2011

1	A bill to be entitled
2	An act relating to recall; creating s. 100.365, F.S.
3	providing procedures for recall from office of the
4	Governor, the Lieutenant Governor, members of the Cabinet,
5	and legislators; requiring that proponents of the recall
6	register as a political committee; prescribing the methods
7	and timeframes for initiating and conducting the recall;
8	providing ballot language; providing that the removal of
9	the Governor from office includes the removal of the
10	Lieutenant Governor; authorizing the adoption of rules;
11	providing a contingent effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Section 100.365, Florida Statutes, is created
16	to read:
17	100.365 Recall election of Governor, Lieutenant Governor,
18	members of the Cabinet, and legislators
19	(1) In accordance with s. 8, Art. VI of the State
20	Constitution, the Governor, the Lieutenant Governor, a member of
21	the Cabinet, or a legislator may be removed from office by the
22	electors before the official's term expires. A person may be
23	removed from elective office pursuant to the procedures provided
24	in this section. The method of removing persons from elective
25	office provided in this section is in addition to any other
26	method provided by state law.
27	(2) The proponent of a recall petition shall, prior to
28	obtaining any signatures, register as a political committee
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29	pursuant to s. 106.03 and submit the text of the proposed recall
30	petition to the Secretary of State, with the form on which the
31	signatures will be affixed, and obtain the approval of the
32	Secretary of State of such form. The Secretary of State shall
33	prescribe by rule the style and requirements of the form in
34	accordance with this section and s. 8, Art. VI of the State
35	Constitution.
36	(3) The recall of a public official is initiated by
37	delivering to the Secretary of State a petition containing the
38	name of the person sought to be recalled and the alleged reason
39	for the recall. The alleged reason for the recall is not
40	reviewable. However, a petition to recall the Governor shall
41	also contain the name of the Lieutenant Governor. Proponents
42	have 120 days to circulate and file the signed petitions.
43	(4) A recall petition form circulated for signatures may
44	not be bundled with or attached to any other petition. Each
45	signature shall be dated when signed and shall be valid for the
46	duration of the recall, provided all other requirements of law
47	are met. The proponent shall submit signed and dated forms to
48	the appropriate supervisor of elections for verification as to
49	the number of registered electors whose valid signatures appear
50	on the forms. The supervisor shall promptly verify the
51	signatures within 30 days after receipt of the petition forms
52	and payment of the fee required by s. 99.097. The supervisor
53	shall promptly record, in the manner prescribed by the Secretary
54	of State, the date each form is received by the supervisor and
55	the date the signature on the form is verified as valid. The
56	supervisor may verify that the signature on a form is valid only
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 if: (a) The form contains the original signature of the purported elector. (b) The purported elector has accurately recorded on the form the date on which he or she signed the form. (c) The form accurately sets forth the purported elector's name, street address, county, and voter registration number or date of birth. (d) The purported elector is, at the time he or she signs the petition, a duly qualified and registered elector authorized to vote in the county in which his or her signature is submitted. The supervisor shall retain the signature petitions for at least 1 year after the conclusion of the recall process. (5) The Secretary of State shall determine from the signatures verified by the supervisors of elections the total number of verified valid signatures and the distribution of such signatures by county, when appropriate. Upon a determination that the requisite number and distribution of valid signatures have been obtained, the Secretary of State shall at once serve upon the person sought to be recalled a certified copy of the petition and shall notify the Governor that a recall election shall be held in accordance with s. 8, Art VI of the State Constitution. (6) The ballots for the recall election of any person other than the Governor shall state: "Shall be removed from 		
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85 also by the word "no." Immediately thereafter, the names of the 86 candidates who are seeking to fill the remainder of that term of 87 office, if vacated, shall be listed. 88 The ballots for the recall election of the Governor (7) 89 shall state: "Shall be removed from the office of Governor 90 and shall be removed from the office of Lieutenant Governor by recall?" followed by the word "yes" and also by the word 91 "no." Immediately thereafter, the names of the joint candidates 92 for Governor and Lieutenant Governor who are seeking to fill the 93 remainder of that term of office, if vacated, shall be listed. 94 95 Neither the Governor nor the Lieutenant Governor may appear on 96 the ballot as a candidate for either office. The removal of the 97 Governor from office includes the removal of the Lieutenant 98 Governor. The Secretary of State, as chief election officer of 99 (8) 100 the state, may adopt rules to administer this section. 101 This act shall take effect on the effective Section 2. 102 date of an amendment to the State Constitution approved by the 103 electors at the general election to be held in November 2012 104 which authorizes, or removes impediment to, enactment by the 105 Legislature of the provisions of this act.

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