electioneering communications and does not otherwise support or
439	oppose any political candidate or political party; or
440	(II) A newspaper, radio station, television station, or
441	other recognized news medium; and
442	b. The staging organization does not structure the debate
443	to promote or advance one candidate or issue position over
444	another.

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(c) For purposes of this chapter, an expenditure made for,
or in furtherance of, an electioneering communication shall not
be considered a contribution to or on behalf of any candidate.

(d) For purposes of this chapter, an electioneering communication shall not constitute an independent expenditure nor be subject to the limitations applicable to independent expenditures.

452 (19) "Electioneering communications organization" means 453 any group, other than a political party, affiliated party 454 committee, political committee, or committee of continuous 455 existence, whose election-related activities are limited to 456 making expenditures for electioneering communications or 457 accepting contributions for the purpose of making electioneering 458 communications and whose activities would not otherwise require 459 the group to register as a political party, political committee, 460 or committee of continuous existence under this chapter.

461 Section 5. Subsection (3) of section 106.021, Florida462 Statutes, is amended to read:

463 106.021 Campaign treasurers; deputies; primary and 464 secondary depositories.—

No contribution or expenditure, including 465 (3) 466 contributions or expenditures of a candidate or of the 467 candidate's family, shall be directly or indirectly made or 468 received in furtherance of the candidacy of any person for nomination or election to political office in the state or on 469 470 behalf of any political committee except through the duly 471 appointed campaign treasurer of the candidate or political committee, subject to the following exceptions: 472

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473

(a) Independent expenditures;

474 (b) Reimbursements to a candidate or any other individual 475 for expenses incurred in connection with the campaign or 476 activities of the political committee by a check drawn upon the 477 campaign account and reported pursuant to s. 106.07(4). After 478 July 1, 2004, the full name and address of each person to whom 479 the candidate or other individual made payment for which 480 reimbursement was made by check drawn upon the campaign account 481 shall be reported pursuant to s. 106.07(4), together with the 482 purpose of such payment;

(c) Expenditures made indirectly through a treasurer for goods or services, such as communications media placement or procurement services, campaign signs, insurance, or other expenditures that include multiple integral components as part of the expenditure and reported pursuant to s. 106.07(4)(a)13.; or

(d) Expenditures made directly by any political committee,
affiliated party committee, or political party regulated by
chapter 103 for obtaining time, space, or services in or by any
communications medium for the purpose of jointly endorsing three
or more candidates, and any such expenditure shall not be
considered a contribution or expenditure to or on behalf of any
such candidates for the purposes of this chapter.

496 Section 6. Subsection (1) of section 106.022, Florida497 Statutes, is reenacted to read:

498 106.022 Appointment of a registered agent; duties.499 (1) Each political committee, committee of continuous
500 existence, or electioneering communications organization shall
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501 have and continuously maintain in this state a registered office 502 and a registered agent and must file with the division a 503 statement of appointment for the registered office and 504 registered agent. The statement of appointment must:

(a) Provide the name of the registered agent and thestreet address and phone number for the registered office;

507 (b) Identify the entity for whom the registered agent 508 serves;

509 (c) Designate the address the registered agent wishes to 510 use to receive mail;

511 (d) Include the entity's undertaking to inform the 512 division of any change in such designated address;

(e) Provide for the registered agent's acceptance of the appointment, which must confirm that the registered agent is familiar with and accepts the obligations of the position as set forth in this section; and

517 (f) Contain the signature of the registered agent and the518 entity engaging the registered agent.

519 Section 7. Subsection (2) of section 106.025, Florida 520 Statutes, is amended to read:

521

106.025 Campaign fund raisers.-

(2) This section shall not apply to any campaign fund raiser held on behalf of a political party by the state or county executive committee <u>or an affiliated party committee</u> of such party, provided that the proceeds of such campaign fund raiser are reported pursuant to s. 106.29.

527 Section 8. Paragraph (b) of subsection (1) of section 528 106.03, Florida Statutes, is reenacted and amended, and

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529 subsections (2), (4), and (7) of that section are amended, to 530 read: 531 106.03 Registration of political committees <u>and</u> 532 <u>electioneering communications organizations</u>.-

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(1)

533

534 (b)1. Each electioneering communications organization that 535 receives anticipates receiving contributions or makes making 536 expenditures during a calendar year in an aggregate amount 537 exceeding \$5,000 shall file a statement of organization as provided in subparagraph 2. subsection (3) by expedited delivery 538 539 within 24 hours after its organization or, if later, within 24 540 hours after the date on which it receives has information that 541 causes the organization to anticipate that it will receive 542 contributions or makes make expenditures for an electioneering 543 communication in excess of \$5,000.

544 <u>2.a. In a statewide, legislative, or multicounty election,</u>
545 <u>an electioneering communications organization shall file a</u>
546 <u>statement of organization with the Division of Elections.</u>

547 <u>b. In a countywide election or any election held on less</u> 548 <u>than a countywide basis, except as described in sub-subparagraph</u> 549 <u>c., an electioneering communications organization shall file a</u> 550 <u>statement of organization with the supervisor of elections of</u> 551 <u>the county in which the election is being held.</u>

552 <u>c. In a municipal election, an electioneering</u> 553 <u>communications organization shall file a statement of</u> 554 <u>organization with the officer before whom municipal candidates</u> 555 gualify.

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CS/CS/HB 1207, Engrossed 1 2010 556 d. Any electioneering communications organization that 557 would be required to file a statement of organization in two or 558 more locations by reason of the organization's intention to 559 support or oppose candidates at state or multicounty and local 560 levels of government need only file a statement of organization 561 with the Division of Elections. 562 (2)The statement of organization shall include: 563 The name, mailing address, and street address of the (a) committee or electioneering communications organization; 564 565 The names, street addresses, and relationships of (b) affiliated or connected organizations; 566 567 The area, scope, or jurisdiction of the committee or (C) 568 electioneering communications organization; 569 (d) The name, mailing address, street address, and 570 position of the custodian of books and accounts; 571 (e) The name, mailing address, street address, and 572 position of other principal officers, including the treasurer 573 and deputy treasurer including officers and members of the 574 finance committee, if any; 575 The name, address, office sought, and party (f) 576 affiliation of: 577 1. Each candidate whom the committee is supporting; Any other individual, if any, whom the committee is 578 2. 579 supporting for nomination for election, or election, to any 580 public office whatever; 581 Any issue or issues the committee such organization is (q) 582 supporting or opposing;

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583	(h) If the committee is supporting the entire ticket of
584	any party, a statement to that effect and the name of the party;
585	(i) A statement of whether the committee is a continuing
586	one;
587	(j) Plans for the disposition of residual funds which will
588	be made in the event of dissolution;
589	(k) A listing of all banks, safe-deposit boxes, or other
590	depositories used for committee or electioneering communications
591	organization funds; and
592	(1) A statement of the reports required to be filed by the
593	committee or the electioneering communications organization with
594	federal officials, if any, and the names, addresses, and
595	positions of such officials; and
596	(m) A statement of whether the electioneering
597	communications organization was formed as a newly created
598	organization during the current calendar quarter or was formed
599	from an organization existing prior to the current calendar
600	quarter. For purposes of this subsection, calendar quarters end
601	the last day of March, June, September, and December.
602	(4) Any change in information previously submitted in a
603	statement of organization shall be reported to the agency or
604	officer with whom such committee or electioneering
605	communications organization is required to register pursuant to
606	subsection (3), within 10 days following the change.
607	(7) The Division of Elections shall <u>adopt</u> promulgate rules
608	to prescribe the manner in which inactive committees <u>and</u>
609	electioneering communications organizations may be dissolved and

