## Florida Senate - 2005

By Senator Sebesta

16-1132A-05

1	A bill to be entitled
2	An act relating to ethics for public officers
3	and employees; amending s. 104.31, F.S.;
4	prohibiting employees of the state and its
5	political subdivisions from participating in a
6	political campaign during certain time periods;
7	amending s. 112.313, F.S.; prohibiting certain
8	disclosures by a former public officer, agency
9	employee, or local government attorney;
10	redefining the term "employee" to include
11	certain other-personal-services employees for
12	certain postemployment activities; providing an
13	exemption from provisions prohibiting conflicts
14	in employment to a person who, after serving on
15	an advisory board, files a statement with the
16	Commission on Ethics relating to a bid or
17	submission; amending s. 112.3144, F.S.;
18	specifying how assets valued in excess of
19	\$1,000 are to be reported by a reporting
20	individual; amending s. 112.3145, F.S.;
21	requiring that a delinquency notice be sent to
22	certain officeholders by certified mail, return
23	receipt requested; reducing the maximum penalty
24	for failing to file a disclosure of financial
25	interests from \$1,500 to \$300; revising certain
26	filing deadlines; revising the grounds to
27	appeal a fine; amending s. 112.3147, F.S.;
28	deleting certain provisions relating to
29	reporting the value of assets; amending s.
30	112.3148, F.S.; providing requirements for
31	persons who have left office or employment as

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1	to filing a report relating to gifts; amending
2	s. 112.3149, F.S.; requiring that a report of
3	honoraria by a person who left office or
4	employment be filed by a specified date;
5	amending s. 112.317, F.S.; authorizing the
6	commission to recommend a restitution penalty
7	be paid to the agency or the General Revenue
8	Fund; authorizing the Attorney General to
9	recover costs for filing suit to collect
10	penalties and fines; deleting provisions
11	imposing a penalty for the disclosure of
12	information concerning a complaint or an
13	investigation; amending s. 112.3185, F.S.;
14	providing additional standards for state agency
15	employees relating to procurement of goods and
16	services by a state agency; authorizing an
17	employee whose position was eliminated to
18	engage in certain contractual activities;
19	prohibiting former employees from certain
20	specified activities; amending s. 112.3215,
21	F.S.; requiring the commission to adopt a rule
22	detailing the grounds for waiving a fine and
23	the procedures when a lobbyist fails to timely
24	file his or her report; requiring automatic
25	suspension of a lobbyist's registration if the
26	fine is not timely paid; amending s. 112.322,
27	F.S.; authorizing travel and per diem expenses
28	for certain witnesses; amending s. 112.324,
29	F.S.; providing procedures for the commission
30	to handle complaints of violations; amending s.
31	914.21, F.S.; redefining the terms "official
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1 investigation" and "official proceeding," for 2 purposes of provisions relating to tampering with witnesses, to include an investigation by 3 4 the Commission on Ethics; providing an 5 effective date. б 7 Be It Enacted by the Legislature of the State of Florida: 8 Section 1. Present subsections (2) and (3) of section 9 104.31, Florida Statutes, are redesignated as subsections (3) 10 and (4), respectively, and a new subsection (2) is added to 11 12 that section, to read: 13 104.31 Political activities of state, county, and municipal officers and employees .--14 (2) An employee of the state or any political 15 subdivision may not participate in any political campaign for 16 17 an elective office while on duty or within any period of time 18 during which the employee is expected to perform services for which he or she receives compensation from the state or a 19 political subdivision. 20 21 Section 2. Subsection (8), paragraph (a) of subsection 22 (9), paragraph (b) of subsection (12), and subsection (14) of 23 section 112.313, Florida Statutes, are amended to read: 112.313 Standards of conduct for public officers, 2.4 employees of agencies, and local government attorneys .--25 (8) DISCLOSURE OR USE OF CERTAIN INFORMATION. -- No 26 27 current or former public officer, employee of an agency, or 2.8 local government attorney shall disclose or use information 29 not available to members of the general public and gained by reason of his or her official position, except for information 30 relating exclusively to governmental practices, for his or her 31

1 personal gain or benefit or for the personal gain or benefit 2 of any other person or business entity. (9) POSTEMPLOYMENT RESTRICTIONS; STANDARDS OF CONDUCT 3 4 FOR LEGISLATORS AND LEGISLATIVE EMPLOYEES.--5 (a)1. It is the intent of the Legislature to implement 6 by statute the provisions of s. 8(e), Art. II of the State 7 Constitution relating to legislators, statewide elected 8 officers, appointed state officers, and designated public 9 employees. 10 2. As used in this paragraph: a. "Employee" means: 11 12 (I) Any person employed in the executive or 13 legislative branch of government holding a position in the Senior Management Service as defined in s. 110.402 or any 14 person holding a position in the Selected Exempt Service as 15 defined in s. 110.602 or any person having authority over 16 17 policy or procurement employed by the Department of the 18 Lottery. (II) The Auditor General, the director of the Office 19 of Program Policy Analysis and Government Accountability, the 20 21 Sergeant at Arms and Secretary of the Senate, and the Sergeant 22 at Arms and Clerk of the House of Representatives. 23 (III) The executive director of the Legislative Committee on Intergovernmental Relations and the executive 2.4 director and deputy executive director of the Commission on 25 Ethics. 26 27 (IV) An executive director, staff director, or deputy 2.8 staff director of each joint committee, standing committee, or select committee of the Legislature; an executive director, 29 staff director, executive assistant, analyst, or attorney of 30 the Office of the President of the Senate, the Office of the 31

