Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

	476344
--	--------

LEGISLATIVE ACTION .

•

Senate
Floor: 1/AE/2R
04/30/2025 03:53 PM

Floor: CA 05/01/2025 07:10 PM

House

Senators Gaetz and Grall moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

4 and insert:

5 Section 1. (1) The Legislature finds that the power to propose an amendment to the State Constitution is reserved to 6 7 the people of Florida consistent with s. 3, Article XI of the State Constitution. Evidence of fraud related to the process of 8 9 gathering signatures on petitions for constitutional amendments 10 compels the Legislature to act to protect the integrity of the ballot, ensure a valid election process, and protect the

11

1 2 3

Page 1 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



12 constitutionally provided initiative process. 13 (2) It is the intent of the Legislature to update the reasonable regulations in place for petition circulators, 14 15 increase transparency and accountability for sponsors of 16 initiative petitions, provide prospective signatories with 17 objective information regarding the impact of a proposed 18 amendment, and deter, prevent, and penalize fraudulent 19 activities related to initiative petitions. 20 Section 2. Subsections (1) and (2) of section 15.21, 21 Florida Statutes, are amended to read: 22 15.21 Initiative petitions; s. 3, Art. XI, State 23 Constitution.-24 (1) The Secretary of State shall immediately submit an 25 initiative petition to the Attorney General if the sponsor has: (a) Registered as a political committee pursuant to s. 26 27 106.03; 28 Submitted the ballot title, ballot summary substance, (b) 29 and full text of the proposed revision or amendment to the Secretary of State, who has received a financial impact 30 31 statement pursuant to ss. 100.371 and 101.161; and 32 (c) Obtained a letter from the Division of Elections 33 confirming that the sponsor has submitted to the appropriate supervisors for verification, and the supervisors have verified, 34 35 forms signed and dated equal to 25 percent of the number of 36 electors statewide required by s. 3, Art. XI of the State 37 Constitution in one-half of the congressional districts of the 38 state. 39 (2) If the Secretary of State has submitted an initiative

petition to the Attorney General pursuant to subsection (1) but

40

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

41 the validity of the signatures for such initiative petition has expired pursuant to s. 100.371(14)(a) s. 100.371(11)(a) before 42 43 securing ballot placement, the Secretary of State must promptly notify the Attorney General. The Secretary of State may resubmit 44 the initiative petition to the Attorney General if the 45 46 initiative petition is later circulated for placement on the 47 ballot of a subsequent general election and the criteria under subsection (1) are satisfied. 48

Section 3. Subsections (1), (2), and (3) of section 16.061, Florida Statutes, are amended to read:

51

49 50

16.061 Initiative petitions.-

52 (1) The Attorney General shall, within 30 days after receipt of a proposed revision or amendment to the State 53 54 Constitution by initiative petition from the Secretary of State, petition the Supreme Court, requesting an advisory opinion 55 56 regarding the compliance of the text of the proposed amendment 57 or revision with s. 3, Art. XI of the State Constitution, 58 whether the proposed amendment is facially invalid under the United States Constitution, and the compliance of the proposed 59 ballot title and substance with s. 101.161, and the compliance 60 61 of the financial impact statement with s. 100.371(16). The petition may enumerate any specific factual issues that the 62 63 Attorney General believes would require a judicial determination. 64

65 (2) A copy of the petition shall be provided to the
66 Secretary of State and the principal officer of the sponsor of
67 the initiative petition.

68 (3) Any <u>financial</u> fiscal impact statement that the <u>Supreme</u>
69 Court finds not to be in accordance with s. 100.371(16) must <del>s.</del>

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



70 100.371 shall be remanded solely to the Financial Impact 71 Estimating Conference for redrafting. Section 4. Effective July 1, 2025, subsection (28) of 72 73 section 97.021, Florida Statutes, is amended to read: 74 97.021 Definitions.-For the purposes of this code, except 75 where the context clearly indicates otherwise, the term: 76 (28) "Petition circulator" means an entity or individual 77 who collects signatures for compensation for the purpose of 78 qualifying a proposed constitutional amendment for ballot 79 placement. The term does not include a person who collects, 80 delivers, or otherwise physically possesses no more than five 81 signed petition forms in addition to his or her own signed 82 petition form or a signed petition form belonging to the 83 person's spouse, or the parent, child, grandparent, grandchild, 84 or sibling of the person or the person's spouse. 85 Section 5. Paragraphs (a) and (d) of subsection (4) of 86 section 99.097, Florida Statutes, are amended, and paragraph (b) 87 of subsection (1) of that section is reenacted, to read: 99.097 Verification of signatures on petitions.-88 89 (1)90 (b) Rules and guidelines for petition verification shall be adopted by the Department of State. Rules and quidelines for a 91 92 random sample method of verification may include a requirement that petitions bear an additional number of names and 93 94 signatures, not to exceed 15 percent of the names and signatures 95 otherwise required. If the petitions do not meet such criteria 96 or if the petitions are prescribed by s. 100.371, the use of the 97 random sample method of verification is not available to 98 supervisors.

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

99 (4) (a) The supervisor must be paid in advance the sum of 10 100 cents for each signature checked or the actual cost of checking 101 such signature, whichever is less, by the candidate or, in the 102 case of a petition to have a local issue placed on the ballot, 103 by the person or organization submitting the petition. In the 104 case of a petition to place a statewide issue on the ballot, the 105 person or organization submitting the petition must pay the 106 supervisor in advance the cost posted by the supervisor pursuant 107 to s. 100.371(14) s. 100.371(11) for the actual cost of checking 108 signatures to place a statewide issue on the ballot.

(d) Except as provided in s. 100.371(14)(d), petitions must be retained by the supervisors for a period of 1 year following the election for which the petitions were circulated.

112 Section 6. Section 100.371, Florida Statutes, is amended to 113 read:

114

109

110

111

115

116 117

118

119

120

121

122

123

100.371 Initiatives; procedure for placement on ballot.-

(1) (a) Constitutional amendments proposed by initiative shall be placed on the ballot for the general election, provided the initiative petition has been filed with the Secretary of State no later than February 1 of the year the general election is held. A petition shall be deemed to be filed with the Secretary of State upon the date the secretary determines that valid and verified petition forms have been signed by the constitutionally required number and distribution of <u>voters</u> <del>electors</del> under this code.

(b) A sponsor of an initiative petition must obtain, at
least every third election cycle, a letter pursuant to s.
15.21(1)(c). Failure to obtain such letter results in expiration
of the initiative petition's signatures and disbanding of the

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

128 sponsor's political committee. 129 (c) Initiative petition signatures expire and the sponsor's 130 political committee is disbanded if a constitutional amendment 131 proposed by initiative submitted to the Secretary of State 132 before February 1, 2022, fails to obtain a letter pursuant to s. 133 15.21(1)(c) on or before February 1, 2026. This paragraph does 134 not preclude such a sponsor from refiling the proposed amendment 135 as a new petition. 136 (2) The sponsor of an initiative amendment may not sponsor 137 more than one amendment and must shall, before circulating any 138 petition forms prior to obtaining any signatures, register as a 139 political committee pursuant to s. 106.03 and submit the ballot 140 title, ballot summary, article and section of the State 141 Constitution being amended, and full text of the proposed 142 amendment to the Secretary of State. The proposed amendment and 143 all forms filed in connection with this section must, upon 144 request, be made available in alternative formats, with the form on which the signatures will be affixed, and shall obtain the 145 146 approval of the Secretary of State of such form. Upon receipt, 147 the Secretary of State shall assign the initiative petition a 148 petition number and submit a copy of the proposed amendment to 149 the Financial Impact Estimating Conference for review, analysis, 150 and estimation of the financial impact of the proposed 151 amendment. After the review by the Financial Impact Estimating 152 Conference, the division shall publish the forms with the 153 information provided for in subsection (3) and on which 154 signatures for the initiative petition will be affixed The 155 Secretary of State shall adopt rules pursuant to s. 120.54 156 prescribing the style and requirements of such form. Upon filing

