

LEGISLATIVE ACTION

Senate House

02/02/2010

Comm: FAV

The Committee on Communications, Energy, and Public Utilities (Fasano) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Section 350.042, Florida Statutes, is amended to read:

350.042 Ex parte communications.

(1) A commissioner and his or her advisory staff shall afford should accord to every person who is legally interested in a proceeding, or the person's lawyer, the full right to be heard according to law, and, except as authorized in this section by law, shall neither initiate, engage in, nor consider

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ex parte communications concerning the merits, threat, or offer of reward in any proceeding other than an undocketed workshop a proceeding under s. 120.54 or s. 120.565, workshops, or internal affairs meetings. An No individual shall not discuss ex parte with a commissioner or his or her advisory staff the merits of any issue that the individual he or she knows will be filed with the commission within 90 days. For purposes of this section, the term "advisory staff" means the commissioners' assistants and executive secretaries. The provisions of this subsection shall not apply to other commission staff unless otherwise provided in this section.

- (2) (a) Any oral or written communication between a commissioner or advisory staff and a representative of a utility regulated by the commission must be made available to the public. Such oral or written communication must be posted on the commission's website within 72 hours after the communication occurs.
- (b) The commission shall post on its website a copy of any written communication on the same day that the communication is received by the commission.
- (c) The commission shall prepare a written summary of any communication relating to a documented emergency or a communication relating to a brief, unscheduled follow-up to a previously scheduled meeting or previously scheduled telephone conference call. The commission shall post the summary on the commission's website within 72 hours after such communication occurs.
- (d) Notice shall be posted on the commission's website at least 72 hours before the occurrence of any meeting, telephone

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conference call, or written communication between the commissioner or his or her advisory staff and a representative of a regulated utility. The Office of Public Counsel may participate in the meeting, telephone conference call, or written communication for the purpose of questioning or directly responding to the communication.

- (e) This subsection does not apply to commission staff or representatives of a regulated utility who are required to initiate or receive brief, unscheduled communications for the purpose of obtaining additional information that may be needed after the completion of an audit.
- (3) (2) The provisions of This section does shall not prohibit an individual residential ratepayer from communicating with a commissioner or his or her advisory staff if, provided that the ratepayer is representing only himself or herself, without compensation.
- (4) This section does shall not apply to oral communications or discussions in scheduled and noticed open public meetings of educational programs or of a conference or other meeting of an association of regulatory agencies.
- (5) (4) If a commissioner or his or her advisory staff knowingly receives an ex parte communication relative to a proceeding other than as set forth in subsection (1), to which the commissioner he or she is assigned, the commissioner or his or her advisory staff he or she must place on the record of the proceeding copies of all written communications received, all written responses to the communications, and a memorandum stating the substance of all oral communications received and all oral responses made. The commissioner or his or her advisory

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staff, and shall give written notice to all parties to the communication that such matters have been placed on the record. Any party who desires to respond to an ex parte communication may do so. The response must be received by the commission within 10 days after receiving notice that the ex parte communication has been placed on the record. The commissioner may, if he or she deems it necessary to eliminate the effect of an ex parte communication received by him or her, withdraw from the proceeding, in which case the chair shall substitute another commissioner for the proceeding.

(6) (5) Any individual who makes an ex parte communication shall submit to the commission a written statement describing the nature of the such communication, which must to include the name of the person making the communication, the name of each the commissioner or advisory staff member commissioners receiving the communication, copies of all written communications made, all written responses to such communications, and a memorandum stating the substance of all oral communications received and all oral responses made. The commission shall place on the record of a proceeding all such communications.

(7)(6) Any commissioner or advisory staff member who knowingly fails to place on the record any such communications, in violation of the section, within 15 days after of the date of the such communication is subject to removal or dismissal and may be assessed a civil penalty not to exceed \$5,000.

 $(8) \frac{(7)}{(7)}$ (a) It is shall be the duty of the Commission on Ethics to receive and investigate sworn complaints of violations of this section pursuant to the procedures contained in ss.



112.322-112.3241.

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- (b) If the Commission on Ethics finds that there has been a violation of this section by a public service commissioner or his or her advisory staff, it shall provide the Governor and the Florida Public Service Commission Nominating Council with a report of its findings and recommendations. The Governor may is authorized to enforce the findings and recommendations of the Commission on Ethics, pursuant to part III of chapter 112.
- (c) If a commissioner or his or her advisory staff fails or refuses to pay the Commission on Ethics any civil penalties assessed pursuant to the provisions of this section, the Commission on Ethics may bring an action in any circuit court to enforce such penalty.
- (d) If, during the course of an investigation by the Commission on Ethics into an alleged violation of this section, allegations are made as to the identity of the person who participated in the ex parte communication, that person must be given notice and an opportunity to participate in the investigation and relevant proceedings to present a defense. If the Commission on Ethics determines that the person participated in the ex parte communication, the person may not appear before the commission or otherwise represent anyone before the commission for a period of 2 years.