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610	have their registration canceled. Such rules shall, at a
611	minimum, provide for:
612	(a) Notice which shall contain the facts and conduct which
613	warrant the intended action, including but not limited to
614	failure to file reports and limited activity.
615	(b) Adequate opportunity to respond.
616	(c) Appeal of the decision to the Florida Elections
617	Commission. Such appeals shall be exempt from the
618	confidentiality provisions of s. 106.25.
619	Section 9. Paragraph (c) of subsection (4) of section
620	106.04, Florida Statutes, is amended, and subsection (5) of that
621	section is reenacted, to read:
622	106.04 Committees of continuous existence
623	(4)
624	(c) All committees of continuous existence shall file
625	their reports with the Division of Elections. Reports shall be
626	filed in accordance with s. 106.0705 and shall contain the
627	following information:
628	1. The full name, address, and occupation of each person
629	who has made one or more contributions, including contributions
630	that represent the payment of membership dues, to the committee
631	during the reporting period, together with the amounts and dates
632	of such contributions. For corporations, the report must provide
633	as clear a description as practicable of the principal type of
634	business conducted by the corporation. However, if the
635	contribution is \$100 or less, the occupation of the contributor
636	or principal type of business need not be listed. However, for
637	any contributions that represent the payment of dues by members

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638 in a fixed amount aggregating no more than \$250 per calendar 639 year, pursuant to the schedule on file with the Division of 640 Elections, only the aggregate amount of such contributions need 641 be listed, together with the number of members paying such dues 642 and the amount of the membership dues.

643 2. The name and address of each political committee or 644 committee of continuous existence from which the reporting 645 committee received, or the name and address of each political 646 committee, committee of continuous existence, <u>affiliated party</u> 647 <u>committee</u>, or political party to which it made, any transfer of 648 funds, together with the amounts and dates of all transfers.

Any other receipt of funds not listed pursuant to
subparagraph 1. or subparagraph 2., including the sources and
amounts of all such funds.

4. The name and address of, and office sought by, each
candidate to whom the committee has made a contribution during
the reporting period, together with the amount and date of each
contribution.

5. The full name and address of each person to whom expenditures have been made by or on behalf of the committee within the reporting period; the amount, date, and purpose of each such expenditure; and the name and address, and office sought by, each candidate on whose behalf such expenditure was made.

662 6. The full name and address of each person to whom an 663 expenditure for personal services, salary, or reimbursement for 664 authorized expenses has been made, including the full name and 665 address of each entity to whom the person made payment for which

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reimbursement was made by check drawn upon the committeeaccount, together with the amount and purpose of such payment.

668 7. Transaction information from each credit card statement 669 that will be included in the next report following receipt 670 thereof by the committee. Receipts for each credit card purchase 671 shall be retained by the treasurer with the records for the 672 committee account.

673 8. The total sum of expenditures made by the committee674 during the reporting period.

675 (5) No committee of continuous existence shall make an 676 electioneering communication, contribute to any candidate or 677 political committee an amount in excess of the limits contained 678 in s. 106.08(1), or participate in any activity which is 679 prohibited by this chapter. If any violation occurs, it shall be 680 punishable as provided in this chapter for the given offense. No funds of a committee of continuous existence shall be expended 681 682 on behalf of a candidate, except by means of a contribution made 683 through the duly appointed campaign treasurer of a candidate. No 684 such committee shall make expenditures in support of, or in 685 opposition to, an issue unless such committee first registers as 686 a political committee pursuant to this chapter and undertakes 687 all the practices and procedures required thereof; provided such 688 committee may make contributions in a total amount not to exceed 689 25 percent of its aggregate income, as reflected in the annual 690 report filed for the previous year, to one or more political committees registered pursuant to s. 106.03 and formed to 691 692 support or oppose issues.

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693	Section 10. Subsection (5) of section 106.0701, Florida
694	Statutes, is amended to read:
695	106.0701 Solicitation of contributions on behalf of s. 527
696	or s. 501(c)(4) organizations; reporting requirements; civil
697	penalty; exemption
698	(5) The filing requirements of subsection (1) do not apply
699	to an individual acting on behalf of his or her own campaign <u>,</u> or
700	a political party, or an affiliated party committee of which the
701	individual is a member.
702	Section 11. Section 106.0703, Florida Statutes, is
703	reenacted and amended to read:
704	106.0703 Electioneering communications organizations;
705	additional reporting requirements; certification and filing;
706	penalties
707	(1) (a) Each electioneering communications organization
708	shall file regular reports of all contributions received and all
709	expenditures made by or on behalf of the organization. Reports
710	shall be filed on the 10th day following the end of each
711	calendar quarter from the time the organization is registered.
712	However, if the 10th day following the end of a calendar quarter
713	occurs on a Saturday, Sunday, or legal holiday, the report shall
714	be filed on the next following day that is not a Saturday,
715	Sunday, or legal holiday. Quarterly reports shall include all
716	contributions received and expenditures made during the calendar
717	quarter that have not otherwise been reported pursuant to this
718	section.
719	(b) Following the last day of candidates qualifying for
720	office, the reports shall be filed on the 32nd, 18th, and 4th
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721 days immediately preceding the primary election and on the 46th, 722 32nd, 18th, and 4th days immediately preceding the general 723 election. 724 (c) When a special election is called to fill a vacancy in 725 office, all electioneering communications organizations making 726 contributions or expenditures to influence the results of the 727 special election shall file reports with the filing officer on 728 the dates set by the Department of State pursuant to s. 100.111. 729 (d) In addition to the reports required by paragraph (a), 730 an electioneering communications organization that is registered 731 with the Department of State and that makes a contribution or 732 expenditure to influence the results of a county or municipal 733 election that is not being held at the same time as a state or 734 federal election must file reports with the county or municipal 735 filing officer on the same dates as county or municipal 736 candidates or committees for that election. The electioneering 737 communications organization must also include the expenditure in 738 the next report filed with the Division of Elections pursuant to 739 this section following the county or municipal election. 740 (e) The filing officer shall make available to each 741 electioneering communications organization a schedule 742 designating the beginning and end of reporting periods as well 743 as the corresponding designated due dates. 744 (2) (a) Except as provided in s. 106.0705, the reports 745 required of an electioneering communications organization shall be filed with the filing officer not later than 5 p.m. of the 746 747 day designated. However, any report postmarked by the United 748 States Postal Service no later than midnight of the day

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749 designated shall be deemed to have been filed in a timely 750 manner. Any report received by the filing officer within 5 days 751 after the designated due date that was delivered by the United 752 States Postal Service shall be deemed timely filed unless it has 753 a postmark that indicates that the report was mailed after the 754 designated due date. A certificate of mailing obtained from and 755 dated by the United States Postal Service at the time of 756 mailing, or a receipt from an established courier company, which 757 bears a date on or before the date on which the report is due, 758 shall be proof of mailing in a timely manner. Reports shall 759 contain information of all previously unreported contributions 760 received and expenditures made as of the preceding Friday, 761 except that the report filed on the Friday immediately preceding the election shall contain information of all previously 762 763 unreported contributions received and expenditures made as of 764 the day preceding the designated due date. All such reports 765 shall be open to public inspection. 766 (b)1. Any report that is deemed to be incomplete by the 767 officer with whom the electioneering communications organization 768 files shall be accepted on a conditional basis. The treasurer of 769 the electioneering communications organization shall be 770 notified, by certified mail or other common carrier that can 771 establish proof of delivery for the notice, as to why the report 772 is incomplete. Within 7 days after receipt of such notice, the 773 treasurer must file an addendum to the report providing all 774 information necessary to complete the report in compliance with 775 this section. Failure to file a complete report after such 776 notice constitutes a violation of this chapter.