Page 6 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

	476344
--	--------

157	with the Secretary of State, the text of the proposed amendment
158	and all forms filed in connection with this section must, upon
159	request, be made available in alternative formats.
160	(3)(a) Beginning July 1, 2025, the petition form must
161	prominently display all of the following:
162	1. The petition number.
163	2. The ballot title.
164	3. The ballot summary.
165	4. A notice that the form becomes a public record upon
166	receipt by the supervisor.
167	5. A notice that it is a misdemeanor of the first degree to
168	knowingly sign the petition more than once.
169	6. A notice that the form will not be validated if all of
170	the requested information is not completed.
171	7. For a proposed amendment submitted to the Secretary of
172	State after the effective date of this act, the financial impact
173	statement.
174	(b) The petition form must also include all of the
175	following:
176	1. The full text of the proposed amendment.
177	2. The name and address of the sponsor.
178	3. The date received by the Secretary of State.
179	4. A bar code or serial number associated with the
180	initiative petition.
181	(c) The petition form must solicit and require all of the
182	following information:
183	1. The full name of the voter.
184	2. The voter's address and county of legal residence.
185	3. The voter's Florida voter registration number or date of

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

## 476344

100	
186	birth.
187	4. The voter's Florida driver license number or the voter's
188	Florida identification card number issued pursuant to s.
189	322.051, or the last four digits of the voter's social security
190	number.
191	5. An attestation that the voter is a registered Florida
192	voter and is petitioning the Secretary of State to place the
193	proposed amendment on the ballot.
194	6. The voter's signature and the date on which the voter
195	signed the form.
196	(d) A petition form distributed by a petition circulator
197	must also include all of the following:
198	1. The Petition Circulator's Affidavit with the
199	circulator's name, permanent address, and petition circulator
200	number or barcode.
201	2. The following statement, which must be signed and dated
202	by the circulator:
203	
204	By my signature below, as petition circulator, I
205	verify that the petition was completed and signed by
206	the voter in my presence. Under penalty of perjury, I
207	declare that I have read the foregoing Petition
208	Circulator's Affidavit, and that the facts stated in
209	it are true, and that if I was paid to circulate or
210	collect this petition, payment was not on a per
211	signature basis.
212	
213	(e) A petition form distributed by a person other than a
214	petition circulator must also include, in lieu of the Petition

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

215	Circulator's Affidavit, the following notice:
216	
217	This form is for PERSONAL USE only. Unless registered
218	as a petition circulator, it is a third degree felony
219	to collect, deliver, or otherwise physically possess
220	more than five signed petition forms in addition to
221	your own or those of immediate family members.
222	
223	(f) The petition form must be in a type not less than 10
224	points, except for the full text of the proposed amendment,
225	which may be in a type not less than 6 points if 10-point type
226	would cause the length of the petition form to exceed one page
227	front and back.
228	(4)(a) Beginning July 1, 2025, unless registered as a
229	petition circulator with the Secretary of State and issued a
230	petition circulator number, a person may not collect, deliver,
231	or otherwise physically possess more than five signed petition
232	forms in addition to his or her own signed petition form or a
233	signed petition form belonging to an immediate family member.
234	This paragraph may not be construed to prohibit a person from
235	distributing petition forms designated for personal use as
236	described in paragraph (3)(e). For the purposes of this
237	subsection, the term "immediate family" means a person's spouse,
238	or the parent, child, grandparent, grandchild, or sibling of the
239	person or the person's spouse signatures or initiative petitions
240	for compensation unless the person is registered as a petition
241	circulator with the Secretary of State.
242	(b) A person may not collect signatures or initiative
243	petitions if he or she:

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



244 1. Has been convicted of a felony violation and has not had 245 his or her right to vote restored. 2. Is not a citizen of the United States. 246 247 3. Is not a resident of this state. 248 (b) A citizen may challenge a petition circulator's 249 registration under this section by filing a petition in circuit court. If the court finds that the respondent is not a 250 251 registered petition circulator, the court may enjoin the 2.52 respondent from collecting signatures or initiative petitions 253 for compensation until she or he is lawfully registered. 254 (c) (4) An application for registration must be submitted in 255 the format required by the Secretary of State and must include 256 the following: 257 1.(a) The information required to be on the petition form 258 under s. 101.161, including the ballot summary and title as 259 received approved by the Secretary of State. 260 2.(b) The applicant's name, permanent address, temporary 261 address, if applicable, and date of birth, Florida driver 262 license or Florida identification card number, and the last four 263 digits of his or her social security number. 264 3.(c) An address in this state at which the applicant will 265 accept service of process related to disputes concerning the 266 petition process, if the applicant is not a resident of this 2.67 state. 268 4.(d) A statement that the applicant consents to the 269 jurisdiction of the courts of this state in resolving disputes 270 concerning the petition process. 271 5.(c) Any information required by the Secretary of State to 272 verify the applicant's identity or address.

Page 10 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

273	6. Whether the applicant has been convicted of a felony
274	violation and has not had his or her right to vote restored, by
275	including the statement, "I affirm that I am not a convicted
276	felon, or, if I am, my right to vote has been restored," and
277	providing a box for the applicant to check to affirm the
278	statement.
279	7. Whether the applicant is a citizen of the United States,
280	by asking the question, "Are you a citizen of the United States
281	of America?" and providing boxes for the applicant to check
282	whether the applicant is or is not a citizen of the United
283	States.
284	8. Whether the applicant is a Florida resident by asking
285	the question, "Are you a resident of the state of Florida?" and
286	providing boxes for the applicant to check whether the applicant
287	is or is not a resident of the state of Florida.
288	9. The signature of the applicant under penalty of perjury
289	for false swearing pursuant to s. 104.011, by which the
290	applicant swears or affirms that the information contained in
291	the application is true.
292	(d) A citizen may challenge a petition circulator's
293	registration under this section by filing a petition in circuit
294	court. If the court finds that the respondent is not a
295	registered petition circulator, the court may enjoin the
296	respondent from collecting signatures or initiative petitions
297	until he or she is lawfully registered.
298	(e) The division may revoke a petition circulator's
299	registration upon the written request of the sponsor of the
300	initiative petition or if the circulator violates this section.
301	(f) A person may not register to collect signatures or

Page 11 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

302	initiative petitions until he or she has completed the training
303	concerning the requirements for petition circulators. The
304	training must be developed by the division and must be in an
305	electronic format available on the division's public website.
306	The training must, at a minimum, include the following:
307	1. An overview of the petition-gathering process.
308	2. An overview of the petition circulator registration
309	requirements.
310	3. An explanation that the sponsor of an initiative
311	amendment serves as a fiduciary to each voter who signs a
312	petition.
313	4. An explanation that the Florida Election Code prohibits
314	compensation or provision of any benefit based on the number of
315	petition forms gathered or the time within which a number of
316	petition forms are gathered.
317	5. The specific criminal penalties to which a petition
318	circulator may be subject for violating the Florida Election
319	Code.
320	(g) The sponsor of the initiative amendment is liable for a
321	fine in the amount of \$50,000 for each person the sponsor
322	knowingly allows to collect petition forms on behalf of the
323	sponsor in violation of this subsection.
324	(5) A sponsor may not compensate a petition circulator
325	based on the number of petition forms gathered or the time
326	within which a number of petition forms are gathered. This
327	prohibition includes, but is not limited to, paying a specified
328	amount per petition form gathered, basing an hourly rate on the
329	number of petition forms gathered over a specified period of
330	time, or providing any other benefit or form of compensation

Page 12 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

1

476344

331	based on the number of petition forms gathered. All petitions
332	collected by a petition circulator must contain, in a format
333	required by the Secretary of State, a completed Petition
334	Circulator's Affidavit which includes:
335	(a) The circulator's name and permanent address;
336	(b) The following statement, which must be signed by the
337	circulator:
338	
339	By my signature below, as petition circulator, I
340	verify that the petition was signed in my presence.
341	Under penalties of perjury, I declare that I have read
342	the foregoing Petition Circulator's Affidavit and the
343	facts stated in it are true.
344	
345	(6) The division <del>or the supervisor of elections</del> shall make
346	hard copy petition forms or electronic portable document format
347	petition forms available to registered petition circulators. All
348	such forms must contain information identifying the petition
349	circulator to whom which the forms are provided. The division
350	shall maintain a database of all registered petition circulators
351	and the petition forms assigned to each. Each supervisor of
352	elections shall provide to the division information on petition
353	forms assigned to and received from petition circulators. The
354	information must be provided in a format and at times as
355	required by the division by rule. The division must update
356	information on petition forms daily and make the information
357	publicly available.
~ - ~	

358 (7) (a) A sponsor that collects petition forms or uses a 359 petition circulator to collect petition forms serves as a

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



360 fiduciary to the voter elector signing the petition form and 361 shall ensure, ensuring that any petition form entrusted to the 362 sponsor or petition circulator is shall be promptly delivered to 363 the supervisor of elections in the county in which the voter 364 resides within 10 30 days after the voter elector signs the 365 form. If a petition form collected by the sponsor or any 366 petition circulator is not promptly delivered to the supervisor 367 of elections, the sponsor is liable for the following fines:

368 1. A fine in the amount of \$50 per each day late for each 369 petition form received by the supervisor of elections <u>in the</u> 370 <u>county in which the voter resides</u> more than <u>10</u> <del>30</del> days after the 371 <u>voter elector</u> signed the petition form <del>or the next business day,</del> 372 <del>if the office is closed</del>. A fine in the amount of <u>\$2,500</u> <del>\$250</del> for 373 each petition form received if the sponsor or petition 374 circulator acted willfully.