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1 Speaker of the House of Representatives, the Senate Majority 2 Party Office, Senate Minority Party Office, House Majority Party Office, or House Minority Party Office; or any person, 3 hired on a contractual basis, having the power normally 4 conferred upon such persons, by whatever title. 5 6 (V) The Chancellor and Vice Chancellors of the State 7 University System; the general counsel to the Board of 8 Regents; and the president, vice presidents, and deans of each 9 state university. 10 (VI) Any person, including an other-personal-services employee, having the power normally conferred upon the 11 12 positions referenced in this sub-subparagraph. 13 b. "Appointed state officer" means any member of an appointive board, commission, committee, council, or authority 14 of the executive or legislative branch of state government 15 whose powers, jurisdiction, and authority are not solely 16 17 advisory and include the final determination or adjudication of any personal or property rights, duties, or obligations, 18 other than those relative to its internal operations. 19 20 c. "State agency" means an entity of the legislative, 21 executive, or judicial branch of state government over which 22 the Legislature exercises plenary budgetary and statutory 23 control. 3. No member of the Legislature, appointed state 2.4 officer, or statewide elected officer shall personally 25 represent another person or entity for compensation before the 26 27 government body or agency of which the individual was an 2.8 officer or member for a period of 2 years following vacation of office. No member of the Legislature shall personally 29 represent another person or entity for compensation during his 30 or her term of office before any state agency other than 31

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1 judicial tribunals or in settlement negotiations after the 2 filing of a lawsuit. 3 4. No agency employee shall personally represent another person or entity for compensation before the agency 4 with which he or she was employed for a period of 2 years 5 6 following vacation of position, unless employed by another 7 agency of state government. 5. Any person violating this paragraph shall be 8 subject to the penalties provided in s. 112.317 and a civil 9 10 penalty of an amount equal to the compensation which the person receives for the prohibited conduct. 11 12 6. This paragraph is not applicable to: 13 a. A person employed by the Legislature or other agency before prior to July 1, 1989; 14 b. A person who was employed by the Legislature or 15 other agency on July 1, 1989, whether or not the person was a 16 17 defined employee on July 1, 1989; 18 c. A person who was a defined employee of the State University System or the Public Service Commission who held 19 20 such employment on December 31, 1994; 21 d. A person who has reached normal retirement age as 22 defined in s. 121.021(29), and who has retired under the 23 provisions of chapter 121 by July 1, 1991; or e. Any appointed state officer whose term of office 2.4 began before January 1, 1995, unless reappointed to that 25 office on or after January 1, 1995; or. 26 27 f. An agency employee whose position was transferred 2.8 from the Career Service System to the Selected Exempt Service System under chapter 2001-43, Laws of Florida. 29 30 (12) EXEMPTION. -- The requirements of subsections (3) and (7) as they pertain to persons serving on advisory boards 31

1	may be waived in a particular instance by the body which
2	appointed the person to the advisory board, upon a full
3	disclosure of the transaction or relationship to the
4	appointing body prior to the waiver and an affirmative vote in
5	favor of waiver by two-thirds vote of that body. In instances
6	in which appointment to the advisory board is made by an
7	individual, waiver may be effected, after public hearing, by a
8	determination by the appointing person and full disclosure of
9	the transaction or relationship by the appointee to the
10	appointing person. In addition, no person shall be held in
11	violation of subsection (3) or subsection (7) if:
12	(b) The business is awarded under a system of sealed,
13	competitive bidding to the lowest or best bidder and:
14	1. The official or the official's spouse or child has
15	in no way participated in the determination of the bid
16	specifications or the determination of the lowest or best
17	bidder;
18	2. The official or the official's spouse or child has
19	in no way used or attempted to use the official's influence to
20	persuade the agency or any personnel thereof to enter such a
21	contract other than by the mere submission of the bid; and
22	3. The official, prior to or at the time of the
23	submission of the bid, has filed a statement with the
24	<u>Commission on Ethics</u> <del>Department of State</del> , if the official is a
25	state officer or employee, or with the supervisor of elections
26	of the county in which the agency has its principal office, if
27	the official is an officer or employee of a political
28	subdivision, disclosing the official's interest, or the
29	interest of the official's spouse or child, and the nature of
30	the intended business.
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1	(14) LOBBYING BY FORMER LOCAL OFFICERS;
2	PROHIBITIONA person who has been elected to any county,
3	municipal, special district, or school district office may not
4	personally represent another person or entity for compensation
5	before the <u>government</u> <del>governing</del> body <u>or agency</u> of which the
б	person was an officer for a period of 2 years after vacating
7	that office.
8	Section 3. Present subsections $(4)$ , $(5)$ , and $(6)$ of
9	section 112.3144, Florida Statutes, are redesignated as
10	subsections (5), (6), and (7), respectively, and a new
11	subsection (4) is added to that section, to read:
12	112.3144 Full and public disclosure of financial
13	interests
14	(4)(a) With respect to reporting assets valued in
15	excess of \$1,000 on forms prescribed under this section which
16	the reporting individual holds jointly with another person,
17	the amount reported shall be based on the reporting
18	individual's legal percentage of ownership in the property.
19	However, assets that are held jointly, with right of
20	survivorship, must be reported at 100 percent of the value of
21	the asset. For purposes of this subsection, a reporting
22	individual is deemed to own a percentage of a partnership
23	which is equal to the reporting individual's interest in the
24	capital or equity of the partnership.
25	(b)1. With respect to reporting liabilities valued in
26	excess of \$1,000 on forms prescribed under this section for
27	which the reporting individual is jointly and severally
28	liable, the amount reported shall be based on the reporting
29	individual's percentage of liability rather than the total
30	amount of the liability. However, liability for a debt that is
31	secured by property owned by the reporting individual but that