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777	2. Notice is deemed sufficient upon proof of delivery of
778	written notice to the mailing or street address of the treasurer
779	or registered agent of the electioneering communication
780	organization on record with the filing officer.
781	(3)(a) Each report required by this section must contain:
782	1. The full name, address, and occupation, if any, of each
783	person who has made one or more contributions to or for such
784	electioneering communications organization within the reporting
785	period, together with the amount and date of such contributions.
786	For corporations, the report must provide as clear a description
787	as practicable of the principal type of business conducted by
788	the corporation. However, if the contribution is \$100 or less,
789	the occupation of the contributor or the principal type of
790	business need not be listed.
791	2. The name and address of each political committee from
792	which or to which the reporting electioneering communications
793	organization made any transfer of funds, together with the
794	amounts and dates of all transfers.
795	3. Each loan for electioneering communication purposes to
796	or from any person or political committee within the reporting
797	period, together with the full names, addresses, and occupations
798	and principal places of business, if any, of the lender and
799	endorsers, if any, and the date and amount of such loans.
800	4. A statement of each contribution, rebate, refund, or
801	other receipt not otherwise listed under subparagraphs 13.
802	5. The total sums of all loans, in-kind contributions, and
803	other receipts by or for such electioneering communications
804	organization during the reporting period. The reporting forms
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805	shall be designed to elicit separate totals for in-kind
806	contributions, loans, and other receipts.
807	6. The full name and address of each person to whom
808	expenditures have been made by or on behalf of the
809	electioneering communications organization within the reporting
810	period and the amount, date, and purpose of each expenditure.
811	7. The full name and address of each person to whom an
812	expenditure for personal services, salary, or reimbursement for
813	expenses has been made and that is not otherwise reported,
814	including the amount, date, and purpose of the expenditure.
815	8. The total sum of expenditures made by the
816	electioneering communications organization during the reporting
817	period.
818	9. The amount and nature of debts and obligations owed by
819	or to the electioneering communications organization that relate
820	to the conduct of any electioneering communication.
821	10. Transaction information for each credit card purchase.
822	Receipts for each credit card purchase shall be retained by the
823	electioneering communications organization.
824	11. The amount and nature of any separate interest-bearing
825	accounts or certificates of deposit and identification of the
826	financial institution in which such accounts or certificates of
827	deposit are located.
828	12. The primary purposes of an expenditure made indirectly
829	through an electioneering communications organization for goods
830	and services, such as communications media placement or
831	procurement services and other expenditures that include
832	multiple components as part of the expenditure. The primary
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833 purpose of an expenditure shall be that purpose, including 834 integral and directly related components, that comprises 80 835 percent of such expenditure. 836 The filing officer shall make available to any (b) 837 electioneering communications organization a reporting form 838 which the electioneering communications organization may use to 839 indicate contributions received by the electioneering 840 communications organization but returned to the contributor 841 before deposit. The treasurer of the electioneering communications 842 (4) 843 organization shall certify as to the correctness of each report, 844 and each person so certifying shall bear the responsibility for 845 the accuracy and veracity of each report. Any treasurer who 846 willfully certifies the correctness of any report while knowing that such report is incorrect, false, or incomplete commits a 847 848 misdemeanor of the first degree, punishable as provided in s. 849 775.082 or s. 775.083. 850 The electioneering communications organization (5) 851 depository shall provide statements reflecting deposits and 852 expenditures from the account to the treasurer, who shall retain 853 the records pursuant to s. 106.06. The records maintained by the 854 depository with respect to the account shall be subject to 855 inspection by an agent of the Division of Elections or the 856 Florida Elections Commission at any time during normal banking 857 hours, and such depository shall furnish certified copies of any 858 such records to the Division of Elections or the Florida 859 Elections Commission upon request.

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860	(6) Notwithstanding any other provisions of this chapter,
861	in any reporting period during which an electioneering
862	communications organization has not received funds, made any
863	contributions, or expended any reportable funds, the treasurer
864	shall file a written report with the filing officer by the
865	prescribed reporting date that no reportable contributions or
866	expenditures were made during the reporting period.
867	(7)(a) Any electioneering communications organization
868	failing to file a report on the designated due date shall be
869	subject to a fine as provided in paragraph (b) for each late
870	day. The fine shall be assessed by the filing officer and the
871	moneys collected shall be deposited:
872	1. In the General Revenue Fund, in the case of an
873	electioneering communications organization that registers with
874	the Division of Elections; or
875	2. In the general revenue fund of the political
876	subdivision, in the case of an electioneering communications
877	organization that registers with an officer of a political
878	subdivision.
879	
880	No separate fine shall be assessed for failure to file a copy of
881	any report required by this section.
882	(b) Upon determining that a report is late, the filing
883	officer shall immediately notify the electioneering
884	communications organization as to the failure to file a report
885	by the designated due date and that a fine is being assessed for
886	each late day. The fine shall be \$50 per day for the first 3
887	days late and, thereafter, \$500 per day for each late day, not
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888 to exceed 25 percent of the total receipts or expenditures, whichever is greater, for the period covered by the late report. 889 890 However, for the reports immediately preceding each primary and 891 general election, the fine shall be \$500 per day for each late 892 day, not to exceed 25 percent of the total receipts or 893 expenditures, whichever is greater, for the period covered by 894 the late report. Upon receipt of the report, the filing officer 895 shall determine the amount of the fine which is due and shall notify the electioneering communications organization. The 896 897 filing officer shall determine the amount of the fine due based 898 upon the earliest of the following: 899 1. When the report is actually received by such officer. 900 When the report is postmarked. 2. When the certificate of mailing is dated. 901 3. When the receipt from an established courier company is 902 4. 903 dated. 904 5. When the electronic receipt issued pursuant to s. 905 106.0705 or other electronic filing system authorized in this 906 section is dated. 907 908 Such fine shall be paid to the filing officer within 20 days 909 after receipt of the notice of payment due, unless appeal is 910 made to the Florida Elections Commission pursuant to paragraph 911 (c). Notice is deemed sufficient upon proof of delivery of 912 written notice to the mailing or street address on record with 913 the filing officer. An officer or member of an electioneering 914 communications organization shall not be personally liable for 915 such fine.