2. A fine in the amount of \$100 per each day late, up to a maximum of \$5,000, for each petition form collected by a sponsor or a petition circulator, signed by a voter on or before February 1 of the year the general election is held and received by the supervisor of elections in the county in which the voter resides after the deadline for such election. A fine in the amount of \$5,000 for each such petition form received if the sponsor or petition circulator acted willfully.

383 <u>3.</u> A fine in the amount of \$500 for each petition form 384 collected by a petition circulator which is not submitted to the 385 supervisor of elections <u>in the county in which the voter</u> 386 <u>resides</u>. A fine in the amount of <u>\$5,000</u> <del>\$1,000</del> for any petition 387 form not <u>so</u> submitted if the sponsor or petition circulator 388 <u>acting on its behalf</u> acted willfully.

Page 14 of 50

375

376

377 378

379

380

381

382

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

389 (b) A showing by the sponsor that the failure to deliver 390 the petition form within the required timeframe is based upon 391 force majeure or impossibility of performance is an affirmative defense to a violation of this subsection. The fines described 392 393 in this subsection may be waived upon a showing that the failure 394 to deliver the petition form promptly is based upon force 395 majeure or impossibility of performance. 396 (8) If a person collecting petition forms on behalf of a 397 sponsor of an initiative petition signs another person's name or 398 a fictitious name to any petition, or fills in missing 399 information on a signed petition, to secure a ballot position in 400 violation of s. 104.185(2), the sponsor of the initiative 401 petition is liable for a fine in the amount of \$5,000 for each 402 such petition. 403 (9) If a person collecting petition forms on behalf of a 404 sponsor of an initiative petition copies or retains a voter's 405 personal information, such as the voter's Florida driver license 406 number, Florida identification card number, social security 407 number, or signature, for any reason other than to provide such 408 information to the sponsor of the initiative petition, the 409 person commits a felony of the third degree, punishable as 410 provided in s. 775.082, s. 775.083, or s. 775.084. 411 (10) A sponsor of an initiative petition or a person 412 collecting petition forms on behalf of a sponsor of an 413 initiative petition may not mail or otherwise provide a petition 414 form upon which any information about a voter has been filled in 415 before it is provided to the voter. The sponsor of an initiative 416 petition is liable for a fine in the amount of \$50 for each 417 petition form that is a violation of this subsection.

Page 15 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



418 (11) (8) If the Secretary of State reasonably believes that 419 a person or entity has committed a violation of this section, the secretary may refer the matter to the Attorney General for 420 421 enforcement. The Attorney General may institute a civil action 422 for a violation of this section or to prevent a violation of 423 this section. An action for relief may include a permanent or 424 temporary injunction, a restraining order, or any other 425 appropriate order. If the sponsor of an initiative petition 426 discovers a violation of this section and reports the violation 427 as soon as practicable to the secretary, the sponsor may not be 428 fined for such violation.

429 (12) (9) The division shall adopt by rule a complaint form for a voter an elector who claims to have had his or her 431 signature misrepresented, forged, or not delivered to the supervisor. The division shall also adopt rules to ensure the 433 integrity of the petition form gathering process, including rules requiring sponsors to account for all petition forms used 435 by their agents. Such rules may require a sponsor or petition 436 circulator to provide identification information on each 437 petition form as determined by the department as needed to 438 assist in the accounting of petition forms.

439 (13) <del>(10)</del> The date on which a voter <del>an elector</del> signs a 440 petition form is presumed to be the date on which the petition 441 circulator received or collected the petition form.

442 (14) (a) (11) (a) An initiative petition form circulated for 443 signature may not be bundled with or attached to any other 444 petition. Each signature shall be dated when made and shall be 445 valid until the next February 1 occurring in an even-numbered year for the purpose of the amendment appearing on the ballot 446

Page 16 of 50

430

432

434

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



for the general election occurring in that same year, provided all other requirements of law are met. The sponsor shall submit signed and dated forms to the supervisor of elections for the county of residence listed by the person signing the form for verification of the number of valid signatures obtained.

452 (b) The supervisor shall record the date each submitted 453 petition is received. If a signature on a petition is from a 454 registered voter in another county, the supervisor must shall notify the petition sponsor and the division of the misfiled 455 456 petition. The supervisor shall promptly verify the signatures 457 within 60 days after receipt of the petition forms and payment 458 and processing of a fee for the actual cost of signature 459 verification incurred by the supervisor. However, for petition 460 forms submitted less than 60 days before February 1 of an even-461 numbered year, the supervisor shall promptly verify the 462 signatures within 30 days after receipt of the form and payment 463 of the fee for signature verification.

(c) Beginning July 1, 2025, the supervisor shall promptly record, in the manner prescribed by the Secretary of State, the date each form is received by the supervisor, and the date the signature on the form is verified as valid. The supervisor may verify that the signature on a form is valid only if:

1. The form contains the original signature of the purported voter <del>elector</del>.

471 2. The purported voter elector has accurately recorded on
472 the form the date on which he or she signed the form.
473 3. The form sets forth the purported voter's: elector's
474 <u>a. Full</u> name; 475 <u>b.</u> Address and - city, county of residence; - and

Page 17 of 50

464 465

466

467

468 469

470

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

476 c. Voter registration number or date of birth; and 477 d. Florida driver license or Florida identification card number issued pursuant to s. 322.051 or the last four digits of 478 479 the voter's social security number. 4. The purported voter elector is, at the time he or she 480 481 signs the form and at the time the form is verified, a duly 482 qualified and registered voter elector in the state. 483 5. The signature was obtained legally, including that if a paid petition circulator was used, the circulator was validly 484 485 registered under subsection (4) (3) when the signature was 486 obtained. 487 488 The supervisor shall retain all signature forms, separating 489 forms verified as valid from those deemed invalid, for at least 490 1 year following the election for which the petition was 491 circulated. 492 (d)1. (b) On the last day of each month, or on the last day 493 of each week from December 1 of an odd-numbered year through 494 February 1 of the following year, each supervisor shall 495 electronically transmit all received petition forms to the 496 division. The digital images of the scanned petition forms must 497 be of high enough quality that division personnel are able to 498 accurately discern elements contained in such forms. Forms must 499 be identified as valid or as invalid. 500 2. Each supervisor shall retain all petition forms, 501 identifying forms verified as valid from those deemed invalid, 502 until all petition forms have been processed following the 503 February 1 deadline. As soon as practicable following the

504 processing of the last timely submitted petition form, but not

Page 18 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

505	later than March 15 following the February 1 deadline, the
506	supervisor shall deliver the physical forms to the division. The
507	division shall retain all petition forms for 1 year following
508	the election for which the petition was circulated.
509	(e) Beginning October 1, 2025, when the signature on the
510	petition form is verified as valid, the supervisor shall, as
511	soon as practicable, notify the voter by mail at the mailing
512	address on file in the Florida Voter Registration System.
513	1. Such notice must be sent by forwardable mail with a
514	postage prepaid preaddressed form, which may be returned to the
515	Office of Election Crimes and Security. The notice must include
516	contact information for the Office of Election Crimes and
517	Security, including the telephone number, fax number, mailing
518	address, and e-mail address. The notice must include all of the
519	following statements or information in substantially the
520	following form:
521	
522	NOTICE
523	
524	A petition to place a proposed constitutional
525	amendment on the ballot for the next general election,
526	bearing your name and signature, has been received and
527	verified by the Supervisor of Elections Office in
528	(insert county)
529	
530	The petition is for (insert the petition serial
531	number and ballot title) and was signed on
532	(insert the date the voter signed the petition)
533	

Page 19 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

1	
534	Check this box $\Box$ , sign, and return this notice to the
535	Office of Election Crimes and Security if you believe
536	your signature has been misrepresented or forged on a
537	petition. The petition form in question will be
538	invalidated and will not be counted toward the number
539	of signatures required to place this proposed
540	constitutional amendment on the ballot.
541	
542	A notice being returned must be received by the Office
543	of Election Crimes and Security on or before February
544	$1 \ \ldots$ (insert the year in which the general election
545	is held)
546	
547	(Insert the voter's Florida voter registration
548	number, and if applicable, the petition circulator's
549	number)
550	
551	By signing below, I swear or affirm that my signature
552	was misrepresented or forged on the petition form
553	indicated in this notice.
554	
555	(Voter's Signature) (Date)
556	
557	This notice becomes a public record upon receipt by
558	the Office of Election Crimes and Security. It is a
559	second degree misdemeanor, punishable as provided in
560	s. 775.082, Florida Statutes, or s. 772.083, Florida
561	Statutes, for a person to knowingly make a false
562	official statement pursuant to s. 837.06, Florida

Page 20 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

## 476344

Statutes.