1 is held jointly, with right of survivorship, must be reported 2 at 100 percent of the total amount owed. 3 2. A separate section of the form shall be created to provide for the reporting of the amounts of joint and several 4 5 liability of the reporting individual not otherwise reported 6 in subparagraph 1. 7 Section 4. Paragraphs (c), (d), and (f) of subsection (6) of section 112.3145, Florida Statutes, are amended to 8 9 read: 10 112.3145 Disclosure of financial interests and clients represented before agencies.--11 12 (6) Forms for compliance with the disclosure 13 requirements of this section and a current list of persons subject to disclosure shall be created by the commission and 14 provided to each supervisor of elections. The commission and 15 each supervisor of elections shall give notice of disclosure 16 17 deadlines and delinguencies and distribute forms in the 18 following manner: (c) Not later than 30 days after July 1 of each year, 19 the commission and each supervisor of elections shall 20 21 determine which persons required to file a statement of 22 financial interests in their respective offices have failed to 23 do so and shall send delinquency notices by certified mail, return receipt requested, to these such persons. Each notice 2.4 shall state that a grace period is in effect until September 1 25 of the current year; that no investigative or disciplinary 26 27 action based upon the delinquency will be taken by the agency 2.8 head or commission if the statement is filed by September 1 of the current year; that, if the statement is not filed by 29 September 1 of the current year, a fine of \$25 for each day 30 late will be imposed, up to a maximum penalty of \$300\$1,500; 31

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1 for notices sent by a supervisor of elections, that he or she 2 is required by law to notify the commission of the delinquency; and that, if upon the filing of a sworn complaint 3 the commission finds that the person has failed to timely file 4 the statement within 12  $\frac{60}{100}$  days after September 1 of the 5 6 current year, such person will also be subject to the 7 penalties provided in s. 112.317. (d) No later than October 1 November 15 of each year, 8 the supervisor of elections in each county shall certify to 9 10 the commission a list of the names and addresses of, and the offices or positions held by, all persons who have failed to 11 12 timely file the required statements of financial interests. 13 The certification must include the earliest of the dates described in subparagraph (f)1. The certification shall be on 14 a form prescribed by the commission and shall indicate whether 15 the supervisor of elections has provided the disclosure forms 16 17 and notice as required by this subsection to all persons named 18 on the delinquency list. (f) Any person who is required to file a statement of 19 financial interests and whose name is on the commission's 20 21 mailing list but who fails to timely file is assessed a fine 22 of \$25 per day for each day late up to a maximum of \$300 23 <del>\$1,500</del>; however, this\$300<del>\$1,500</del> limitation on automatic fines does not limit the civil penalty that may be imposed if 2.4 the statement is filed more than 12 60 days after the deadline 25 and a complaint is filed, as provided in s. 112.324. The 26 27 commission must provide by rule the grounds for waiving the 2.8 fine and procedures by which each person whose name is on the 29 mailing list and who is determined to have not filed in a 30 timely manner will be notified of assessed fines and may 31

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appeal. The rule must provide for and make specific the 1 2 following: 1. The amount of the fine due is based upon the 3 4 earliest of the following: 5 a. When a statement is actually received by the б office. 7 b. When the statement is postmarked. c. When the certificate of mailing is dated. 8 9 d. When the receipt from an established courier company is dated. 10 2. For a specified state employee or a state officer, 11 12 upon receipt of the disclosure statement by the commission or 13 upon accrual of the maximum penalty, whichever occurs first, and for a local officer upon receipt by the commission of the 14 certification from the local officer's supervisor of elections 15 under pursuant to paragraph (d), the commission shall 16 17 determine the amount of the fine which is due and shall notify 18 the delinquent person. The notice must include an explanation of the appeal procedure under subparagraph 3. The fine must be 19 paid within 30 days after the notice of payment due is 20 21 transmitted, unless appeal is made to the commission under 22 pursuant to subparagraph 3. The moneys are to be deposited 23 into the General Revenue Fund. 3. Any reporting person may appeal or dispute a fine, 2.4 based upon a failure of notice of the requirements to file the 25 annual disclosure unusual circumstances surrounding the 26 failure to file on the designated due date, and may request 27 2.8 and is entitled to a hearing before the commission, which may 29 waive the fine in whole or in part based upon a failure of adequate notice for good cause shown. Any such request must be 30 made within 30 days after the notice of payment due is 31

