Senate

599798

## LEGISLATIVE ACTION House

Comm: RCS 03/11/2025

The Committee on Ethics and Elections (Gaetz and Grall) recommended the following:

## Senate Amendment (with title amendment)

3 Delete lines 516 - 595

and insert:

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signed initiative petitions from his or her immediate family without registering as a petition circulator. Such person may not physically possess more than two petition forms in addition to his or her own petition form or a petition form belonging to an immediate family member. For the purposes of this subsection, the term "immediate family" means a person's spouse or the

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parent, child, grandparent, grandchild, or sibling of the person or the person's spouse.

- (b) A citizen may challenge a petition circulator's registration under this section by filing a petition in circuit court. If the court finds that the respondent is not a registered petition circulator, the court may enjoin the respondent from collecting signatures or initiative petitions for compensation until she or he is lawfully registered.
- The division may revoke a petition circulator's registration if the circulator violates this section.
- (d) 1. A person may not collect signatures or initiative petitions if he or she has been convicted of a felony violation and has not had his or her right to vote restored.
- 2. A person may not collect signatures or initiative petitions if he or she is not a citizen of the United States.
- (e) (4) An application for registration must be submitted in the format required by the Secretary of State and must include the following:
- 1. (a) The information required to be on the petition form under s. 101.161, including the ballot summary and title as received approved by the Secretary of State.
- 2. (b) The applicant's name, permanent address, temporary address, if applicable, and date of birth; a copy of his or her driver license or identification card, regardless of whether such license or identification card was issued by this state; and the last four digits of his or her social security number.
- 3.<del>(c)</del> An address in this state at which the applicant will accept service of process related to disputes concerning the petition process, if the applicant is not a resident of this



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- 4.(d) A statement that the applicant consents to the jurisdiction of the courts of this state in resolving disputes concerning the petition process.
- 5.(e) Any information required by the Secretary of State to verify the applicant's identity or address.
- 6. Whether the applicant has been convicted of a felony violation and has not had his or her right to vote restored, by including the statement, "I affirm that I am not a convicted felon, or, if I am, my right to vote has been restored." and providing a box for the applicant to check to affirm the statement.
- 7. Whether the applicant is a citizen of the United States, by asking the question, "Are you a citizen of the United States of America?" and providing boxes for the applicant to check whether the applicant is or is not a citizen of the United States.
- 8. The signature of the applicant under penalty of perjury for false swearing pursuant to s. 104.011, by which the applicant swears or affirms that the information contained in the application is true.
- (f) A person may not register to collect signatures or initiative petitions until he or she has completed the training concerning the requirements for petition circulators. The training must be developed by the division and may be in an electronic format available on the division's public website. The training must, at a minimum, include the following:
  - 1. An overview of the petition-gathering process.
  - 2. An overview of the petition circulator registration



requirements.

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- 3. An explanation that the sponsor of an initiative amendment serves as a fiduciary to each voter who signs a petition.
- 4. An explanation that the Florida Election Code prohibits compensation or provision of any benefit based on the number of petition signatures gathered.
- 5. The specific criminal penalties to which a petition circulator may be subject for violating the Florida Election Code.
- (g) The sponsor of the initiative amendment is liable for a fine in the amount of \$50,000 for each person the sponsor knowingly allows to collect petition forms on behalf of the sponsor in violation of this subsection.
- (5) A sponsor may not compensate a petition circulator based on the number of petition forms gathered or the time within which a number of petition forms is gathered. This prohibition

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======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 53 - 75

91 and insert:

> authorizing specified persons to collect signed initiative petitions from their immediate family; prohibiting such persons from physically possessing more than a certain number of petition forms; defining the term "immediate family"; authorizing the court to enjoin a petition circulator, regardless of whether

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compensated, from collecting signatures or initiative petitions until such petition circulator is registered under a specified condition; authorizing the division to revoke a petition circulator's registration if the petition circulator commits certain violations; prohibiting certain persons from collecting signatures or initiative petitions; requiring that applications for registration include specified information; prohibiting persons from registering to collect signatures or initiative petitions until they complete a required training; providing the requirements for such training; providing civil penalties for the sponsors of initiative amendments that knowingly allow persons to collect petition forms on their behalf and violate specified provisions; prohibiting a sponsor from compensating a petition circulator based on the number of petition forms gathered or the time within which such forms are gathered; providing