1	A bill to be entitled
2	An act relating to voting systems; amending s. 97.021,
3	F.S.; defining the term "automatic tabulating
4	equipment" for purposes of the Florida Election Code;
5	amending s. 101.5612, F.S.; revising the timeframes
6	for certain public testing of automatic tabulating
7	equipment; amending s. 101.5614, F.S.; revising
8	procedures governing the canvassing of returns to
9	specify usage of a voting system's automatic
10	tabulating equipment; amending s. 102.141, F.S.;
11	specifying the circumstances under which ballots must
12	be processed through automatic tabulating equipment in
13	a recount; amending s. 102.166, F.S.; specifying the
14	manner by which a manual recount may be conducted;
15	revising requirements for hardware or software used in
16	a manual recount; authorizing overvotes and undervotes
17	to be identified and sorted physically or digitally in
18	a manual recount; revising minimum requirements for
19	Department of State rules to require procedures
20	regarding the certification and use of automatic
21	tabulating equipment for manual recounts; providing
22	construction; providing effective dates.
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24	Be It Enacted by the Legislature of the State of Florida:
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Section 1. Present subsections (5) through (46) of section 26 27 97.021, Florida Statutes, are renumbered as subsections (6) 28 through (47), respectively, and a new subsection (5) is added to 29 that section, to read: 30 97.021 Definitions.-For the purposes of this code, except 31 where the context clearly indicates otherwise, the term: 32 (5) "Automatic tabulating equipment" means an apparatus that automatically examines, counts, and records votes. 33 34 Section 2. Effective upon becoming a law, subsection (2) 35 of section 101.5612, Florida Statutes, is amended to read: 101.5612 Testing of tabulating equipment.-36 37 (2) On any day not more than 25 10 days before prior to the commencement of early voting as provided in s. 101.657, the 38 39 supervisor of elections shall have the automatic tabulating 40 equipment publicly tested to ascertain that the equipment will correctly count the votes cast for all offices and on all 41 42 measures. If the ballots to be used at the polling place on 43 election day are not available at the time of the testing, the 44 supervisor may conduct an additional test not more than 10 days 45 before election day. Public notice of the time and place of the 46 test shall be given at least 48 hours prior thereto by publication on the supervisor of elections' website and once in 47 one or more newspapers of general circulation in the county or, 48 if there is no newspaper of general circulation in the county, 49 50 by posting the notice in at least four conspicuous places in the

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51 county. The supervisor or the municipal elections official may, 52 at the time of qualifying, give written notice of the time and 53 location of the public preelection test to each candidate 54 qualifying with that office and obtain a signed receipt that the 55 notice has been given. The Department of State shall give 56 written notice to each statewide candidate at the time of 57 qualifying, or immediately at the end of qualifying, that the 58 voting equipment will be tested and advise each candidate to 59 contact the county supervisor of elections as to the time and location of the public preelection test. The supervisor or the 60 municipal elections official shall, at least 30 15 days before 61 62 prior to the commencement of early voting as provided in s. 101.657, send written notice by certified mail to the county 63 64 party chair of each political party and to all candidates for 65 other than statewide office whose names appear on the ballot in the county and who did not receive written notification from the 66 67 supervisor or municipal elections official at the time of 68 qualifying, stating the time and location of the public 69 preelection test of the automatic tabulating equipment. The 70 canvassing board shall convene, and each member of the 71 canvassing board shall certify to the accuracy of the test. For 72 the test, the canvassing board may designate one member to 73 represent it. The test shall be open to representatives of the 74 political parties, the press, and the public. Each political 75 party may designate one person with expertise in the computer

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field who shall be allowed in the central counting room when all tests are being conducted and when the official votes are being counted. The designee shall not interfere with the normal operation of the canvassing board.

Section 3. Paragraph (a) of subsection (4) and subsections
(6) and (7) of section 101.5614, Florida Statutes, are amended
to read:

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101.5614 Canvass of returns.-

(4) (a) If any vote-by-mail ballot is physically damaged so 84 85 that it cannot properly be counted by the voting system's automatic tabulating equipment, a true duplicate copy shall be 86 87 made of the damaged ballot in the presence of witnesses and 88 substituted for the damaged ballot. Likewise, a duplicate ballot 89 shall be made of a vote-by-mail ballot containing an overvoted 90 race or a marked vote-by-mail ballot in which every race is undervoted which shall include all valid votes as determined by 91 92 the canvassing board based on rules adopted by the division 93 pursuant to s. 102.166(4). Upon request, a physically present 94 candidate, a political party official, a political committee 95 official, or an authorized designee thereof, must be allowed to 96 observe the duplication of ballots. All duplicate ballots shall be clearly labeled "duplicate," bear a serial number which shall 97 be recorded on the defective ballot, and be counted in lieu of 98 the defective ballot. After a ballot has been duplicated, the 99 100 defective ballot shall be placed in an envelope provided for

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101 that purpose, and the duplicate ballot shall be tallied with the 102 other ballots for that precinct.

103 (6) Vote-by-mail ballots may be counted by <u>the voting</u> 104 <u>system's</u> automatic tabulating equipment if they have been marked 105 in a manner which will enable them to be properly counted by 106 such equipment.

107 (7) The return printed by the voting system's automatic 108 tabulating equipment, to which has been added the return of write-in, vote-by-mail, and manually counted votes and votes 109 from provisional ballots, shall constitute the official return 110 of the election upon certification by the canvassing board. Upon 111 112 completion of the count, the returns shall be open to the 113 public. A copy of the returns may be posted at the central 114 counting place or at the office of the supervisor of elections 115 in lieu of the posting of returns at individual precincts.