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1 transmitted. In such a case, the reporting person must, within 2 the 30-day period, notify the person designated to review the timeliness of reports in writing of his or her intention to 3 bring the matter before the commission. 4 5 Section 5. Section 112.3147, Florida Statutes, is б amended to read: 7 112.3147 Forms.--(1) All information required to be furnished by ss. 8 112.313, 112.3143, 112.3144, 112.3145, 112.3148, and 112.3149 9 10 and by s. 8, Art. II of the State Constitution shall be on forms prescribed by the Commission on Ethics. 11 12 (2)(a) With respect to reporting assets valued in 13 excess of \$1,000 on forms prescribed pursuant to s. 112.3144 which the reporting individual holds jointly with another 14 15 person, the amount reported shall be based on the reporting 16 individual's legal percentage of ownership in the property, 17 except that assets held jointly with the reporting 18 individual's spouse shall be reported at 100 percent of the value of the asset. For purposes of this subsection, a 19 reporting individual is deemed to own an interest in a 2.0 21 partnership which corresponds to the reporting individual's 22 interest in the capital or equity of the partnership. 23 (b)1. With respect to reporting liabilities valued in 2.4 excess of \$1,000 on forms prescribed pursuant to s. 112.3144 for which the reporting individual is jointly and severally 25 26 liable, the amount reported shall be based upon the reporting 27 individual's percentage of liability rather than the total 2.8 amount of the liability, except, a joint and several liability with the reporting individual's spouse for a debt which 29 relates to property owned by both as tenants by the entirety 30 shall be reported at 100 percent of the total amount owed. 31

1 2. A separate section of the form shall be created to 2 provide for the reporting of the amounts of joint and 3 liability of the reporting individual not otherwise <del>reported</del> 4 in paragraph (a). 5 Section 6. Paragraph (d) of subsection (6) and б subsection (8) of section 112.3148, Florida Statutes, are 7 amended to read: 8 112.3148 Reporting and prohibited receipt of gifts by individuals filing full or limited public disclosure of 9 10 financial interests and by procurement employees .--(6) 11 12 (d) No later than July 1 of each year, each reporting 13 individual or procurement employee shall file a statement listing each gift having a value in excess of \$100 received by 14 the reporting individual or procurement employee, either 15 directly or indirectly, from a governmental entity or a 16 17 direct-support organization specifically authorized by law to 18 support a governmental entity. The statement shall list the name of the person providing the gift, a description of the 19 gift, the date or dates on which the gift was given, and the 20 21 value of the total gifts given during the calendar year for 22 which the report is made. The reporting individual or 23 procurement employee shall attach to the such statement any report received by him or her in accordance with paragraph 2.4 (c), which report shall become a public record when filed with 25 the statement of the reporting individual or procurement 26 27 employee. The reporting individual or procurement employee may 2.8 explain any differences between the report of the reporting 29 individual or procurement employee and the attached reports. The annual report filed by a reporting individual shall be 30

31 filed with the financial disclosure statement required by

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1 either s. 8, Art. II of the State Constitution or s. 112.3145, 2 as applicable to the reporting individual. The annual report filed by a procurement employee shall be filed with the 3 Commission on Ethics. The report filed by a reporting 4 individual or procurement employee who left office or 5 6 employment during the calendar year covered by the report 7 shall be filed by July 1 of the year after leaving office or 8 employment at the same location as his or her final financial disclosure statement or, in the case of a former procurement 9 10 employee, with the Commission on Ethics. (8)(a) Each reporting individual or procurement 11 12 employee shall file a statement with the Commission on Ethics 13 no later than on the last day of each calendar quarter, for the previous calendar quarter, containing a list of gifts 14 which he or she believes to be in excess of \$100 in value, if 15 any, accepted by him or her, for which compensation was not 16 17 provided by the donee to the donor within 90 days of receipt 18 of the gift to reduce the value to \$100 or less, except the following: 19 1. Gifts from relatives. 2.0 21 2. Gifts prohibited by subsection (4) or s. 2.2 112.313(4).23 3. Gifts otherwise required to be disclosed by this section. 2.4 (b) The statement shall include: 25 1. A description of the gift, the monetary value of 26 27 the gift, the name and address of the person making the gift, 2.8 and the dates thereof. If any of these facts, other than the gift description, are unknown or not applicable, the report 29 30 shall so state. 31

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1 2. A copy of any receipt for a such gift provided to 2 the reporting individual or procurement employee by the donor. 3 (c) The statement may include an explanation of any 4 differences between the reporting individual's or procurement employee's statement and the receipt provided by the donor. 5 6 (d) The reporting individual's or procurement 7 employee's statement shall be sworn to by the such person as 8 being a true, accurate, and total listing of all such gifts. (e) Statements must be filed not later than 5 p.m. of 9 10 the due date. However, any statement that is postmarked by the United States Postal Service by midnight of the due date is 11 12 deemed to have been filed in a timely manner, and a 13 certificate of mailing obtained from and dated by the United States Postal Service at the time of the mailing, or a receipt 14 from an established courier company which bears a date on or 15 before the due date, constitutes proof of mailing in a timely 16 17 manner. (f)(e) If a reporting individual or procurement 18 employee has not received any gifts described in paragraph (a) 19 during a calendar quarter, he or she is not required to file a 20 21 statement under this subsection for that calendar quarter. 22 Section 7. Subsection (6) of section 112.3149, Florida 23 Statutes, is amended to read: 112.3149 Solicitation and disclosure of honoraria.--2.4 25 (6) A reporting individual or procurement employee who receives payment or provision of expenses related to any 26 27 honorarium event from a person who is prohibited by subsection 2.8 (4) from paying an honorarium to a reporting individual or 29 procurement employee shall publicly disclose on an annual statement the name, address, and affiliation of the person 30 paying or providing the expenses; the amount of the honorarium 31