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916 The treasurer of an electioneering communications (C) 917 organization may appeal or dispute the fine, based upon, but not 918 limited to, unusual circumstances surrounding the failure to 919 file on the designated due date, and may request and shall be 920 entitled to a hearing before the Florida Elections Commission, 921 which shall have the authority to waive the fine in whole or in 922 part. The Florida Elections Commission must consider the 923 mitigating and aggravating circumstances contained in s. 924 106.265(1) when determining the amount of a fine, if any, to be 925 waived. Any such request shall be made within 20 days after 926 receipt of the notice of payment due. In such case, the 927 treasurer of the electioneering communications organization 928 shall, within the 20-day period, notify the filing officer in 929 writing of his or her intention to bring the matter before the 930 commission. 931 (d) The appropriate filing officer shall notify the 932 Florida Elections Commission of the repeated late filing by an 933 electioneering communications organization, the failure of an 934 electioneering communications organization to file a report 935 after notice, or the failure to pay the fine imposed. The 936 commission shall investigate only those alleged late filing 937 violations specifically identified by the filing officer and as 938 set forth in the notification. Any other alleged violations must 939 be stated separately and reported by the division to the 940 commission under s. 106.25(2). 941 (8) In addition to the reporting requirements in s. 942 106.07, An electioneering communications organization shall, 943 within 2 days after receiving its initial password or secure Page 34 of 60

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944 sign-on from the Department of State allowing confidential 945 access to the department's electronic campaign finance filing 946 system, electronically file the periodic campaign finance 947 reports that would have been required pursuant to <u>this section</u> 948 <u>s. 106.07</u> for reportable activities that occurred since the date 949 of the last general election.

950 Section 12. Paragraph (b) of subsection (2) of section 951 106.0705, Florida Statutes, is reenacted and amended, and 952 subsections (3) and (4) of that section are amended, to read:

953 106.0705 Electronic filing of campaign treasurer's 954 reports.-

(2)

955

(b) Each political committee, committee of continuous
existence, electioneering communications organization,
affiliated party committee, or state executive committee that is
required to file reports with the division under s. 106.04, s.
106.07, s. 106.0703, or s. 106.29, as applicable, must file such
reports with the division by means of the division's electronic
filing system.

963 (3) Reports filed pursuant to this section shall be 964 completed and filed through the electronic filing system not 965 later than midnight of the day designated. Reports not filed by 966 midnight of the day designated are late filed and are subject to 967 the penalties under s. 106.04(8), s. 106.07(8), <u>s. 106.0703(7)</u>, 968 or s. 106.29(3), as applicable.

969 (4) Each report filed pursuant to this section is
970 considered to be under oath by the candidate and treasurer, or
971 the chair and treasurer, the treasurer under s. 106.0703, or the

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972 leader and treasurer under s. 103.092, whichever is applicable, 973 and such persons are subject to the provisions of s. 974 106.04(4)(d), s. 106.07(5), s. 106.0703(4), or s. 106.29(2), as 975 applicable. Persons given a secure sign-on to the electronic 976 filing system are responsible for protecting such from 977 disclosure and are responsible for all filings using such 978 credentials, unless they have notified the division that their 979 credentials have been compromised.

980 Section 13. Subsection (1) of section 106.071, Florida 981 Statutes, is reenacted and amended to read:

982 106.071 Independent expenditures; electioneering 983 communications; reports; disclaimers.-

984 Each person who makes an independent expenditure with (1)985 respect to any candidate or issue, and each individual who makes 986 an expenditure for an electioneering communication which is not 987 otherwise reported pursuant to this chapter, which expenditure, 988 in the aggregate, is in the amount of \$5,000 + 100 or more, shall 989 file periodic reports of such expenditures in the same manner, 990 at the same time, subject to the same penalties, and with the 991 same officer as a political committee supporting or opposing 992 such candidate or issue. The report shall contain the full name 993 and address of the person making the expenditure; the full name 994 and address of each person to whom and for whom each such 995 expenditure has been made; the amount, date, and purpose of each 996 such expenditure; a description of the services or goods 997 obtained by each such expenditure; the issue to which the 998 expenditure relates; and the name and address of, and office

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999 sought by, each candidate on whose behalf such expenditure was 1000 made.

Section 14. Subsections (1), (2), (4), (5), and (6) of section 106.08, Florida Statutes, are amended, and subsection (7) of that section is reenacted and amended, to read:

106.08 Contributions; limitations on.-

1005 (1) (a) Except for political parties or affiliated party 1006 committees, no person, political committee, or committee of 1007 continuous existence may, in any election, make contributions in 1008 excess of \$500 to any candidate for election to or retention in 1009 office or to any political committee supporting or opposing one 1010 or more candidates. Candidates for the offices of Governor and Lieutenant Governor on the same ticket are considered a single 1011 1012 candidate for the purpose of this section.

(b)1. The contribution limits provided in this subsection do not apply to contributions made by a state or county executive committee of a political party <u>or affiliated party</u> <u>committee</u> regulated by chapter 103 or to amounts contributed by a candidate to his or her own campaign.

1018 2. Notwithstanding the limits provided in this subsection, 1019 an unemancipated child under the age of 18 years of age may not 1020 make a contribution in excess of \$100 to any candidate or to any 1021 political committee supporting one or more candidates.

(c) The contribution limits of this subsection apply to each election. For purposes of this subsection, the primary election and general election are separate elections so long as the candidate is not an unopposed candidate as defined in s. 1026 106.011(15). However, for the purpose of contribution limits

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1027 with respect to candidates for retention as a justice or judge, 1028 there is only one election, which is the general election. 1029 (2) (a) A candidate may not accept contributions from 1030 national, state, or including any subordinate committee of a 1031 national, state, or county committee of a political party, and 1032 county executive committees of a political party, including any 1033 subordinate committee of such political party or affiliated 1034 party committees, which contributions in the aggregate exceed 1035 \$50,000, no more than \$25,000 of which may be accepted prior to the 28-day period immediately preceding the date of the general 1036 election. 1037 1038 (b) A candidate for statewide office may not accept 1039 contributions from national, state, or county executive 1040 committees of a political party, including any subordinate 1041 committee of the a national, state, or county committee of a 1042 political party, or affiliated party committees, which 1043 contributions in the aggregate exceed \$250,000, no more than 1044 \$125,000 of which may be accepted prior to the 28-day period 1045 immediately preceding the date of the general election. Polling 1046 services, research services, costs for campaign staff, 1047 professional consulting services, and telephone calls are not contributions to be counted toward the contribution limits of 1048 1049 paragraph (a) or this paragraph. Any item not expressly 1050 identified in this paragraph as nonallocable is a contribution 1051 in an amount equal to the fair market value of the item and must 1052 be counted as allocable toward the contribution limits of 1053 paragraph (a) or this paragraph. Nonallocable, in-kind 1054 contributions must be reported by the candidate under s. 106.07 Page 38 of 60

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1055 and by the political party <u>or affiliated party committee</u> under 1056 s. 106.29.

(4) (a) Any contribution received by the chair, campaign treasurer, or deputy campaign treasurer of a political committee supporting or opposing a candidate with opposition in an election or supporting or opposing an issue on the ballot in an election on the day of that election or less than 5 days prior to the day of that election may not be obligated or expended by the committee until after the date of the election.

1064 (b) Any contribution received by an electioneering 1065 communications organization on the day of an election or less 1066 than 5 days prior to the day of that election may not be 1067 obligated or expended by the organization until after the date 1068 of the election and may not be expended to pay for any 1069 obligation arising prior to the election.