563

564 565

566

567

568

2. Upon receiving a completed notice, the Office of Election Crimes and Security shall transmit a copy of such notices to the division. The division shall deem the voter's petition form invalid.

569 (f) Each supervisor shall post the actual cost of signature 570 verification for petition forms received more than 60 days 571 before February 1 of an even-numbered year and for petition 572 forms received less than 60 days before February 1 of an even-573 numbered year on his or her website, and may increase such  $cost_{\tau}$ 574 as necessary, annually on March 1 February 2 of each even-575 numbered year. These costs include operating and personnel costs 576 associated with comparing signatures, printing and all postage 577 costs related to the verification notice required by paragraph (e), and transmitting petition forms to the division. The 578 579 division shall also publish each county's current cost on its 580 website. The division and each supervisor shall biennially 581 review available technology aimed at reducing verification 582 costs.

583 (g) (c) On the last day of each month, or on the last day of each week from December 1 of an odd-numbered year through 584 585 February 1 of the following year, each supervisor shall post on 586 his or her website the total number of signatures submitted, the 587 total number of invalid signatures, the total number of 588 signatures processed, and the aggregate number of verified valid 589 signatures and the distribution of such signatures by 590 congressional district for each proposed amendment proposed by initiative, along with the following information specific to the 591

Page 21 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



592 reporting period: the total number of signed petition forms 593 received, the total number of signatures verified, the 594 distribution of verified valid signatures by congressional district, and the total number of verified petition forms 595 596 forwarded to the Secretary of State. For any reporting period in 597 which the percentage of petition forms deemed invalid by the 598 supervisor exceeds a total of 25 percent of the petition forms 599 received by the supervisor for that reporting period, the 600 supervisor shall notify the Office of Election Crimes and 601 Security. The Office of Election Crimes and Security shall 602 conduct a preliminary investigation into the activities of the 603 sponsor, one or more petition circulators, or a person 604 collecting petition forms on behalf of a sponsor, to determine 605 whether the invalidated petitions are a result of fraud or any 606 other violation of this section. As authorized by ss. 97.012(15) 607 and 97.022(1), the Office of Elections Crimes and Security may, 608 if warranted, report findings to the statewide prosecutor or the 609 state attorney for the judicial circuit in which the alleged 610 violation occurred for prosecution.

(h) A signed petition form submitted by an ineligible or 612 unregistered petition circulator must be invalidated and may not 613 be counted toward the number of necessary signatures for placement on the ballot.

615 (15) (12) The Secretary of State shall determine from the 616 signatures verified by the supervisors of elections the total number of verified valid signatures, less any signatures that 617 618 were invalidated pursuant to subsection (14), and the 619 distribution of such signatures by congressional districts, and 620 the division shall post such information on its website at the

611

614

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



621 same intervals specified in paragraph (14)(g) (11)(c). Upon a 622 determination that the requisite number and distribution of 623 valid signatures have been obtained, the secretary shall issue a 624 certificate of ballot position for that proposed amendment and 625 shall assign a designating number pursuant to s. 101.161. The 626 secretary must rescind the certificate of ballot position if an 627 advisory opinion issued by the Supreme Court pursuant to s. 628 16.061(1) deems the initiative petition invalid.

629 (16) (a) (13) (a) Upon receipt of a proposed revision or 630 amendment from the Secretary of State, the coordinator of the 631 Office of Economic and Demographic Research shall contact the 632 person identified as the sponsor to request an official list of 633 all persons authorized to speak on behalf of the named sponsor 634 and, if there is one, the sponsoring organization at meetings 635 held by the Financial Impact Estimating Conference. All other 636 persons must be deemed interested parties or proponents or 637 opponents of the initiative. The Financial Impact Estimating 638 Conference shall provide an opportunity for any representative 639 of the sponsor, interested parties, and proponents or opponents 640 of the initiative to submit information and may solicit 641 information or analysis from any other entities or agencies, 642 including the Office of Economic and Demographic Research At the 643 same time the Secretary of State submits an initiative petition 644 to the Attorney General pursuant to s. 15.21, the secretary 645 shall submit a copy of the initiative petition to the Financial 646 Impact Estimating Conference.

647 (b) Within 75 days after receipt of a proposed revision or
648 amendment to the State Constitution by initiative petition from
649 the Secretary of State, the Financial Impact Estimating

Page 23 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



650 Conference shall complete an analysis and financial impact 651 statement to be placed on the ballot of the estimated increase 652 or decrease in any revenues or costs to state or local 653 governments and the overall impact to the state budget resulting 654 from the proposed initiative. The 75-day time limit is tolled 655 when the Legislature is in session. The Financial Impact 656 Estimating Conference shall submit the financial impact 657 statement to the Attorney General and Secretary of State. If the 658 initiative petition has been submitted to the Financial Impact 659 Estimating Conference but the validity of signatures has expired 660 and the initiative petition no longer qualifies for ballot 661 placement at the ensuing general election, the Secretary of 662 State must notify the Financial Impact Estimating Conference. 663 The Financial Impact Estimating Conference does is not required 664 to complete an analysis and financial impact statement for an 665 initiative petition that fails to meet the requirements of 666 subsection (1) for placement on the ballot before the 75-day 667 time limit, including any tolling period, expires, the ballot 668 must include the statement required by s. 101.161(1)(e). The 669 initiative petition may be resubmitted to the Financial Impact 670 Estimating Conference if the initiative petition meets the 671 requisite criteria for a subsequent general election cycle. A 672 new Financial Impact Estimating Conference shall be established 673 at such time as the initiative petition again satisfies the 674 criteria in s. 15.21(1).

675 (b) Immediately upon receipt of a proposed revision or
676 amendment from the Secretary of State, the coordinator of the
677 Office of Economic and Demographic Research shall contact the
678 person identified as the sponsor to request an official list of

Page 24 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

679 all persons authorized to speak on behalf of the named sponsor 680 and, if there is one, the sponsoring organization at meetings held by the Financial Impact Estimating Conference. All other 681 682 persons shall be deemed interested parties or proponents or 683 opponents of the initiative. The Financial Impact Estimating 684 Conference shall provide an opportunity for any representatives of the sponsor, interested parties, proponents, or opponents of 685 the initiative to submit information and may solicit information 686 687 or analysis from any other entities or agencies, including the 688 Office of Economic and Demographic Research.

689 (c) The Financial Impact Estimating Conference may be 690 convened only by the President of the Senate and the Speaker of 691 the House of Representatives, jointly. All meetings of the 692 Financial Impact Estimating Conference shall be open to the 693 public. The President of the Senate and the Speaker of the House 694 of Representatives, jointly, shall be the sole judge for the 695 interpretation, implementation, and enforcement of this 696 subsection.

697 1. The Financial Impact Estimating Conference is 698 established to review, analyze, and estimate the financial 699 impact of amendments to or revisions of the State Constitution 700 proposed by initiative. The Financial Impact Estimating 701 Conference shall be composed consist of four principals: one 702 person from the professional staff of the Executive Office of 703 the Governor or from a state agency, designated by the Governor; 704 the coordinator of the Office of Economic and Demographic 705 Research, or his or her designee; one person from the 706 professional staff of the Senate, designated by the President of 707 the Senate; and one person from the professional staff of the

Page 25 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



House of Representatives, designated by the Speaker of the House of Representatives. Each principal shall have appropriate fiscal expertise in the subject matter of the initiative. A Financial Impact Estimating Conference may be appointed for each initiative.

713 2. Principals of the Financial Impact Estimating Conference 714 shall reach a consensus or majority concurrence on a clear and 715 unambiguous financial impact statement, no more than 150 words in length, and immediately submit the statement to the Attorney 716 717 General. Nothing in this subsection prohibits the Financial 718 Impact Estimating Conference from setting forth a range of 719 potential impacts in the financial impact statement. Any 720 financial impact statement that a court finds not to be in 721 accordance with this section shall be remanded solely to the 722 Financial Impact Estimating Conference for redrafting. The 723 Financial Impact Estimating Conference shall redraft the 724 financial impact statement within 15 days.