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1	expenses; the date of the honorarium event; a description of
2	the expenses paid or provided on each day of the honorarium
3	event; and the total value of the expenses provided to the
4	reporting individual or procurement employee in connection
5	with the honorarium event. The annual statement of honorarium
б	expenses shall be filed by July 1 of each year for $\underline{these}\ \underline{such}$
7	expenses received during the previous calendar year. The
8	reporting individual or procurement employee shall attach to
9	the annual statement a copy of each statement received by him
10	or her in accordance with subsection (5) regarding honorarium
11	expenses paid or provided during the calendar year for which
12	the annual statement is filed. <u>The</u> Such attached statement
13	shall become a public record upon the filing of the annual
14	report. The annual statement of a reporting individual shall
15	be filed with the financial disclosure statement required by
16	either s. 8, Art. II of the State Constitution or s. 112.3145,
17	as applicable to the reporting individual. The annual
18	statement of a procurement employee shall be filed with the
19	Commission on Ethics. The statement filed by a reporting
20	individual or procurement employee who left office or
21	employment during the calendar year covered by the statement
22	shall be filed by July 1 of the year after leaving office or
23	employment at the same location as his or her final financial
24	disclosure statement or, in the case of a former procurement
25	employee, with the Commission on Ethics.
26	Section 8. Subsections (1), (2), (6), (7), and (8) of
27	section 112.317, Florida Statutes, are amended to read:
28	112.317 Penalties
29	(1) Violation of any provision of this part,
30	including, but not limited to, any failure to file any
31	disclosures required by this part or violation of any standard
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of conduct imposed by this part, or violation of any provision 1 2 of s. 8, Art. II of the State Constitution, in addition to any 3 criminal penalty or other civil penalty involved, shall, under pursuant to applicable constitutional and statutory 4 procedures, constitute grounds for, and may be punished by, 5 б one or more of the following: 7 (a) In the case of a public officer: 1. Impeachment. 8 2. Removal from office. 9 10 3. Suspension from office. 4. Public censure and reprimand. 11 12 5. Forfeiture of no more than one-third salary per month for no more than 12 months. 13 6. A civil penalty not to exceed \$10,000. 14 7. Restitution of any pecuniary benefits received 15 because of the violation committed. The commission may 16 17 recommend that the restitution penalty be paid to the agency of which the public officer was a member or to the General 18 <u>Revenue Fund.</u> 19 (b) In the case of an employee or a person designated 20 21 as a public officer by this part who otherwise would be deemed 22 to be an employee: 23 1. Dismissal from employment. 2. Suspension from employment for not more than 90 2.4 days without pay. 25 3. Demotion. 26 27 4. Reduction in salary level. 2.8 5. Forfeiture of no more than one-third salary per 29 month for no more than 12 months. 30 6. A civil penalty not to exceed \$10,000. 31

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1 7. Restitution of any pecuniary benefits received 2 because of the violation committed. The commission may recommend that the restitution penalty be paid to the agency 3 4 by which the public employee was employed, or of which the officer was deemed to be an employee, or to the General 5 б Revenue Fund. 7 8. Public censure and reprimand. 8 (c) In the case of a candidate who violates the provisions of this part or s. 8(a) and (i), Art. II of the 9 10 State Constitution: 1. Disgualification from being on the ballot. 11 12 2. Public censure. 13 3. Reprimand. 4. A civil penalty not to exceed \$10,000. 14 (d) In the case of a former public officer or employee 15 who has violated a provision applicable to former officers or 16 17 employees or whose violation occurred before the prior to such 18 officer's or employee's leaving public office or employment: 1. Public censure and reprimand. 19 2. A civil penalty not to exceed \$10,000. 20 21 3. Restitution of any pecuniary benefits received 22 because of the violation committed. The commission may 23 recommend that the restitution penalty be paid to the agency of the public officer or employee or to the General Revenue 2.4 25 Fund. In any case in which the commission finds a 26 (2) 27 violation of this part or of s. 8, Art. II of the State 2.8 Constitution and the proper disciplinary official or body under s. 112.324, imposes recommends a civil penalty or 29 restitution penalty, the Attorney General shall bring a civil 30 action to recover such penalty. No defense may be raised in 31

1 the civil action to enforce the civil penalty or order of 2 restitution that could have been raised by judicial review of the administrative findings and recommendations of the 3 commission by certiorari to the district court of appeal. The 4 5 Attorney General shall collect any costs, attorney's fees, 6 expert witness fees, or other costs of collection incurred in 7 bringing the action. 8 (6) Any person who willfully discloses, or permits to be disclosed, his or her intention to file a complaint, the 9 10 existence or contents of a complaint which has been filed with 11 commission, or any document, action, or proceeding in the 12 connection with a confidential preliminary investigation of 13 the commission, before such complaint, document, action, or proceeding becomes a public record as provided herein commits 14 a misdemeanor of the first degree, punishable as provided in 15 16 s. 775.082 or s. 775.083. 17 (6) (7) In any case in which the commission finds 18 probable cause to believe that a complainant has committed perjury in regard to any document filed with, or any testimony 19 given before, the commission, it shall refer such evidence to 20 21 the appropriate law enforcement agency for prosecution and 22 taxation of costs. 23 (7) (8) In any case in which the commission determines that a person has filed a complaint against a public officer 2.4 or employee with a malicious intent to injure the reputation 25 of such officer or employee by filing the complaint with 26 27 knowledge that the complaint contains one or more false 2.8 allegations or with reckless disregard for whether the complaint contains false allegations of fact material to a 29 violation of this part, the complainant shall be liable for 30 costs plus reasonable attorney's fees incurred in the defense 31

