

Florida Senate

VOTING — DISCLOSURE OF CONFLICT

Pursuant to Senate Rule 1.39, a Senator, even though he or she may vote, must disclose the nature of any interest in a matter if the interest would inure to the special private gain or loss of certain, specified persons or entities listed in Rule 1.39.

DISCLOSURE OF CONFLICT

4/4/2013

Date

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in
Senate Bill 530, Dispute Resolution

(Bill Number; Appointment; Suspension)

all filed amendments

(Amendment Barcode)

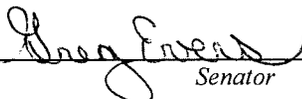
provide a special private gain or loss to (circle one):

- 1. A principal by whom I or my spouse, parent, or child is retained or employed;
- 2. A parent organization or subsidiary of a corporate principal by which I am retained or employed; or
- 3. An immediate family member or business associate of mine.

The nature of the interest and the persons or entities involved are specified below.

While I do not believe I have a conflict, out of an abundance of caution, I hereby disclose that my spouse may represent one or more clients that may have an interest in this bill and/or amendments to this bill. My spouse is an attorney and bound by the confidentiality rules of The Florida Bar, pursuant to Rule 4-1.6 of the Rules Regulating The Florida Bar. Pursuant to a voluntary agreement between my spouse and myself, she does not discuss client positions with me, nor does she advocate to me regarding client positions.

As permitted by Senate Rule, I may vote on this matter.



 Senator

2

District