3. If the Supreme Court has rejected the initial submission by the Financial Impact Estimating Conference and no redraft has been approved by the Supreme Court by 5 p.m. on the 75th day before the election, the following statement shall appear on the ballot: "The impact of this measure, if any, has not been determined at this time."

(d) The financial impact statement must be separately contained <u>on the petition form and the ballot</u> and be set forth after the ballot summary as required in s. 101.161(1).

734 1. If the financial impact statement projects a net 735 negative impact on the state budget, the ballot must include the 736 statement required by s. 101.161(1)(b).

Page 26 of 50

725

726

727

728

729

730

7.31

732

733

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



2. If the financial impact statement projects a net
positive impact on the state budget, the ballot must include the
statement required by s. 101.161(1)(c).
3. If the financial impact statement estimates an
indeterminate financial impact or if the members of the
Financial Impact Estimating Conference are unable to agree on
the statement required by this subsection, the ballot must
include the statement required by s. 101.161(1)(d).
<u>4. If the financial impact statement was not produced or if</u>

the Financial Impact Estimating Conference did not meet to produce the financial statement, the ballot must include the statement required by s. 101.161(1)(e).

(e)1. Any financial impact statement that the Supreme Court finds not to be in accordance with this subsection shall be remanded solely to the Financial Impact Estimating Conference for redrafting, provided the court's advisory opinion is rendered at least 75 days before the election at which the question of ratifying the amendment will be presented. The Financial Impact Estimating Conference shall prepare and adopt a revised financial impact statement no later than 5 p.m. on the 15th day after the date of the court's opinion. The sponsor of the initiative must refile the petition with the revised financial impact statement with the Secretary of State as a new petition.

2. If, by 5 p.m. on the 75th day before the election, the Supreme Court has not issued an advisory opinion on the initial financial impact statement prepared by the Financial Impact Estimating Conference for an initiative amendment that otherwise meets the legal requirements for ballot placement, the financial

Page 27 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



766 impact statement shall be deemed approved for placement on the 767 ballot.

768 (f) 3. In addition to the financial impact statement 769 required by this subsection, the Financial Impact Estimating 770 Conference shall draft an initiative financial information statement. The initiative financial information statement should 771 772 describe in greater detail than the financial impact statement 773 any projected increase or decrease in revenues or costs that the 774 state or local governments would likely experience if the ballot 775 measure were approved. If appropriate, the initiative financial 776 information statement may include both estimated dollar amounts 777 and a description placing the estimated dollar amounts into 778 context. The initiative financial information statement must 779 include both a summary of not more than 500 words and additional 780 detailed information that includes the assumptions that were 781 made to develop the financial impacts, workpapers, and any other 782 information deemed relevant by the Financial Impact Estimating 783 Conference.

(g) 4. The Department of State shall have printed, and shall furnish to each supervisor of elections, a copy of the summary from the initiative financial information statements. The supervisors shall have the summary from the initiative financial information statements available at each polling place and at the main office of the supervisor of elections upon request.

790 (h) 5. The Secretary of State and the Office of Economic and 791 Demographic Research shall make available on the Internet each 792 initiative financial information statement in its entirety. In 793 addition, each supervisor of elections whose office has a 794 website shall post the summary from each initiative financial

784

785

786

787

788

789

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



information statement on the website. Each supervisor shall include a copy of each summary from the initiative financial information statements and the Internet addresses for the information statements on the Secretary of State's and the Office of Economic and Demographic Research's websites in the publication or mailing required by s. 101.20.

<u>(17)</u> (14) The Department of State may adopt rules in accordance with s. 120.54 to implement this section carry out the provisions of subsections (1) - (14).

(18) (15) No provision of this code shall be deemed to prohibit a private person exercising lawful control over privately owned property, including property held open to the public for the purposes of a commercial enterprise, from excluding from such property persons seeking to engage in activity supporting or opposing initiative amendments.

Section 7. (1) By July 1, 2025, the Department of State shall update the forms as required by the amendments made to s. 100.371(3), Florida Statutes, for any proposed amendments received before July 1, 2025.

(2) (a) By June 1, 2025, the Department of State shall make available a new petition circulator application to incorporate the amendments made to s. 100.371(4), Florida Statutes.

(b)1. Effective July 1, 2025, the registration of each petition circulator expires.

2. No later than 7 days after this section becomes law, the Department of State shall notify each petition circulator that his or her registration expires on July 1, 2025, and that he or she may reregister by completing a new application that will be available before the current registration expires.

Page 29 of 50

801

802

803

804

805

806

807

808

809

810

811

812 813

814

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

824 (c) By June 1, 2025, the Department of State shall develop 825 the training required by s. 100.371(4)(f), Florida Statutes. (3) No later than October 1, 2025, a supervisor of 826 827 elections may increase the cost of signature verification 828 pursuant to the amendments made to s. 100.371(14)(f), Florida 829 Statutes. A supervisor shall post the cost of signature 830 verification on his or her publicly available website as soon as 831 such cost is determined.

Section 8. Paragraph (a) of subsection (1) of section 101.161, Florida Statutes, is amended, and paragraph (e) is added to that subsection, to read:

835

832

833

834

101.161 Referenda; ballots.-

836 (1) Whenever a constitutional amendment or other public 837 measure is submitted to the vote of the people, a ballot summary 838 of such amendment or other public measure shall be printed in 839 clear and unambiguous language on the ballot after the list of candidates, followed by the word "yes" and also by the word 840 841 "no," and shall be styled in such a manner that a "yes" vote will indicate approval of the proposal and a "no" vote will 842 843 indicate rejection. The ballot summary of the amendment or other 844 public measure and the ballot title to appear on the ballot shall be embodied in the constitutional revision commission 845 846 proposal, constitutional convention proposal, taxation and 847 budget reform commission proposal, or enabling resolution or 848 ordinance. The ballot summary of the amendment or other public 849 measure shall be an explanatory statement, not exceeding 75 850 words in length, of the chief purpose of the measure. In 851 addition, for every constitutional amendment proposed by 852 initiative, the ballot shall include, following the ballot

Page 30 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



853	summary, in the following order:
854	(a) A separate financial impact statement concerning the
855	measure prepared by the Financial Impact Estimating Conference
856	in accordance with <u>s. 100.371(16)</u> <del>s. 100.371(13)</del> .
857	(e) If the financial impact statement was not produced or
858	if the Financial Impact Estimating Conference did not meet to
859	produce the financial impact statement, the following statement
860	in bold print:
861	
862	THE FINANCIAL IMPACT OF THIS AMENDMENT, IF ANY, HAS
863	NOT BEEN DETERMINED AT THIS TIME.
864	
865	The ballot title shall consist of a caption, not exceeding 15
866	words in length, by which the measure is commonly referred to or
867	spoken of. This subsection does not apply to constitutional
868	amendments or revisions proposed by joint resolution.
869	Section 9. Subsection (2) of section 102.111, Florida
870	Statutes, is amended to read:
871	102.111 Elections Canvassing Commission
872	(2) The Elections Canvassing Commission shall meet at 8
873	a.m. on the 9th day after a primary election and at 8 a.m. on
874	the 14th day after a general election to certify the returns of
875	the election for each federal, state, and multicounty office and
876	for each constitutional amendment. If a member of a county
877	canvassing board that was constituted pursuant to s. 102.141
878	determines, within 5 days after the certification by the
879	Elections Canvassing Commission, that a typographical error
880	occurred in the official returns of the county, the correction
881	of which could result in a change in the outcome of an election,

Page 31 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

the county canvassing board must certify corrected returns to the Department of State within 24 hours, and the Elections Canvassing Commission must correct and recertify the election returns as soon as practicable.

886 Section 10. Section 102.121, Florida Statutes, is amended 887 to read:

888 102.121 Elections Canvassing Commission to issue 889 certificates.-The Elections Canvassing Commission shall make and sign separate certificates of the result of the election for 890 891 federal officers, and state officers, and constitutional amendments, which certificates must shall be written and contain 892 893 the total number of votes cast for and against each person for 894 each office and the total number of votes cast for and against 895 each constitutional amendment. The certificates, the one 896 including the result of the election for presidential electors 897 and representatives to Congress, and the other including the 898 result of the election for state officers, shall be recorded in 899 the Department of State in a book to be kept for that purpose.