of the person complained against, including the costs and 1 2 reasonable attorney's fees incurred in proving entitlement to and the amount of costs and fees. If the complainant fails to 3 pay such costs and fees voluntarily within 30 days following 4 such finding by the commission, the commission shall forward 5 6 such information to the Department of Legal Affairs, which 7 shall bring a civil action in a court of competent 8 jurisdiction to recover the amount of such costs and fees 9 awarded by the commission. 10 Section 9. Section 112.3185, Florida Statutes, is amended to read: 11 12 112.3185 Additional standards for state agency 13 employees Contractual services .--(1) For the purposes of this section: 14 "Contractual services" shall be defined as set 15 (a) 16 forth in chapter 287. 17 (b) "Agency" means any state officer, department, 18 board, commission, or council of the executive or judicial branch of state government and includes the Public Service 19 Commission. 20 21 (2) No agency employee who participates through 22 decision, approval, disapproval, recommendation, preparation 23 of any part of a purchase request, influencing the content of any specification or procurement standard, rendering of 2.4 advice, investigation, or auditing or in any other advisory 25 capacity in the procurement of contractual services shall 26 27 become or be, while an agency employee, the employee of a 2.8 person contracting with the agency by whom the employee is 29 employed. 30 (3) No agency employee shall, after retirement or termination, have or hold any employment or contractual 31

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1	relationship with any business entity other than an agency in
2	connection with any contract in which the agency employee
3	participated personally and substantially through decision,
4	approval, disapproval, recommendation, rendering of advice, or
5	investigation while an officer or employee. <u>When the agency</u>
6	employee's position is eliminated and his or her duties are
7	performed by the business entity, this subsection does not
8	prohibit him or her from employment or contractual
9	relationship with the business entity if the employee's
10	participation in the contract was limited to recommendation,
11	rendering of advice, or investigation while an employee and if
12	the agency head determines that the best interests of the
13	state will be served thereby and provides prior written
14	approval for the particular employee.
15	(4) No agency employee shall, within 2 years after
16	retirement or termination, have or hold any employment or
17	contractual relationship with any business entity other than
18	an agency in connection with any contract for contractual
19	services which was within his or her responsibility while an
20	employee. If the agency employee's position is eliminated and
21	his or her duties are performed by the business entity, the
22	provisions of this subsection may be waived by the agency head
23	through prior written approval for a particular employee if
24	the agency head determines that the best interests of the
25	state will be served thereby.
26	(5) The sum of money paid to a former agency employee
27	during the first year after the cessation of his or her
28	responsibilities, by the agency with whom he or she was
29	employed, for contractual services provided to the agency,
30	shall not exceed the annual salary received on the date of
31	cessation of his or her responsibilities. <del>The provisions of</del>
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1 This subsection may be waived by the agency head for a particular contract if the agency head determines that <u>a</u> such 2 waiver will result in significant time or cost savings for the 3 4 state. 5 (6) No agency employee shall, after retirement or б termination, represent or advise another person or entity, 7 except the state, in any matter in which the employee participated personally in his or her official capacity 8 through decision, approval, disapproval, recommendation, 9 rendering of advice, investigation, or otherwise while an 10 employee. The term "matter" includes any judicial or other 11 proceeding, application, request for a ruling, or other 12 13 determination, contract, claim, controversy, investigation, charge, accusation, arrest, or other particular action 14 involving a specific party or parties. 15 (7) (6) No agency employee acting in an official 16 17 capacity shall directly or indirectly procure contractual 18 services for his or her own agency from any business entity of which a relative is an officer, partner, director, or 19 proprietor or in which the such officer or employee or his or 20 21 her spouse or child, or any combination of them, has a 22 material interest. 23 (8) (7) A violation of any provision of this section is punishable in accordance with s. 112.317. 2.4 (9)(8) This section is not applicable to any employee 25 of the Public Service Commission who was so employed on or 26 27 before December 31, 1994. 2.8 Section 10. Paragraph (f) of subsection (5) of section 112.3215, Florida Statutes, is amended to read: 29 30 31

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1 112.3215 Lobbyists before the executive branch or the 2 Constitution Revision Commission; registration and reporting; investigation by commission .--3 (5) 4 5 (f) The commission shall provide by rule the grounds б for waiving the fine and the procedures a procedure by which a 7 lobbyist who fails to timely file a report shall be notified and assessed fines and the procedure for appealing the fines. 8 The rule shall provide for the following: 9 10 1. Upon determining that the report is late, the person designated to review the timeliness of reports shall 11 12 immediately notify the lobbyist as to the failure to timely 13 file the report and that a fine is being assessed for each late day. The fine shall be \$50 per day per report for each 14 late day up to a maximum of \$5,000 per late report. 15 2. Upon receipt of the report, the person designated 16 17 to review the timeliness of reports shall determine the amount of the fine due based upon the earliest of the following: 18 a. When a report is actually received by the lobbyist 19 registration and reporting office. 20 21 b. When the report is postmarked. 22 c. When the certificate of mailing is dated. 23 d. When the receipt from an established courier company is dated. 2.4 25 3. Such fine shall be paid within 30 days after the notice of payment due is transmitted by the Lobbyist 26 27 Registration Office, unless appeal is made to the commission. 2.8 The moneys shall be deposited into the Executive Branch Lobby 29 Registration Trust Fund. 30 4. A fine shall not be assessed against a lobbyist the first time any reports for which the lobbyist is responsible 31