Section 2. Section 350.0605, Florida Statutes, is amended to read:

350.0605 Former commissioners and employees; representation of clients or industry before commission; lobbying the legislative or executive branch.-

(1) (a) Any former commissioner of the Public Service

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Commission is prohibited from appearing before the commission representing any client or any industry regulated by the Public Service Commission for a period of 2 years following his or her termination of service on the commission.

- (b) Any former commissioner of the Public Service Commission is prohibited from lobbying the legislative or executive branch of state government on behalf of any client or any industry regulated by the commission for a period of 2 years following his or her termination of service on the commission. This subsection applies only to commissioners who are appointed or reappointed on or after July 1, 2010.
- (2) Any former advisory staff member of the Public Service Commission is prohibited from appearing before the commission representing any client or industry regulated by the Public Service Commission, or from lobbying the legislative or executive branch of state government on behalf of any client or any industry regulated by the commission, for a period of 2 years following his or her termination of employment with the commission. This subsection applies only to advisory staff who are hired with the commission on or after July 1, 2010. For purposes of this section, the term "advisory staff" means the commissioners' assistants and executive secretaries. Any former employee of the commission is prohibited from appearing before the commission representing any client regulated by the Public Service Commission on any matter which was pending at the time of termination and in which such former employee had participated.
- (3) For a period of 2 years following termination of service on the commission or employment with the commission, a

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former commissioner or former advisory staff member may not accept employment by or compensation from a business entity that, directly or indirectly, owns or controls a public utility regulated by the commission, from a public utility regulated by the commission, from a business entity that, directly or indirectly, is an affiliate or subsidiary of a public utility regulated by the commission or is an actual business competitor of a local exchange company or public utility regulated by the commission and is otherwise exempt from regulation by the commission under ss. 364.02(14) and 366.02(1), or from a business entity or trade association that has been a party to a commission proceeding within the 2 years preceding the former commission member's termination of service or former advisory staff member's termination of employment with the commission. This subsection applies only to former commissioners and advisory staff members who are appointed or reappointed to or hired with the commission on or after July 1, 2010. (3) For a period of 2 years following termination of service on the commission, a former member may not accept employment by or compensation from a business entity which, directly or indirectly, owns or controls a public utility regulated by the commission, from a public utility regulated by the commission, from a business entity which, directly or indirectly, is an affiliate or subsidiary of a public utility regulated by the commission or is an actual business competitor of a local exchange company or public utility regulated by the commission and is otherwise exempt from regulation by the commission under ss. 364.02(14) and 366.02(1), or from a

business entity or trade association that has been a party to a



commission proceeding within the 2 years preceding the member's termination of service on the commission. This subsection applies only to members of the Florida Public Service Commission who are appointed or reappointed after May 10, 1993. Section 3. This act shall take effect July 1, 2010.

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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 everything before the enacting clause and insert:

A bill to be entitled

An act relating to the Public Service Commission; amending s. 350.042, F.S.; revising provisions relating to ex parte communications; prohibiting a commissioner's advisory staff from discussing ex parte the merits of any issue before the commission; defining the term "advisory staff"; requiring that any communication between a commissioner or his or her advisory staff and a representative of a utility be made available to the public; requiring that any communication be posted on the commission's website within a specified time after the communication occurs; requiring that the commission post on its website a copy of written communications received by the commission; requiring that the commission prepare a written summary of certain communications and post such summary on its website within a specified time after the communication occurs; requiring that notice be posted on the commission's website a minimum number

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of hours before the occurrence of any meeting, telephone conference call, or written communication between a commissioner or advisory staff; authorizing the Office of Public Counsel to participate in such communications for limited purposes; providing an exception for certain commission staff or industry representatives; providing penalties for advisory staff who fail to report certain communications; amending s. 350.0605, F.S.; prohibiting former commissioners and advisory staff of the Public Service Commission from lobbying the legislative or executive branch of state government on behalf of any client or industry regulated by the commission for 2 years after termination of service or employment with the commission; defining the term "advisory staff"; prohibiting any former advisory staff member of the commission from appearing before the commission representing any client or industry regulated by the commission for 2 years after termination of employment with the commission; providing that such prohibitions apply to commissioners and advisory staff who are appointed or reappointed to or who terminate their employment with the commission on or after a specified date; prohibiting a former commissioner or advisory staff member from accepting employment by or compensation from certain entities regulated by the commission for a period of 2 years after termination of service or employment with the commission; providing that the prohibition applies to former



commissioners and advisory staff members who are
appointed or reappointed to or hired with the
commission on or after a specified date; providing an
effective date.