Section 11. Subsections (1), (3), and (4) of section 102.168, Florida Statutes, are amended to read:

902

900

901

102.168 Contest of election.-

903 (1) Except as provided in s. 102.171, the certification of 904 election or nomination of any person to office, or of the 905 adoption of a constitutional amendment or the result on any 906 question submitted by referendum, may be contested in the 907 circuit court by any unsuccessful candidate for such office or 908 nomination thereto or by any voter elector qualified to vote in 909 the election related to such candidacy or constitutional 910 amendment, or by any taxpayer, respectively.

Page 32 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

911 (3) The complaint <u>must</u> shall set forth the grounds on which 912 the contestant intends to establish his or her right to such 913 office; or set aside the result of the election on a <del>submitted</del> 914 referendum <u>or constitutional amendment</u>. The grounds for 915 contesting an election <u>or a constitutional amendment</u> under this 916 section are:

917 (a) Misconduct, fraud, or corruption on the part of any 918 election official or any member of the canvassing board 919 sufficient to change or place in doubt the result of the 920 election.

(b) Ineligibility of the successful candidate for the nomination or office in dispute or of the proposed constitutional amendment for placement on the ballot.

(c) Receipt of a number of illegal votes or rejection of a number of legal votes sufficient to change or place in doubt the result of the election.

(d) Proof that any <u>voter</u> elector, election official, or canvassing board member was given or offered a bribe or reward in money, property, or any other thing of value for the purpose of procuring the successful candidate's nomination or election or determining the result on any question <del>submitted</del> by referendum or constitutional amendment.

933 (4) The canvassing board responsible for canvassing the 934 election is an indispensable party defendant in county and local 935 elections. The Elections Canvassing Commission is an 936 indispensable party defendant in federal, state, and multicounty 937 elections, in elections for constitutional amendments, and in 938 elections for justice of the Supreme Court, judge of a district 939 court of appeal, and judge of a circuit court. The successful

921

922

923

924

925

926

927

928

929

930

931

932

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

940	candidate is an indispensable party to any action brought to
941	contest the election or nomination of a candidate. The sponsor
942	of a constitutional amendment proposed by initiative petition,
943	identified pursuant to s. 100.371, is an indispensable party to
944	any action brought to contest such election.
945	Section 12. Subsection (2) of section 104.185, Florida
946	Statutes, is amended to read:
947	104.185 Petitions; knowingly signing more than once;
948	signing another person's name or a fictitious name
949	(2) A person who signs another person's name or a
950	fictitious name to any petition, or who fills in missing
951	information on a signed petition, to secure ballot position for
952	a candidate, a minor political party, or an issue commits a
953	felony of the third degree, punishable as provided in s.
954	775.082, s. 775.083, or s. 775.084.
955	Section 13. Section 104.186, Florida Statutes, is amended
956	to read:
957	104.186 Initiative petitions; violationsA person who
958	compensates a petition circulator as defined in s. 97.021 based
959	on the number of petition forms gathered, as prohibited by s.
960	100.371(5), commits a felony of the third degree, punishable as
961	provided in s. 775.082, s. 775.083, or s. 775.084. This section
962	does not prohibit employment relationships that do not base
963	payment on the number of signatures collected.
964	Section 14. Section 104.187, Florida Statutes, is amended
965	to read:
966	104.187 Initiative petitions; registrationA person who
967	violates <u>s. 100.371(4)(a)</u> <del>s. 100.371(3)</del> commits a misdemeanor of
968	the second degree, punishable as provided in s. 775.082 or s.
	Page 34 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

476344

969	775.083.
970	Section 15. Effective July 1, 2025, section 104.188,
971	Florida Statutes, is created to read:
972	104.188 Petition forms gathered from immediate family;
973	violations
974	(1) For the purposes of this section, the term "immediate
975	family" means a person's spouse or the parent, child,
976	grandparent, grandchild, or sibling of the person or the
977	person's spouse.
978	(2) A person who collects, delivers, or otherwise
979	physically possesses more than five signed petition forms in
980	addition to his or her own signed petition form or a signed
981	petition form belonging to an immediate family member, and who
982	is not registered as a petition circulator pursuant to s.
983	100.371(4)(a), commits a felony of the third degree, punishable
984	as provided in s. 775.082, s. 775.083, or s. 775.084.
985	(3) This section may not be construed to prohibit a person
986	from distributing petition forms designed for personal use as
987	described in s. 100.371(3)(e).
988	Section 16. Section 106.151, Florida Statutes, is created
989	to read:
990	106.151 Use of public funds prohibited
991	(1) As used in this section, the term "public funds" means
992	all moneys under the jurisdiction or control of the state
993	government.
994	(2) The state government or any person acting on behalf of
995	the state government may not expend or authorize the expenditure
996	of, and a person or group may not accept, public funds for a
997	political advertisement or any other communication sent to

Page 35 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



998 electors concerning any proposed constitutional amendment or 999 revision that is subject to a vote of the electors. This 1000 subsection applies to a communication initiated by the state 1001 government or a person acting on behalf of the state government, 1002 irrespective of whether the communication is limited to factual 1003 information or advocates for the passage or defeat of a proposed 1004 constitutional amendment or revision. This subsection does not 1005 preclude the state government or a person acting on behalf of 1006 the state government from reporting on official actions of the 1007 state government in an accurate, fair, and impartial manner; 1008 posting factual information on a government website or in 1009 printed materials; hosting and providing information at a public 1010 forum; providing factual information in response to an inquiry; 1011 or providing information as otherwise authorized or required by 1012 law. 1013 (3) With the exception of the prohibitions specified in 1014 subsection (2), this section does not preclude an elected 1015 official of the state government from expressing an opinion on 1016 any issue at any time. 1017 Section 17. Subsection (3) of section 106.19, Florida 1018 Statutes, is amended to read: 1019 106.19 Violations by candidates, persons connected with 1020 campaigns, and political committees.-1021 (3) A political committee sponsoring a constitutional 1022 amendment proposed by initiative which submits a petition form 1023 gathered by a paid petition circulator which does not provide 1024 the name and address of the paid petition circulator on the form 1025 is subject to the civil penalties prescribed in s. 106.265. 1026 Section 18. Paragraph (c) of subsection (1) of section

Page 36 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1027 212.055, Florida Statutes, is amended to read:

1028 212.055 Discretionary sales surtaxes; legislative intent; 1029 authorization and use of proceeds.-It is the legislative intent 1030 that any authorization for imposition of a discretionary sales 1031 surtax shall be published in the Florida Statutes as a 1032 subsection of this section, irrespective of the duration of the 1033 levy. Each enactment shall specify the types of counties 1034 authorized to levy; the rate or rates which may be imposed; the 1035 maximum length of time the surtax may be imposed, if any; the 1036 procedure which must be followed to secure voter approval, if 1037 required; the purpose for which the proceeds may be expended; 1038 and such other requirements as the Legislature may provide. 1039 Taxable transactions and administrative procedures shall be as 1040 provided in s. 212.054.

1041 (1) CHARTER COUNTY AND REGIONAL TRANSPORTATION SYSTEM 1042 SURTAX.-

(c)1. The proposal to adopt a discretionary sales surtax as provided in this subsection and to create a trust fund within the county accounts <u>must</u> shall be placed on the ballot in accordance with law and must be approved in a referendum held at a general election in accordance with subsection (10).

1048 2. If the proposal to adopt a surtax is by initiative, the 1049 petition sponsor must, at least 180 days before the proposed 1050 referendum, comply with all of the following:

a. Provide a copy of the final resolution or ordinance to
the Office of Program Policy Analysis and Government
Accountability. The Office of Program Policy Analysis and
Government Accountability shall procure a certified public
accountant in accordance with subsection (11) for the

Page 37 of 50

1043

1044

1045

1046

1047

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1056 performance audit. 1057 b. File the initiative petition and its required valid signatures with the supervisor of elections. The supervisor of 1058 1059 elections shall verify signatures and retain signature forms in 1060 the same manner as required for initiatives under s. 100.371(14) 1061 <del>s. 100.371(11)</del>. 1062 3. The failure of an initiative sponsor to comply with the 1063 requirements of subparagraph 2. renders any referendum held 1064 void. 1065 Section 19. Paragraph (d) is added to subsection (8) of 1066 section 895.02, Florida Statutes, to read: 1067 895.02 Definitions.-As used in ss. 895.01-895.08, the term: (8) "Racketeering activity" means to commit, to attempt to 1068 1069 commit, to conspire to commit, or to solicit, coerce, or 1070 intimidate another person to commit: 1071 (d) A violation of the Florida Election Code relating to 1072 irregularities or fraud involving issue petition activities. 1073 Section 20. (1) To ensure uniformity and integrity in the 1074 initiative process, a signed petition form may not be verified 1075 between July 1, 2025, and September 30, 2025. 1076 (2) A petition form gathered after July 1, 2025, must be 1077 delivered as provided in this act to the appropriate entity. The 1078 processing hold described in subsection (1) does not toll any 1079 timeframe requirements that petition circulators are required to 1080 meet and may not be used as a defense to any fine imposed for 1081 the late submission of any petition forms to the appropriate 1082 entity. 1083 Section 21. Except as otherwise provided in this act, this

1084 act shall take effect upon becoming a law.

