1	A bill to be entitled
2	An act relating to campaign finance; repealing ss.
3	106.30, 106.31, 106.32, 106.33, 106.34, 106.35,
4	106.353, 106.355, and 106.36, F.S., relating to the
5	Florida Election Campaign Financing Act; deleting
6	provisions governing the public funding of campaigns
7	for candidates for statewide office who agree to
8	certain expenditure limits; amending ss. 106.021,
9	106.141, 106.22, and 328.72, F.S.; conforming cross-
10	references and provisions to changes made by the act;
11	providing a contingent effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. <u>Sections 106.30, 106.31, 106.32, 106.33,</u>
16	106.34, 106.35, 106.353, 106.355, and 106.36, Florida Statutes,
17	are repealed.
18	Section 2. Paragraph (a) of subsection (1) of section
19	106.021, Florida Statutes, is amended to read:
20	106.021 Campaign treasurers; deputies; primary and
21	secondary depositories
22	(1)(a) Each candidate for nomination or election to office
23	and each political committee shall appoint a campaign treasurer.
24	Each person who seeks to qualify for nomination or election to,
25	or retention in, office shall appoint a campaign treasurer and
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26 designate a primary campaign depository before qualifying for 27 office. Any person who seeks to qualify for election or 28 nomination to any office by means of the petitioning process 29 shall appoint a treasurer and designate a primary depository on 30 or before the date he or she obtains the petitions. At the same 31 time a candidate designates a campaign depository and appoints a 32 treasurer, the candidate shall also designate the office for which he or she is a candidate. If the candidate is running for 33 an office that will be grouped on the ballot with two or more 34 35 similar offices to be filled at the same election, the candidate 36 must indicate for which group or district office he or she is 37 running. This subsection does not prohibit a candidate, at a 38 later date, from changing the designation of the office for 39 which he or she is a candidate. However, if a candidate changes the designated office for which he or she is a candidate, the 40 candidate must notify all contributors in writing of the intent 41 42 to seek a different office and offer to return pro rata, upon 43 their request, those contributions given in support of the 44 original office sought. This notification shall be given within 45 15 days after the filing of the change of designation and shall include a standard form developed by the Division of Elections 46 for requesting the return of contributions. The notice 47 48 requirement does not apply to any change in a numerical designation resulting solely from redistricting. If, within 30 49 50 days after being notified by the candidate of the intent to seek

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51 a different office, the contributor notifies the candidate in 52 writing that the contributor wishes his or her contribution to 53 be returned, the candidate shall return the contribution, on a 54 pro rata basis, calculated as of the date the change of 55 designation is filed. Up to a maximum of the contribution limits 56 specified in s. 106.08, a candidate who runs for an office other 57 than the office originally designated may use any contribution 58 that a donor does not request be returned within the 30-day 59 period for the newly designated office, provided the candidate 60 disposes of any amount exceeding the contribution limit pursuant to the options in s. 106.11(5)(b) and (c) or s. 106.141(4)(a), 61 62 (b), or (d) s. 106.141(4)(a)1., 2., or 4.; notwithstanding, the 63 full amount of the contribution for the original office shall 64 count toward the contribution limits specified in s. 106.08 for 65 the newly designated office. A person may not accept any contribution or make any expenditure with a view to bringing 66 67 about his or her nomination, election, or retention in public 68 office, or authorize another to accept such contributions or 69 make such expenditure on the person's behalf, unless such person 70 has appointed a campaign treasurer and designated a primary campaign depository. A candidate for an office voted upon 71 72 statewide may appoint not more than 15 deputy campaign treasurers, and any other candidate or political committee may 73 74 appoint not more than 3 deputy campaign treasurers. The names 75 and addresses of the campaign treasurer and deputy campaign

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76 treasurers so appointed shall be filed with the officer before 77 whom such candidate is required to qualify or with whom such 78 political committee is required to register pursuant to s. 79 106.03.

80 Section 3. Subsection (4) of section 106.141, Florida81 Statutes, is amended to read:

82

106.141 Disposition of surplus funds by candidates.-

83 (4) (a) Except as provided in paragraph (b), Any candidate 84 required to dispose of funds pursuant to this section shall, at 85 the option of the candidate, dispose of such funds by any of the 86 following means, or any combination thereof:

87 (a)1. Return pro rata to each contributor the funds that
88 have not been spent or obligated.

89 (b)2. Donate the funds that have not been spent or 90 obligated to a charitable organization or organizations that 91 meet the qualifications of s. 501(c)(3) of the Internal Revenue 92 Code.

93 <u>(c)</u> Give not more than \$25,000 of the funds that have 94 not been spent or obligated to the affiliated party committee or 95 political party of which such candidate is a member.

96 <u>(d)</u> 4. Give the funds that have not been spent or 97 obligated:

98 <u>1.a.</u> In the case of a candidate for state office, to the
 99 state, to be deposited in either the Election Campaign Financing
 100 Trust Fund or the General Revenue Fund, as designated by the

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101 candidate; or

102 <u>2.b.</u> In the case of a candidate for an office of a 103 political subdivision, to such political subdivision, to be 104 deposited in the general fund thereof.

105 (b) Any candidate required to dispose of funds pursuant to 106 this section who has received contributions pursuant to the 107 Florida Election Campaign Financing Act shall, after all 108 monetary commitments pursuant to s. 106.11(5)(b) and (c) have 109 been met, return all surplus campaign funds to the General 110 Revenue Fund.

Section 4. Subsection (6) of section 106.22, Florida Statutes, is amended to read:

113 106.22 Duties of the Division of Elections.-It is the duty 114 of the Division of Elections to:

115 Make, from time to time, audits and field (6) 116 investigations with respect to reports and statements filed 117 under the provisions of this chapter and with respect to alleged 118 failures to file any report or statement required under the 119 provisions of this chapter. The division shall conduct a postelection audit of the campaign accounts of all candidates 120 121 receiving contributions from the Election Campaign Financing 122 Trust Fund. Section 5. Subsection (11) of section 328.72, Florida 123

124 Statutes, is amended to read:

125

328.72 Classification; registration; fees and charges;

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126 surcharge; disposition of fees; fines; marine turtle stickers.-127 (11) VOLUNTARY CONTRIBUTIONS.-The application form for 128 boat registration shall include a provision to allow each 129 applicant to indicate a desire to pay an additional voluntary 130 contribution to the Save the Manatee Trust Fund to be used for 131 the purposes specified in s. 379.2431(4). This contribution 132 shall be in addition to all other fees and charges. The amount 133 of the request for a voluntary contribution solicited shall be 134 \$2 or \$5 per registrant. A registrant who provides a voluntary 135 contribution of \$5 or more shall be given a sticker or emblem by 136 the tax collector to display, which signifies support for the 137 Save the Manatee Trust Fund. All voluntary contributions shall 138 be deposited in the Save the Manatee Trust Fund and shall be 139 used for the purposes specified in s. 379.2431(4). The form 140 shall also include language permitting a voluntary contribution of \$5 per applicant, which contribution shall be transferred 141 142 into the Election Campaign Financing Trust Fund. A statement 143 providing an explanation of the purpose of the trust fund shall 144 also be included.

Section 6. This act shall take effect on the effective date of HJR 1325, or a similar joint resolution having substantially the same specific intent and purpose, if that joint resolution is approved by the electors at the general election to be held in November 2020, or at an earlier special election specifically authorized by law for that purpose.

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