1 are not timely filed. However, to receive the one-time fine 2 waiver, all reports for which the lobbyist is responsible must be filed within 30 days after the notice that any reports have 3 not been timely filed is transmitted by the Lobbyist 4 Registration Office. A fine shall be assessed for any 5 6 subsequent late-filed reports. 7 5. Any lobbyist may appeal or dispute a fine, based 8 upon unusual circumstances surrounding the failure to file on the designated due date, and may request and shall be entitled 9 10 to a hearing before the commission, which shall have the authority to waive the fine in whole or in part for good cause 11 12 shown. Any such request shall be made within 30 days after 13 the notice of payment due is transmitted by the Lobbyist Registration Office. In such case, the lobbyist shall, within 14 the 30-day period, notify the person designated to review the 15 timeliness of reports in writing of his or her intention to 16 17 bring the matter before the commission. 6. The person designated to review the timeliness of 18 reports shall notify the commission of the failure of a 19 lobbyist to file a report after notice or of the failure of a 20 21 lobbyist to pay the fine imposed. The registration of a 22 lobbyist who fails to timely pay a fine is automatically 23 suspended until the fine is paid, unless an appeal of the fine is pending before the commission. 2.4 7. Notwithstanding any provision of chapter 120, any 25 fine imposed under this subsection that is not waived by final 26 27 order of the commission and that remains unpaid more than 60 2.8 days after the notice of payment due or more than 60 days after the commission renders a final order on the lobbyist's 29 appeal shall be collected by the Department of Financial 30 Services as a claim, debt, or other obligation owed to the 31

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state, and the department may assign the collection of such 1 fine to a collection agent as provided in s. 17.20. 2 Section 11. Subsection (4) of section 112.322, Florida 3 4 Statutes, is amended to read: 5 112.322 Duties and powers of commission.-б (4) The commission has the power to subpoena, audit, 7 and investigate. The commission may subpoena witnesses and 8 compel their attendance and testimony, administer oaths and affirmations, take evidence, and require by subpoena the 9 production of any books, papers, records, or other items 10 relevant to the performance of the duties of the commission or 11 12 to the exercise of its powers. The commission may delegate to 13 its investigators the authority to administer oaths and affirmations. The commission may delegate the authority to 14 issue subpoenas to its chair, and may authorize its employees 15 to serve any subpoena issued under this section. In the case 16 17 of a refusal to obey a subpoena issued to any person, the 18 commission may make application to any circuit court of this state which shall have jurisdiction to order the witness to 19 appear before the commission and to produce evidence, if so 20 21 ordered, or to give testimony touching on the matter in 22 question. Failure to obey the order may be punished by the 23 court as contempt. Witnesses shall be paid mileage and witnesses fees as authorized for witnesses in civil cases\_ 2.4 except that a witness who is required to travel outside the 25 26 county of his or her residence to testify is entitled to per 27 diem and travel expenses at the same rate provided for state 2.8 employees under s. 112.061, to be paid after the witness 29 <u>appears</u>. Section 12. Section 112.324, Florida Statutes, is 30 amended to read: 31

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1 112.324 Procedures on complaints of violations; public 2 records and meeting exemptions .--3 (1) Upon a written complaint executed on a form 4 prescribed by the commission and signed under oath or 5 affirmation by any person, The commission shall investigate 6 any alleged violation of this part or any other alleged breach 7 of the public trust within the jurisdiction of the commission 8 as provided in s. 8(f), Art. II of the State Constitution in accordance with procedures set forth herein: 9 10 (a) On a written complaint executed on a form prescribed by the commission and signed under oath or 11 12 affirmation by any person; 13 (b) Upon receipt of a written referral of a possible violation of this part or other possible breach of the public 14 trust from the Governor, the Chief Financial Officer, a state 15 attorney, the executive director of the Department of Law 16 17 Enforcement, or the statewide prosecutor, which the commission 18 unanimously deems sufficient to indicate a breach of the public trust. 19 20 21 Within 5 days after receipt of a complaint by the commission, 2.2 or after determination by the commission that the information 23 or referral received is deemed sufficient, a copy shall be transmitted to the alleged violator. 2.4 (2) The complaint and records relating to the 25 complaint or to any preliminary investigation, or to the 26 27 commission's determination regarding the information or the 2.8 referral held by the commission or its agents or by a 29 Commission on Ethics and Public Trust established by any county defined in s. 125.011(1), are confidential and exempt 30 from the provisions of s. 119.07(1) and s. 24(a), Art. I of 31