Page 38 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

## 476344

1085	
1086	======================================
1087	And the title is amended as follows:
1088	Delete everything before the enacting clause
1089	and insert:
1090	A bill to be entitled
1091	An act relating to amendments to the State
1092	Constitution; providing legislative findings and
1093	intent; amending s. 15.21, F.S.; requiring the
1094	Secretary of State to have received the ballot summary
1095	and the full text of the proposed revision or
1096	amendment to the State Constitution from the sponsor
1097	and to have received the financial impact statement
1098	from the Financial Impact Estimating Conference before
1099	submitting an initiative petition to the Attorney
1100	General; conforming a cross-reference; amending s.
1101	16.061, F.S.; revising the criteria that the Attorney
1102	General uses when petitioning the Supreme Court for an
1103	advisory opinion related to a proposed revision or
1104	amendment to the State Constitution; requiring that a
1105	copy of the petition form be provided to the sponsor
1106	of the initiative petition; conforming a cross-
1107	reference; making a technical change; amending s.
1108	97.021, F.S.; revising the definition of the term
1109	"petition circulator"; reenacting and amending s.
1110	99.097, F.S.; conforming a cross-reference; conforming
1111	provisions to changes made by the act; amending s.
1112	100.371, F.S.; requiring the sponsor of an initiative
1113	petition to obtain a certain letter periodically;

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1114 providing that a failure to obtain such letter results in the expiration of the initiative's signatures and 1115 1116 disbanding of the sponsor's political committee; 1117 providing that certain initiative petition signatures 1118 expire and that the sponsor's political committee is 1119 disbanded under specified conditions; providing that 1120 such sponsor is not precluded from refiling the proposed amendment as a new petition; prohibiting a 1121 1122 sponsor from sponsoring more than one initiative 1123 amendment; requiring a sponsor to register as a 1124 political committee and submit the ballot title, 1125 ballot summary, article and section of the State 1126 Constitution being amended, and full text of the 1127 proposed amendment to the Secretary of State; 1128 requiring that all information be available in 1129 alternative formats upon request; requiring the 1130 secretary to assign a petition number and submit a copy of the proposed amendment to the Financial Impact 1131 1132 Estimating Conference for review, analysis, and a 1133 certain estimate; requiring the Division of Elections 1134 to publish the forms on which petition signatures must 1135 be fixed; deleting a requirement that the secretary 1136 adopt certain rules; providing requirements, which are 1137 effective on a specified date, for the petition forms; 1138 prohibiting persons, beginning on a specified date, 1139 from collecting, delivering, or otherwise physically 1140 possessing more than a specified number of signed 1141 petition forms if they have not registered with the 1142 Secretary of State as a petition circulator and have

Page 40 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1143 not been issued a petition circulator number; authorizing specified persons to collect signed 1144 1145 petitions forms from their immediate family under 1146 specified circumstances; providing construction; 1147 defining the term "immediate family"; prohibiting 1148 certain persons from collecting signatures or 1149 initiative petitions; requiring that applications for 1150 registration include specified information; 1151 authorizing citizens to challenge a petition 1152 circulator's registration by filing a petition in 1153 circuit court; authorizing the court to enjoin the 1154 petition circulator from collecting signatures or 1155 petition forms until registered; authorizing the 1156 division to revoke a petition circulator's 1157 registration under specified circumstances; 1158 prohibiting persons from registering to collect 1159 signatures or initiative petitions until they complete 1160 a required training; providing the requirements for such training; providing civil penalties for the 1161 1162 sponsors of initiative amendments that knowingly allow 1163 persons to collect petition forms on their behalf and 1164 violate specified provisions; prohibiting a sponsor 1165 from compensating a petition circulator based on the 1166 number of petition forms gathered or the time within 1167 which such forms are gathered; providing construction; 1168 requiring the division to make forms available to 1169 registered petition circulators in a certain format; 1170 deleting a requirement that supervisors of elections provide the division information on petition forms 1171

Page 41 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1172 assigned to them; requiring sponsors to deliver forms 1173 promptly to the supervisor of elections in the county 1174 in which a voter resides within a specified timeframe 1175 after the form is signed; revising the civil penalties 1176 for failing to deliver forms within the prescribed 1177 timeframes; providing civil penalties for the sponsors 1178 of petitions if the person collecting petition forms 1179 on behalf of the sponsor signs the name of another, 1180 signs a fictitious name, or fills in missing 1181 information on the signed petition form; providing 1182 criminal penalties for persons who, while collecting 1183 petition forms, copy or retain a voter's personal identifying information for a reason other than to 1184 1185 provide such information to the sponsor of an 1186 initiative petition; providing civil penalties for 1187 sponsors who mail or provide prefilled initiative 1188 petitions; providing that sponsors that discover and 1189 report a violation as soon as practicable may not be 1190 fined for such violation; requiring the supervisor to 1191 record the date a submitted petition is received; 1192 requiring the supervisor to notify the division of any 1193 misfiled petition; revising the conditions under which 1194 a supervisor verifies signatures to include processing 1195 of a certain fee; requiring supervisors, beginning on 1196 a specified date, to promptly record, in a specified 1197 manner, the date each form is received and the date 1198 the form is verified as valid; revising the conditions 1199 under which a supervisor may verify a signature on an 1200 initiative petition form; requiring supervisors to

Page 42 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1201 electronically transmit digital images, which must meet a specified standard, of all received petition 1202 1203 forms to the division; requiring that such forms be 1204 identified as valid or invalid; requiring supervisors 1205 to retain all petition forms and identify those forms 1206 verified as valid from those deemed invalid until such 1207 forms are processed; requiring supervisors to deliver physical forms to the division; requiring the division 1208 1209 to retain such forms for a specified timeframe; 1210 requiring supervisors to send a notice, which may be 1211 returned to the Office of Election Crimes and 1212 Security, to voters after their signature is verified, 1213 beginning on a specified date; providing requirements 1214 for such notice; requiring the Office of Election 1215 Crimes and Security to transmit copies of returned 1216 notices, upon receipt, to the division; requiring the 1217 division to deem the voter petition form invalid if a completed notice is received; providing that 1218 1219 supervisors of elections are required to post on their 1220 websites the actual costs of signature verification 1221 for all petition forms, and that they may increase 1222 such costs annually by a specified date; specifying 1223 that such costs include costs related to certain 1224 actions; requiring supervisors to notify the Office of 1225 Election Crimes and Security under a specified 1226 condition; requiring the office to conduct specified 1227 preliminary investigations; authorizing the office to 1228 report findings of such investigations to the 1229 statewide prosecutor or a certain state attorney;

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1230 providing that a signed petition form submitted by an 1231 ineligible or unregistered petition circulator must be 1232 invalidated; revising information related to signature 1233 verification which must be posted on the division's website; requiring the Secretary of State to rescind 1234 1235 the certificate of ballot position if an advisory 1236 opinion from the Supreme Court deems the initiative 1237 petition invalid; requiring the Financial Impact 1238 Estimating Conference to submit the financial impact 1239 statement to the Secretary of State; requiring that a 1240 certain statement be included on the ballot if the 1241 conference does not complete an analysis and financial 1242 impact statement within a specified timeframe; 1243 providing that only the President of the Senate and 1244 the Speaker of the House of Representatives, jointly, 1245 may convene the conference; revising the membership of 1246 the conference; deleting a provision authorizing the 1247 court to remand the financial impact statement to the 1248 conference to be redrafted; requiring that such 1249 statement appear on the petition form and ballot; 1250 requiring a sponsor to refile a petition as a new 1251 petition under certain circumstances; deleting a 1252 provision that deems financial impact statements 1253 approved for placement on the ballot under certain 1254 circumstances; requiring the Department of State to 1255 update petition forms by a specified date; requiring 1256 the department to make the petition circulator 1257 application available by a specified date; providing that each petition circulator registration expires on 1258