Section 4. Paragraph (a) of subsection (7) of section 117 102.141, Florida Statutes, is amended to read:

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102.141 County canvassing board; duties.-

(7) If the unofficial returns reflect that a candidate for any office was defeated or eliminated by one-half of a percent or less of the votes cast for such office, that a candidate for retention to a judicial office was retained or not retained by one-half of a percent or less of the votes cast on the question of retention, or that a measure appearing on the ballot was approved or rejected by one-half of a percent or less of the

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126 votes cast on such measure, a recount shall be ordered of the 127 votes cast with respect to such office or measure. The Secretary 128 of State is responsible for ordering recounts in federal, state, 129 and multicounty races. The county canvassing board or the local 130 board responsible for certifying the election is responsible for 131 ordering recounts in all other races. A recount need not be 132 ordered with respect to the returns for any office, however, if 133 the candidate or candidates defeated or eliminated from contention for such office by one-half of a percent or less of 134 135 the votes cast for such office request in writing that a recount 136 not be made.

137 (a) Each canvassing board responsible for conducting a 138 recount shall put each marksense ballot through automatic 139 tabulating equipment and determine whether the returns correctly 140 reflect the votes cast. If any marksense ballot is physically damaged so that it cannot be properly counted by the automatic 141 142 tabulating equipment during the recount, a true duplicate shall 143 be made of the damaged ballot pursuant to the procedures in s. 144 101.5614(4). Immediately before the start of the recount, a test 145 of the tabulating equipment shall be conducted as provided in s. 101.5612. If the test indicates no error, the recount tabulation 146 of the ballots cast shall be presumed correct and such votes 147 148 shall be canvassed accordingly. If an error is detected, the cause therefor shall be ascertained and corrected and the 149 150 recount repeated, as necessary. The canvassing board shall

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151 immediately report the error, along with the cause of the error 152 and the corrective measures being taken, to the Department of 153 State. No later than 11 days after the election, the canvassing 154 board shall file a separate incident report with the Department 155 of State, detailing the resolution of the matter and identifying 156 any measures that will avoid a future recurrence of the error. 157 If the automatic tabulating equipment used in a recount is not 158 part of the voting system and the ballots have already been 159 processed through such equipment, the canvassing board is not 160 required to put each ballot through any automatic tabulating 161 equipment again.

Section 5. Subsections (1), (2), and (5) of section 163 102.166, Florida Statutes, are amended, and subsection (6) is 164 added to that section, to read:

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102.166 Manual recounts of overvotes and undervotes.-

If the second set of unofficial returns pursuant to s. 166 (1)167 102.141 indicates that a candidate for any office was defeated 168 or eliminated by one-quarter of a percent or less of the votes 169 cast for such office, that a candidate for retention to a 170 judicial office was retained or not retained by one-quarter of a 171 percent or less of the votes cast on the question of retention, or that a measure appearing on the ballot was approved or 172 rejected by one-quarter of a percent or less of the votes cast 173 174 on such measure, a manual recount of the overvotes and 175 undervotes cast in the entire geographic jurisdiction of such

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176 office or ballot measure shall be ordered unless:

(a) The candidate or candidates defeated or eliminated
from contention by one-quarter of 1 percent or fewer of the
votes cast for such office request in writing that a recount not
be made; or

(b) The number of overvotes and undervotes is fewer than
the number of votes needed to change the outcome of the
election.

The Secretary of State is responsible for ordering a manual recount for federal, state, and multicounty races. The county canvassing board or local board responsible for certifying the election is responsible for ordering a manual recount for all other races. <u>A manual recount consists of a recount of marksense</u> ballots or of digital images of those ballots by a person.

191 (2) Any hardware or software used to identify and sort 192 overvotes and undervotes for a given race or ballot measure must 193 be certified by the Department of State as part of the voting 194 system pursuant to s. 101.015. Any such hardware or software 195 must be capable of simultaneously identifying and sorting 196 overvotes and undervotes in multiple races while simultaneously 197 counting votes. Overvotes and undervotes must be identified and sorted while recounting ballots pursuant to s. 102.141. 198 Overvotes and undervotes may be identified and sorted physically 199 200 or digitally.

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201 (5) Procedures for a manual recount are as follows: 202 The county canvassing board shall appoint as many (a) 203 counting teams of at least two electors as is necessary to 204 manually recount the ballots. A counting team must have, when 205 possible, members of at least two political parties. A candidate 206 involved in the race shall not be a member of the counting team. 207 (b) Each duplicate ballot prepared pursuant to s. 208 101.5614(4) or s. 102.141(7) shall be compared with the original 209 ballot to ensure the correctness of the duplicate. If a counting team is unable to determine whether the 210 (C) 211 ballot contains a clear indication that the voter has made a 212 definite choice, the ballot shall be presented to the county 213 canvassing board for a determination. 214 (d) The Department of State shall adopt detailed rules 215 prescribing additional recount procedures for each certified 216 voting system which shall be uniform to the extent practicable. 217 The rules shall address, at a minimum, the following areas: Security of ballots during the recount process; 218 1. 219 2. Time and place of recounts; Public observance of recounts; 220 3. 221 4. Objections to ballot determinations; 222 5. Record of recount proceedings; and Procedures relating to candidate and petitioner 223 6. 224 representatives; and Procedures relating to the certification and the use of 225 7. Page 9 of 10

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226 automatic tabulating equipment that is not part of a voting 227 system. 228 (6) Nothing in this section precludes a county canvassing 229 board or local board involved in the recount from comparing a 230 digital image of a ballot to the corresponding physical paper ballot during a manual recount. 231 232 Section 6. Except as otherwise expressly provided in this 233 act and except for this section, which shall take effect upon 234 becoming a law, this act shall take effect January 1, 2021.

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