1070 (5) (a) A person may not make any contribution through or1071 in the name of another, directly or indirectly, in any election.

(b) Candidates, political committees, <u>affiliated party</u>
 <u>committees</u>, and political parties may not solicit contributions
 from any religious, charitable, civic, or other causes or
 organizations established primarily for the public good.

(c) Candidates, political committees, <u>affiliated party</u> <u>committees</u>, and political parties may not make contributions, in exchange for political support, to any religious, charitable, civic, or other cause or organization established primarily for the public good. It is not a violation of this paragraph for:

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1081 1. A candidate, political committee, affiliated party 1082 committee, or political party executive committee to make gifts 1083 of money in lieu of flowers in memory of a deceased person; 1084 A candidate to continue membership in, or make regular 2. 1085 donations from personal or business funds to, religious, 1086 political party, affiliated party committee, civic, or 1087 charitable groups of which the candidate is a member or to which 1088 the candidate has been a regular donor for more than 6 months; 1089 or 1090 3. A candidate to purchase, with campaign funds, tickets, 1091 admission to events, or advertisements from religious, civic, 1092 political party, affiliated party committee, or charitable 1093 groups. 1094 (d) An electioneering communications organization may not 1095 accept a contribution from an organization exempt from taxation 1096 under s. 527 or s. 501(c)(4) of the Internal Revenue Code, other 1097 than a political committee, committee of continuous existence, 1098 or political party, unless the contributing organization has 1099 registered as if the organization were an electioneering 1100 communications organization pursuant to s. 106.03 and has filed 1101 all campaign finance reports required of electioncering 1102 communications organizations pursuant to ss. 106.07 and 1103 106.0703. 1104 (6) (a) A political party or affiliated party committee may 1105 not accept any contribution that has been specifically 1106 designated for the partial or exclusive use of a particular

1108 the contributor and may not be used or expended by or on behalf

candidate. Any contribution so designated must be returned to

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1109 of the candidate. Funds contributed to an affiliated party 1110 committee shall not be deemed as designated for the partial or exclusive use of a leader as defined in s. 103.092. 1111 1112 (b)1. A political party or affiliated party committee may 1113 not accept any in-kind contribution that fails to provide a 1114 direct benefit to the political party or affiliated party 1115 committee. A "direct benefit" includes, but is not limited to, fundraising or furthering the objectives of the political party 1116 1117 or affiliated party committee. 2.a. An in-kind contribution to a state political party 1118 1119 may be accepted only by the chairperson of the state political 1120 party or by the chairperson's designee or designees whose names are on file with the division in a form acceptable to the 1121 1122 division prior to the date of the written notice required in 1123 sub-subparagraph b. An in-kind contribution to a county 1124 political party may be accepted only by the chairperson of the 1125 county political party or by the county chairperson's designee 1126 or designees whose names are on file with the supervisor of 1127 elections of the respective county prior to the date of the written notice required in sub-subparagraph b. An in-kind 1128 1129 contribution to an affiliated party committee may be accepted 1130 only by the leader of the affiliated party committee as defined 1131 in s. 103.092 or by the leader's designee or designees whose 1132 names are on file with the division in a form acceptable to the 1133 division prior to the date of the written notice required in 1134 sub-subparagraph b. 1135 b. A person making an in-kind contribution to a state 1136 political party or county political party or affiliated party

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1137 committee must provide prior written notice of the contribution to a person described in sub-subparagraph a. The prior written 1138 1139 notice must be signed and dated and may be provided by an 1140 electronic or facsimile message. However, prior written notice 1141 is not required for an in-kind contribution that consists of 1142 food and beverage in an aggregate amount not exceeding \$1,500 1143 which is consumed at a single sitting or event if such in-kind 1144 contribution is accepted in advance by a person specified in 1145 sub-subparagraph a.

1146 c. A person described in sub-subparagraph a. may accept an 1147 in-kind contribution requiring prior written notice only in a 1148 writing that is signed and dated before the in-kind contribution 1149 is made. Failure to obtain the required written acceptance of an 1150 in-kind contribution to a state or county political party <u>or</u> 1151 <u>affiliated party committee</u> constitutes a refusal of the 1152 contribution.

1153 d. A copy of each prior written acceptance required under 1154 sub-subparagraph c. must be filed with the division at the time 1155 the regular reports of contributions and expenditures required 1156 under s. 106.29 are filed by the state executive committee, and 1157 county executive committee, and affiliated party committee.

e. An in-kind contribution may not be given to a state or county political party <u>or affiliated party committee</u> unless the in-kind contribution is made as provided in this subparagraph.

(7) (a) Any person who knowingly and willfully makes or accepts no more than one contribution in violation of subsection (1) or subsection (5), or any person who knowingly and willfully fails or refuses to return any contribution as required in

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1165 subsection (3), commits a misdemeanor of the first degree, 1166 punishable as provided in s. 775.082 or s. 775.083. If any 1167 corporation, partnership, or other business entity or any 1168 political party, affiliated party committee, political 1169 committee, committee of continuous existence, or electioneering 1170 communications organization is convicted of knowingly and 1171 willfully violating any provision punishable under this 1172 paragraph, it shall be fined not less than \$1,000 and not more 1173 than \$10,000. If it is a domestic entity, it may be ordered 1174 dissolved by a court of competent jurisdiction; if it is a 1175 foreign or nonresident business entity, its right to do business 1176 in this state may be forfeited. Any officer, partner, agent, 1177 attorney, or other representative of a corporation, partnership, 1178 or other business entity, or of a political party, affiliated 1179 party committee, political committee, committee of continuous 1180 existence, electioneering communications organization, or organization exempt from taxation under s. 527 or s. 501(c)(4) 1181 1182 of the Internal Revenue Code, who aids, abets, advises, or 1183 participates in a violation of any provision punishable under this paragraph commits a misdemeanor of the first degree, 1184 1185 punishable as provided in s. 775.082 or s. 775.083.

(b) Any person who knowingly and willfully makes or
accepts two or more contributions in violation of subsection (1)
or subsection (5) commits a felony of the third degree,
punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
If any corporation, partnership, or other business entity or any
political party, <u>affiliated party committee</u>, political
committee, committee of continuous existence, or electioneering

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1193 communications organization is convicted of knowingly and 1194 willfully violating any provision punishable under this 1195 paragraph, it shall be fined not less than \$10,000 and not more 1196 than \$50,000. If it is a domestic entity, it may be ordered 1197 dissolved by a court of competent jurisdiction; if it is a 1198 foreign or nonresident business entity, its right to do business 1199 in this state may be forfeited. Any officer, partner, agent, 1200 attorney, or other representative of a corporation, partnership, 1201 or other business entity, or of a political committee, committee of continuous existence, political party, affiliated party 1202 1203 committee, or electioneering communications organization, or 1204 organization exempt from taxation under s. 527 or s. 501(c)(4) 1205 of the Internal Revenue Code, who aids, abets, advises, or 1206 participates in a violation of any provision punishable under 1207 this paragraph commits a felony of the third degree, punishable 1208 as provided in s. 775.082, s. 775.083, or s. 775.084. 1209 Section 15. Section 106.088, Florida Statutes, is created 1210 to read: 1211 106.088 Independent expenditures; contribution limits; 1212 restrictions on affiliated party committees.-1213 As a condition of receiving a rebate of party (1)1214 assessments under s. 103.121(1)(b), the leader or treasurer of 1215 an affiliated party committee as defined in s. 103.092 shall take and subscribe to an oath or affirmation in writing. During 1216 1217 the qualifying period for state candidates and prior to 1218 distribution of such funds, a printed copy of the oath or 1219 affirmation shall be filed with the Secretary of State and shall 1220 be substantially in the following form:

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1221	
1222	State of Florida
1223	County of
1224	
1225	Before me, an officer authorized to administer oaths, personally
1226	appeared(name), to me well known, who, being sworn, says
1227	that he or she is the(title) of the(name of
1228	party)(name of chamber) affiliated party committee;
1229	that the affiliated party committee has not made, either
1230	directly or indirectly, an independent expenditure in support of
1231	or opposition to a candidate or elected public official in the
1232	prior 6 months; that the affiliated party committee will not
1233	make, either directly or indirectly, an independent expenditure
1234	in support of or opposition to a candidate or elected public
1235	official, through and including the upcoming general election;
1236	and that the affiliated party committee will not violate the
1237	contribution limits applicable to candidates under s. 106.08(2),
1238	Florida Statutes.
1239	(Signature of committee officer)
1240	(Address)
1241	Sworn to and subscribed before me this day of ,
1242	(year), at County, Florida.
1243	(Signature and title of officer administering oath)
1244	(2) (a) Any affiliated party committee found to have
1245	violated the provisions of the oath or affirmation prior to
1246	receiving funds shall be ineligible to receive the rebate for
1247	that general election year.
1248	(b) Any affiliated party committee found to have violated
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1249 the provisions of the oath or affirmation after receiving funds 1250 shall be ineligible to receive the rebate from candidates 1251 qualifying for the following general election cycle. 1252 (3) Any funds not distributed to the affiliated party 1253 committee pursuant to this section shall be deposited into the 1254 General Revenue Fund of the state. 1255 Section 16. Paragraph (a) of subsection (4) of section 1256 106.141, Florida Statutes, is amended to read: 1257 106.141 Disposition of surplus funds by candidates.-1258 (4) (a) Except as provided in paragraph (b), any candidate 1259 required to dispose of funds pursuant to this section shall, at 1260 the option of the candidate, dispose of such funds by any of the 1261 following means, or any combination thereof: Return pro rata to each contributor the funds that have 1262 1. 1263 not been spent or obligated. 1264 2. Donate the funds that have not been spent or obligated 1265 to a charitable organization or organizations that meet the 1266 qualifications of s. 501(c)(3) of the Internal Revenue Code. 1267 3. Give not more than \$10,000 of the funds that have not 1268 been spent or obligated to the affiliated party committee or 1269 political party of which such candidate is a member, except that 1270 a candidate for the Florida Senate may give not more than 1271 \$30,000 of such funds to the affiliated party committee or 1272 political party of which the candidate is a member. 1273 4. Give the funds that have not been spent or obligated: 1274 a. In the case of a candidate for state office, to the 1275 state, to be deposited in either the Election Campaign Financing 1276 Trust Fund or the General Revenue Fund, as designated by the

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1277 candidate; or

b. In the case of a candidate for an office of a political
subdivision, to such political subdivision, to be deposited in
the general fund thereof.

1281 Section 17. Paragraph (a) of subsection (4) of section 1282 106.143, Florida Statutes, is amended to read:

1283 106.143 Political advertisements circulated prior to 1284 election; requirements.-

(4) (a) Any political advertisement, including those paid 1285 1286 for by a political party or affiliated party committee, other 1287 than an independent expenditure, offered by or on behalf of a 1288 candidate must be approved in advance by the candidate. Such 1289 political advertisement must expressly state that the content of 1290 the advertisement was approved by the candidate and must state 1291 who paid for the advertisement. The candidate shall provide a 1292 written statement of authorization to the newspaper, radio 1293 station, television station, or other medium for each such 1294 advertisement submitted for publication, display, broadcast, or 1295 other distribution.

1296 Section 18. Section 106.1437, Florida Statutes, is 1297 reenacted to read:

1298 106.1437 Miscellaneous advertisements.—Any advertisement, 1299 other than a political advertisement, independent expenditure, 1300 or electioneering communication, on billboards, bumper stickers, 1301 radio, or television, or in a newspaper, a magazine, or a 1302 periodical, intended to influence public policy or the vote of a 1303 public official, shall clearly designate the sponsor of such 1304 advertisement by including a clearly readable statement of

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1305 sponsorship. If the advertisement is broadcast on television, 1306 the advertisement shall also contain a verbal statement of 1307 sponsorship. This section shall not apply to an editorial 1308 endorsement.

1309 Section 19. Section 106.1439, Florida Statutes, is 1310 reenacted and amended to read:

1311

106.1439 Electioneering communications; disclaimers.-

(1) Any electioneering communication, other than a telephone call, shall prominently state: "Paid electioneering communication paid for by ... (Name and address of person paying for the communication)...."

1316 (2) Any electioneering communication telephone call shall 1317 identify the persons or organizations sponsoring the call by 1318 stating either: "Paid for by ... (insert name of persons or organizations sponsoring the call) " or "Paid for on behalf 1319 1320 of ... (insert name of persons or organizations authorizing call).... "This subsection does not apply to any telephone call 1321 1322 in which the individual making the call is not being paid and 1323 the individuals participating in the call know each other prior 1324 to the call.

1325 <u>(3) (2)</u> Any person who fails to include the disclaimer 1326 prescribed in this section in any electioneering communication 1327 that is required to contain such disclaimer commits a 1328 misdemeanor of the first degree, punishable as provided in s. 1329 775.082 or s. 775.083.

Section 20. Paragraphs (a) and (e) of subsection (1) and subsection (3) of section 106.147, Florida Statutes, are amended to read:

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1333 106.147 Telephone solicitation; disclosure requirements; 1334 prohibitions; exemptions; penalties.-

1335 (1) (a) Any electioneering communication telephone call or any telephone call supporting or opposing a candidate, elected 1336 1337 public official, or ballot proposal must identify the persons or organizations sponsoring the call by stating either: "paid for 1338 1339 by " (insert name of persons or organizations sponsoring the call) or "paid for on behalf of " (insert name of 1340 persons or organizations authorizing call). This paragraph does 1341 1342 not apply to any telephone call in which both the individual 1343 making the call is not being paid and the individuals 1344 participating in the call know each other prior to the call.

1345 (c) Any electioneering communication paid for with public 1346 funds must include a disclaimer containing the words "paid for 1347 by ... (Name of the government entity paying for the 1348 communication)...."

(3) (a) Any person who willfully violates any provision of
this section commits a misdemeanor of the first degree,
punishable as provided in s. 775.082 or s. 775.083.

1352 For purposes of paragraph (a), the term "person" (b) 1353 includes any candidate; any officer of any political committee, 1354 committee of continuous existence, affiliated party committee, 1355 or political party executive committee; any officer, partner, 1356 attorney, or other representative of a corporation, partnership, 1357 or other business entity; and any agent or other person acting on behalf of any candidate, political committee, committee of 1358 continuous existence, affiliated party committee, political 1359 1360 party executive committee, or corporation, partnership, or other Page 49 of 60

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1361 business entity.