Page 44 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1259 a specified date; requiring the department to notify 1260 such petition circulators of the expiration of their registration by a specified date; requiring the 1261 1262 department to develop a certain training within a 1263 specified timeframe; authorizing supervisors of 1264 elections to increase the costs of signature 1265 verification before a specified date; requiring the 1266 supervisors to post such cost on their publicly 1267 available websites as soon as the cost is determined; 1268 amending s. 101.161, F.S.; requiring that a certain 1269 statement be included on the ballot if a financial 1270 impact statement was not produced or the Financial 1271 Impact Estimating Conference did not meet to produce 1272 one; conforming a cross-reference; amending s. 1273 102.111, F.S.; requiring the Elections Canvassing 1274 Commission to certify the returns of constitutional 1275 amendments; amending s. 102.121, F.S.; requiring the 1276 commission to make and sign separate certificates for 1277 constitutional amendments; providing requirements for 1278 such certificates; amending s. 102.168, F.S.; 1279 providing for standing to contest the adoption of a 1280 constitutional amendment by any qualified voter or 1281 taxpayer; revising the grounds on which such parties 1282 may contest an election or a constitutional amendment; 1283 providing that the commission and the sponsor of the 1284 amendment are indispensable parties in any such action; amending s. 104.185, F.S.; providing criminal 1285 1286 penalties for persons who fill in missing information 1287 on a signed petition form to secure a ballot position

Page 45 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1288 for a candidate, a minor political party, or an issue; 1289 amending s. 104.186, F.S.; providing criminal 1290 penalties for persons who compensate others based on 1291 the number of petition forms gathered, as prohibited 1292 by a specified section; amending s. 104.187, F.S.; 1293 conforming a cross-reference; creating s. 104.188, 1294 F.S.; defining the term "immediate family"; providing 1295 criminal penalties for certain persons who collect, 1296 deliver, or otherwise physically possess more than a 1297 certain number of signed petition forms other than 1298 their own or forms belonging to an immediate family 1299 member; providing construction; creating s. 106.151, F.S.; defining the term "public funds"; prohibiting an 1300 1301 entity of state government or a person acting on 1302 behalf of such entity from expending or authorizing 1303 the expenditure of public funds for political advertisements or other communications sent to 1304 electors concerning a proposed constitutional 1305 1306 amendment or revision; providing applicability; 1307 providing construction; amending s. 106.19, F.S.; 1308 providing that political committees sponsoring a 1309 constitutional amendment are liable for specified 1310 civil fines for submitting petition forms that do not 1311 provide the name and address of the petition 1312 circulator gathering such forms, regardless of whether 1313 the petition circulator is paid; amending s. 212.055, 1314 F.S.; conforming a cross-reference; amending s. 1315 895.02, F.S.; revising the definition of the term "racketeering activity" to provide criminal and civil 1316

Page 46 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.

1322 1323

1324

1325

1329 1330

1331

1332

1333



1317 penalties for violations of the Florida Election Code 1318 relating to irregularities or fraud involving issue 1319 petition activities; prohibiting the verification of a 1320 signed petition form for a specified timeframe; 1321 providing construction; providing effective dates.

WHEREAS, the Legislature and the Secretary of State, in their official capacities, have the duty and obligation to ensure ballot integrity and a valid election process, and

1326 WHEREAS, ballot integrity is necessary to ensure the 1327 effectiveness of the constitutionally provided initiative 1328 process, and

WHEREAS, investigations conducted by the Office of Election Crimes and Security have shown that agents of political committees sponsoring initiative petitions engaged in illegal and fraudulent activities while gathering petition signatures in the lead-up to recent elections, and

WHEREAS, the evidence brought forward indicates numerous instances of petition circulators being paid per signature, signing petition forms on behalf of deceased individuals, forging or misrepresenting voter signatures on petition forms, using voters' personal identifying information without consent, committing perjury, and swearing false oaths, and

WHEREAS, compensating a petition circulator based on the number of petition forms gathered is a violation of s. 104.186, Florida Statutes; signing another person's name, whether dead or alive, or a fictitious name on a petition form is a violation of s. 104.185(2), Florida Statutes; and perjury or swearing a false oath is a violation of s. 837.02(1), Florida Statutes, and all

4/30/2025 3:47:14 PM

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1346 such violations are third degree felonies under Florida law, and 1347 WHEREAS, fraudulently using another individual's personal 1348 identification without his or her consent is a violation of s. 1349 817.568, Florida Statutes, and is, at minimum, a third degree 1350 felony, and

1351 WHEREAS, the fraudulent use of another individual's personal identifying information becomes a second degree felony 1352 with a 3-year mandatory minimum prison sentence if the violation 1353 1354 involves the information of more than 10 but fewer than 20 1355 persons, a 5-year mandatory minimum prison sentence if the 1356 violation involves the information of more than 20 but fewer 1357 than 30 persons, and a 10-year mandatory minimum prison sentence if the violation involves the information of more than 30 1358 1359 persons, and

1360 WHEREAS, despite the fiduciary duty prescribed by Florida 1361 law, sponsors of initiative petitions have failed to cooperate 1362 with investigations and have attempted to deflect responsibility 1363 for the actions of petition circulators to contractors and 1364 subcontractors, with the sponsors denying that they have custody 1365 or control of documents requested by state officials, and

WHEREAS, sponsors, contractors, and petition circulators have blatantly attempted to evade investigation by delegating key aspects of petition activities to out-of-state entities, who then subcontracted with other individuals who were even further outside the reach of Florida authorities, and

1371 WHEREAS, evidence provided to the Office of Election Crimes 1372 and Security by supervisors of elections in several counties 1373 showed that petition circulators submitted petition forms on 1374 behalf of more than 50 deceased Floridians, and

Page 48 of 50

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1375 WHEREAS, information provided to the Office of Election 1376 Crimes and Security from multiple supervisors of elections and 1377 individual Florida voters showed that petition circulators 1378 committed perjury and swore false oaths by distributing petition 1379 forms with pre-signed attestations to groups of unregistered 1380 circulators, who then obtained signatures outside the registered 1381 circulator's presence, and

WHEREAS, investigations revealed that after petition forms were signed and submitted by voters, petition circulators tampered with the signed forms by using a website to obtain missing personal identifying information, and then filled in the incomplete petition forms, and

WHEREAS, investigations indicated that some otherwise valid petition forms were obtained by fraud, with circulators misleading prospective signatories by telling them that the amendment did something other than what was described in the ballot summary or amendment language, or not showing the signatories what was on the ballot at all, and

WHEREAS, evidence showed that petition circulators were able to obtain the four necessary elements of personal identifying information required on petitions — name, address, voter registration number or birthdate, and signature — using publicly available data to commit identity theft and complete dozens, hundreds, or even thousands of petitions without ever actually circulating a petition, and

1400 WHEREAS, the Office of Election Crimes and Security 1401 received complaints from many Florida voters whose information 1402 was fraudulently submitted on forms for at least four initiative 1403 petitions circulated for inclusion in the 2024 General Election,

1387

1388

1389

1390

1391

1392

Florida Senate - 2025 Bill No. CS/HB 1205, 1st Eng.



1404 and WHEREAS, many of those complaints arose because some 1405 1406 supervisors of elections notified a voter when a petition form 1407 bearing his or her name was rejected, which prompted such voters 1408 to contact the supervisor of elections or the Office of Election 1409 Crimes and Security to report potential fraud, and 1410 WHEREAS, Florida does not currently restrict eligibility of 1411 persons to register as petition circulators, even in cases where such persons are not United States citizens, reside in another 1412 1413 state, or have been convicted of a felony but have not had their 1414 right to vote restored, and 1415 WHEREAS, at least one sponsor of an initiative amendment 1416 circulated during the 2024 General Election cycle settled a 1417 complaint with the Office of Election Crimes and Security for 1418 violations related to the petition process and agreed to pay 1419 \$164,000 in fines, and 1420 WHEREAS, existing fines and penalties levied against 1421

1420 whereas, existing lines and penalties levied against 1421 petition sponsors engaging in, encouraging, or, at the very 1422 least, turning a blind eye to illegal activities related to the 1423 petition process appear to be inadequate deterrents, and

1424 WHEREAS, given its constitutional underpinnings, the right 1425 to propose an initiative by petition is inherent and absolute, 1426 but subject to reasonable regulations as necessary to ensure 1427 ballot integrity and a valid election process, NOW, THEREFORE,

Page 50 of 50