House	Amendment NO
AMEND House Bill No. 1811, Page 5, Section 116.050, Line 31, by inserting after all of said section and line the following:	
	e", the submission of data by an eligible voter as prescribed unde
subsection 2 of this section;	
(2) "Eligible voter", any	person registered to vote in accordance with section 115.151;
· · · · · · · · · · · · · · · · · · ·	endum petition", any document filed under the provisions of char
116;	
	onic reporting system that is connected to the internet and
maintained by the secretary of st	tate.
2. The secretary of state	shall administer and be responsible for the establishment,
implementation, and maintenance	ce of a website allowing for the submission of electronic signature
for every initiative and referend	um petition, and any eligible voter may choose whether to subm
•	or a petition or sign the petition manually. This section shall not
construed to require an eligible v	voter to use electronic signatures but shall be used as an alternati
to manually signing a petition.	
3. An eligible voter may	v sign a petition by use of an electronic signature. The secretary
state and each election commiss	ioner or county clerk shall accept an electronic signature meetin
the requirements of this section a	and include the signature in the count of signatures necessary to
validate the petition. No circula	tor signature or notarization shall be required for electronic
signatures. The use of an electro	onic signature shall have the same force and effect as the use of
manual signature on a petition of	only if the electronic signature complies with the following
requirements:	
(1) The electronic signat	ture is submitted by an eligible voter to a website established un
subsection 2 of this section;	
(2) A voter, at the time of	of submitting the electronic signature, also submits:
(a) His or her name, add	lress, county of residence, and date of birth as shown on his or h
voter registration record;	
(b) His or her assent to t	the petition document; and
	hat shall be provided to each registered voter by the secretary of

state;

- (3) The electronic signature is correlated with the voter as evidenced by a reasonable match with voter registration records and voting records that correspond to at least one item of state-qualified data;
- (4) The electronic signature has not been repudiated as a result of the postcard mailed under subsection 4 of this section;
- (5) The electronic signature has not been previously submitted and verified as a signature on the same petition; and
- (6) The electronic signature conforms to reasonable rules and regulations adopted and promulgated by the secretary of state.
- 4. Upon receipt of an electronic signature, the secretary of state shall mail a postcard by United States mail to the voter at the address on his or her voter registration record notifying the voter that his or her signature has been received, identifying the petition to which the signature is attached, and notifying the voter that he or she has ten days to contact the office of the secretary of state to indicate that he or she did not submit the signature.
- 5. The secretary of state shall adopt and promulgate rules and regulations to carry out this section. The secretary of state shall seek the advice of public and private entities in developing the rules and regulations. The rules and regulations shall provide for a degree of security for the process of submitting electronic signatures and electronic signature verification reasonably related to the risks and consequences of fraud or misuse. The rules and regulations shall require, at a minimum, the maintenance of an audit trail of public internet protocol addresses identified with the session in which the electronic signature was submitted, the data submitted by the voter, the time and date of the submission, the state-qualified data used for verification, and the date the postcard required under subsection 4 of this section was mailed.
- 6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.