1362 Section 21. Section 106.165, Florida Statutes, is amended 1363 to read:

1364 106.165 Use of closed captioning and descriptive narrative 1365 in all television broadcasts.-Each candidate, political party, 1366 affiliated party committee, and political committee must use 1367 closed captioning and descriptive narrative in all television 1368 broadcasts regulated by the Federal Communications Commission 1369 that are on behalf of, or sponsored by, a candidate, political party, affiliated party committee, or political committee or 1370 1371 must file a written statement with the qualifying officer 1372 setting forth the reasons for not doing so. Failure to file this statement with the appropriate qualifying officer constitutes a 1373 1374 violation of the Florida Election Code and is under the 1375 jurisdiction of the Florida Elections Commission. The Department 1376 of State may adopt rules in accordance with s. 120.54 which are 1377 necessary to administer this section.

1378 Section 22. Section 106.17, Florida Statutes, is reenacted 1379 and amended to read:

106.17 Polls and surveys relating to candidacies.-Any 1380 1381 candidate, political committee, committee of continuous 1382 existence, electioneering communication organization, affiliated 1383 party committee, or state or county executive committee of a 1384 political party may authorize or conduct a political poll, 1385 survey, index, or measurement of any kind relating to candidacy 1386 for public office so long as the candidate, political committee, committee of continuous existence, electioneering communication 1387 1388 organization, affiliated party committee, or political party

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1389 maintains complete jurisdiction over the poll in all its 1390 aspects.

Section 23. Subsection (2) of section 106.23, Florida Statutes, is amended to read:

1393 106.23 Powers of the Division of Elections.-1394 The Division of Elections shall provide advisory (2)1395 opinions when requested by any supervisor of elections, 1396 candidate, local officer having election-related duties, 1397 political party, affiliated party committee, political 1398 committee, committee of continuous existence, or other person or 1399 organization engaged in political activity, relating to any 1400 provisions or possible violations of Florida election laws with 1401 respect to actions such supervisor, candidate, local officer 1402 having election-related duties, political party, affiliated 1403 party committee, committee, person, or organization has taken or 1404 proposes to take. Requests for advisory opinions must be 1405 submitted in accordance with rules adopted by the Department of 1406 State. A written record of all such opinions issued by the 1407 division, sequentially numbered, dated, and indexed by subject 1408 matter, shall be retained. A copy shall be sent to said person 1409 or organization upon request. Any such person or organization, 1410 acting in good faith upon such an advisory opinion, shall not be 1411 subject to any criminal penalty provided for in this chapter. The opinion, until amended or revoked, shall be binding on any 1412 person or organization who sought the opinion or with reference 1413 to whom the opinion was sought, unless material facts were 1414 1415 omitted or misstated in the request for the advisory opinion.

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Section 24. Subsections (1) and (2) of section 106.265, Florida Statutes, are amended to read:

1418

106.265 Civil penalties.-

(1) The commission is authorized upon the finding of a violation of this chapter or chapter 104 to impose civil penalties in the form of fines not to exceed \$1,000 per count. In determining the amount of such civil penalties, the commission shall consider, among other mitigating and aggravating circumstances:

1425

(a) The gravity of the act or omission;

1426

(b) Any previous history of similar acts or omissions;

(c) The appropriateness of such penalty to the financial resources of the person, political committee, committee of continuous existence, <u>affiliated party committee</u>, or political party; and

(d) Whether the person, political committee, committee of continuous existence, <u>affiliated party committee</u>, or political party has shown good faith in attempting to comply with the provisions of this chapter or chapter 104.

1435 (2) If any person, political committee, committee of
1436 continuous existence, <u>affiliated party committee</u>, or political
1437 party fails or refuses to pay to the commission any civil
1438 penalties assessed pursuant to the provisions of this section,
1439 the commission shall be responsible for collecting the civil
1440 penalties resulting from such action.

1441Section 25. Subsection (2) of section 106.27, Florida1442Statutes, is amended to read:

1443 106.27 Determinations by commission; legal disposition.-

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1444 Civil actions may be brought by the commission for (2)1445 relief, including permanent or temporary injunctions, 1446 restraining orders, or any other appropriate order for the 1447 imposition of civil penalties provided by this chapter. Such 1448 civil actions shall be brought by the commission in the 1449 appropriate court of competent jurisdiction, and the venue shall 1450 be in the county in which the alleged violation occurred or in 1451 which the alleged violator or violators are found, reside, or 1452 transact business. Upon a proper showing that such person, 1453 political committee, committee of continuous existence, 1454 affiliated party committee, or political party has engaged, or 1455 is about to engage, in prohibited acts or practices, a permanent 1456 or temporary injunction, restraining order, or other order shall 1457 be granted without bond by such court, and the civil fines 1458 provided by this chapter may be imposed.

1459 Section 26. Section 106.29, Florida Statutes, is amended 1460 to read:

1461 106.29 Reports by political parties <u>and affiliated party</u> 1462 <u>committees</u>; restrictions on contributions and expenditures; 1463 penalties.-

1464 The state executive committee and each county (1)1465 executive committee of each political party and any affiliated 1466 party committee regulated by chapter 103 shall file regular 1467 reports of all contributions received and all expenditures made 1468 by such committee. Such reports shall contain the same 1469 information as do reports required of candidates by s. 106.07 and shall be filed on the 10th day following the end of each 1470 1471 calendar quarter, except that, during the period from the last

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1472 day for candidate qualifying until the general election, such 1473 reports shall be filed on the Friday immediately preceding both 1474 the primary election and the general election. In addition to 1475 the reports filed under this section, the state executive 1476 committee, and each county executive committee, and each 1477 affiliated party committee shall file a copy of each prior 1478 written acceptance of an in-kind contribution given by the 1479 committee during the preceding calendar quarter as required 1480 under s. 106.08(6). Each state executive committee and 1481 affiliated party committee shall file the original and one copy 1482 of its reports with the Division of Elections. Each county 1483 executive committee shall file its reports with the supervisor 1484 of elections in the county in which such committee exists. Any 1485 state or county executive committee or affiliated party committee failing to file a report on the designated due date 1486 1487 shall be subject to a fine as provided in subsection (3). No 1488 separate fine shall be assessed for failure to file a copy of 1489 any report required by this section.

1490 (2)The chair and treasurer of each state or county 1491 executive committee shall certify as to the correctness of each 1492 report filed by them on behalf of such committee. The leader and 1493 treasurer of each affiliated party committee under s. 103.092 1494 shall certify as to the correctness of each report filed by them 1495 on behalf of such committee. Any committee chair, leader, or 1496 treasurer who certifies the correctness of any report while knowing that such report is incorrect, false, or incomplete 1497 1498 commits a felony of the third degree, punishable as provided in 1499 s. 775.082, s. 775.083, or s. 775.084.

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(3) (a) Any state or county executive committee <u>or</u> affiliated party committee failing to file a report on the designated due date shall be subject to a fine as provided in paragraph (b) for each late day. The fine shall be assessed by the filing officer, and the moneys collected shall be deposited in the General Revenue Fund.

1506 Upon determining that a report is late, the filing (b) 1507 officer shall immediately notify the chair of the executive 1508 committee or the leader of the affiliated party committee as defined in s. 103.092 as to the failure to file a report by the 1509 1510 designated due date and that a fine is being assessed for each 1511 late day. The fine shall be \$1,000 for a state executive committee, \$1,000 for an affiliated party committee, and \$50 for 1512 1513 a county executive committee, per day for each late day, not to 1514 exceed 25 percent of the total receipts or expenditures, 1515 whichever is greater, for the period covered by the late report. 1516 However, if an executive committee or an affiliated party 1517 committee fails to file a report on the Friday immediately 1518 preceding the general election, the fine shall be \$10,000 per 1519 day for each day a state executive committee is late, \$10,000 1520 per day for each day an affiliated party committee is late, and 1521 \$500 per day for each day a county executive committee is late. 1522 Upon receipt of the report, the filing officer shall determine 1523 the amount of the fine which is due and shall notify the chair or leader as defined in s. 103.092. The filing officer shall 1524 1525 determine the amount of the fine due based upon the earliest of 1526 the following:



 When the report is actually received by such officer. Page 55 of 60

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2. When the report is postmarked.

3. When the certificate of mailing is dated.

1530 4. When the receipt from an established courier company is1531 dated.

1532 5. When the electronic receipt issued pursuant to s.1533 106.0705 is dated.

Such fine shall be paid to the filing officer within 20 days after receipt of the notice of payment due, unless appeal is made to the Florida Elections Commission pursuant to paragraph (c). An officer or member of an executive committee shall not be personally liable for such fine.

The chair of an executive committee or the leader of 1540 (C)1541 an affiliated party committee as defined in s. 103.092 may 1542 appeal or dispute the fine, based upon unusual circumstances 1543 surrounding the failure to file on the designated due date, and 1544 may request and shall be entitled to a hearing before the 1545 Florida Elections Commission, which shall have the authority to 1546 waive the fine in whole or in part. Any such request shall be 1547 made within 20 days after receipt of the notice of payment due. 1548 In such case, the chair of the executive committee or the leader 1549 of the affiliated party committee as defined in s. 103.092 1550 shall, within the 20-day period, notify the filing officer in 1551 writing of his or her intention to bring the matter before the 1552 commission.

(d) The appropriate filing officer shall notify the
Florida Elections Commission of the repeated late filing by an
executive committee <u>or affiliated party committee</u>, the failure

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1556 of an executive committee <u>or affiliated party committee</u> to file 1557 a report after notice, or the failure to pay the fine imposed.

(4) Any contribution received by a state or county executive committee <u>or affiliated party committee</u> less than 5 days before an election shall not be used or expended in behalf of any candidate, issue, <u>affiliated party committee</u>, or political party participating in such election.

1563 (5) No state or county executive committee or affiliated 1564 party committee, in the furtherance of any candidate or 1565 political party, directly or indirectly, shall give, pay, or 1566 expend any money, give or pay anything of value, authorize any 1567 expenditure, or become pecuniarily liable for any expenditure 1568 prohibited by this chapter. However, the contribution of funds 1569 by one executive committee to another or to established party 1570 organizations for legitimate party or campaign purposes is not 1571 prohibited, but all such contributions shall be recorded and 1572 accounted for in the reports of the contributor and recipient.

(6) (a) The national, state, and county executive committees of a political party <u>and affiliated party committees</u> may not contribute to any candidate any amount in excess of the limits contained in s. 106.08(2), and all contributions required to be reported under s. 106.08(2) by the national executive committee of a political party shall be reported by the state executive committee of that political party.

(b) A violation of the contribution limits contained in s.
1581 106.08(2) is a misdemeanor of the first degree, punishable as
1582 provided in s. 775.082 or s. 775.083. A civil penalty equal to
1583 three times the amount in excess of the limits contained in s.

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1611	or expenses associated primarily with the donee's employment,
1610	1. Salary, benefits, services, fees, commissions, gifts,
1609	(b) "Gift" does not include:
1608	(12)
1607	unless the context otherwise requires:
1606	of the provisions of s. 8, Art. II of the State Constitution,
1605	112.312 Definitions.—As used in this part and for purposes
1604	112.312, Florida Statutes, is amended to read:
1603	Section 28. Paragraph (b) of subsection (12) of section
1602	s. 527 or s. 501(c)(4).
1601	by an organization that is exempt from taxation under 26 U.S.C.
1600	party committee, or any other contribution or expenditure made
1599	or expenditure made by or to a political party <u>or affiliated</u>
1598	by individuals volunteering their time, any other contribution
1597	campaign-related personal services provided without compensation
1596	reported pursuant to chapter 106 or federal election law,
1595	"expenditure" does not include contributions or expenditures
1594	lobbyist or principal for the purpose of lobbying. The term
1593	advance, reimbursement, deposit, or anything of value made by a
1592	(d) "Expenditure" means a payment, distribution, loan,
1591	requires:
1590	(1) As used in this section, unless the context otherwise
1589	reporting; exemptions; penalties
1588	11.045 Lobbying before the Legislature; registration and
1587	11.045, Florida Statutes, is amended to read:
1586	Section 27. Paragraph (d) of subsection (1) of section
1585	found in violation thereof.
1584	106.08(2) shall be assessed against any executive committee

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1612 business, or service as an officer or director of a corporation 1613 or organization.

1614 2. Contributions or expenditures reported pursuant to 1615 chapter 106, campaign-related personal services provided without 1616 compensation by individuals volunteering their time, or any 1617 other contribution or expenditure by a political party <u>or</u> 1618 affiliated party committee.

1619 3. An honorarium or an expense related to an honorarium1620 event paid to a person or the person's spouse.

1621 4. An award, plaque, certificate, or similar personalized
1622 item given in recognition of the donee's public, civic,
1623 charitable, or professional service.

1624 5. An honorary membership in a service or fraternal
1625 organization presented merely as a courtesy by such
1626 organization.

1627 6. The use of a public facility or public property, made1628 available by a governmental agency, for a public purpose.

1629 7. Transportation provided to a public officer or employee
1630 by an agency in relation to officially approved governmental
1631 business.

8. Gifts provided directly or indirectly by a state, regional, or national organization which promotes the exchange of ideas between, or the professional development of, governmental officials or employees, and whose membership is primarily composed of elected or appointed public officials or staff, to members of that organization or officials or staff of a governmental agency that is a member of that organization.

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1639 Section 29. Paragraph (d) of subsection (1) of section 1640 112.3215, Florida Statutes, is amended to read:

1641 112.3215 Lobbying before the executive branch or the 1642 Constitution Revision Commission; registration and reporting; 1643 investigation by commission.-

1644

(1) For the purposes of this section:

1645 (d) "Expenditure" means a payment, distribution, loan, 1646 advance, reimbursement, deposit, or anything of value made by a 1647 lobbyist or principal for the purpose of lobbying. The term 1648 "expenditure" does not include contributions or expenditures 1649 reported pursuant to chapter 106 or federal election law, 1650 campaign-related personal services provided without compensation 1651 by individuals volunteering their time, any other contribution 1652 or expenditure made by or to a political party or an affiliated 1653 party committee, or any other contribution or expenditure made 1654 by an organization that is exempt from taxation under 26 U.S.C. 1655 s. 527 or s. 501(c)(4).

1656

Section 30. This act shall take effect July 1, 2010.

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