1 the State Constitution, and any proceeding conducted by the 2 commission or a Commission on Ethics and Public Trust, pursuant to a complaint or preliminary investigation, is 3 exempt from the provisions of s. 286.011, s. 24(b), Art. I of 4 the State Constitution, and s. 120.525, until the complaint is 5 6 dismissed as legally insufficient, until the alleged violator 7 requests in writing that the such records and proceedings be 8 made public, or until the commission or a Commission on Ethics 9 and Public Trust determines, based on such investigation, whether probable cause exists to believe that a violation has 10 occurred. In no event shall a complaint under this part 11 12 against a candidate in any general, special, or primary 13 election be filed or any intention of filing such a complaint be disclosed on the day of any such election or within the 5 14 days immediately preceding the date of the election. 15 (3) A preliminary investigation shall be undertaken by 16 17 the commission of each legally sufficient complaint, 18 information, or referral over which the commission has jurisdiction to determine whether there is probable cause to 19 believe that a violation has occurred. If, upon completion of 20 21 the preliminary investigation, the commission finds no 22 probable cause to believe that this part has been violated or 23 that any other breach of the public trust has been committed, the commission shall dismiss the complaint or proceeding with 2.4 the issuance of a public report to the complainant and the 25 alleged violator, stating with particularity its reasons for 26 27 dismissal of the complaint. At that time, the complaint, the 2.8 proceeding, and all materials relating to the complaint shall become a matter of public record. If the commission finds from 29 the preliminary investigation probable cause to believe that 30 this part has been violated or that any other breach of the 31

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1 public trust has been committed, it shall so notify the 2 complainant and the alleged violator in writing. The Such notification and all documents made or received in the 3 disposition of the complaint or proceedings shall then become 4 public records. Upon request submitted to the commission in 5 6 writing, any person who the commission finds probable cause to 7 believe has violated any provision of this part or has 8 committed any other breach of the public trust shall be entitled to a public hearing. The Such person shall be deemed 9 to have waived the right to a public hearing if the request is 10 not received within 14 days following the mailing of the 11 12 probable cause notification required by this subsection. 13 However, the commission may on its own motion, require a public hearing, may conduct such further investigation as it 14 deems necessary, and may enter into such stipulations and 15 settlements as it finds to be just and in the best interest of 16 17 the state. The commission is without jurisdiction to, and no 18 respondent may voluntarily or involuntarily, enter into a stipulation or settlement which imposes any penalty, 19 including, but not limited to, a sanction or admonition or any 20 21 other penalty contained in s. 112.317. Penalties shall be 22 imposed only by the appropriate disciplinary authority as 23 designated in this section. (4) If, in cases pertaining to members of the 2.4 Legislature, upon completion of a full and final investigation 25 by the commission, the commission finds that there has been a 26 27 violation of this part or of any provision of s. 8, Art. II of 2.8 the State Constitution, the commission shall forward a copy of 29 the complaint, information, or referral and its findings by certified mail to the President of the Senate or the Speaker 30 of the House of Representatives, whichever is applicable, who 31

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1 shall refer the matter complaint to the appropriate committee 2 for investigation and action which shall be governed by the rules of its respective house. It shall be the duty of the 3 committee to report its final action upon the matter complaint 4 to the commission within 90 days of the date of transmittal to 5 6 the respective house. Upon request of the committee, the 7 commission shall submit a recommendation as to what penalty, 8 if any, should be imposed. In the case of a member of the Legislature, the house in which the member serves has shall 9 have the power to invoke the penalty provisions of this part. 10 (5) If, in cases pertaining to complaints against 11 12 impeachable officers, upon completion of a full and final 13 investigation by the commission, the commission finds that there has been a violation of this part or of any provision of 14 s. 8, Art. II of the State Constitution, and the commission 15 finds that the violation may constitute grounds for 16 17 impeachment, the commission shall forward a copy of the complaint and its findings by certified mail to the Speaker of 18 the House of Representatives, who shall refer the complaint to 19 the appropriate committee for investigation and action which 20 21 shall be governed by the rules of the House of 22 Representatives. It shall be the duty of the committee to 23 report its final action upon the complaint to the commission within 90 days of the date of transmittal. 2.4 (6) If the commission finds that there has been a 25 violation of this part or of any provision of s. 8, Art. II of 26 27 the State Constitution by an impeachable officer other than 2.8 the Governor, and the commission recommends public censure and reprimand, forfeiture of a portion of the officer's salary, a 29 civil penalty, or restitution, the commission shall report its 30 findings and recommendation of disciplinary action to the 31

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1 Governor, who has shall have the power to invoke the penalty 2 provisions of this part. (7) If the commission finds that there has been a 3 violation of this part or of any provision of s. 8, Art. II of 4 the State Constitution by the Governor, and the commission 5 6 recommends public censure and reprimand, forfeiture of a 7 portion of the Governor's salary, a civil penalty, or 8 restitution, the commission shall report its findings and 9 recommendation of disciplinary action to the Attorney General, who has shall have the power to invoke the penalty provisions 10 11 of this part. 12 (8) If, in cases pertaining to complaints other than 13 those complaints against impeachable officers or members of the Legislature, upon completion of a full and final 14 investigation by the commission, the commission finds that 15 there has been a violation of this part or of s. 8, Art. II of 16 17 the State Constitution, it is shall be the duty of the 18 commission to report its findings and recommend appropriate action to the proper disciplinary official or body as follows, 19 and the such official or body has shall have the power to 20 invoke the penalty provisions of this part, including the 21 22 power to order the appropriate elections official to remove a 23 candidate from the ballot for a violation of s. 112.3145 or s. 8(a) and (i), Art. II of the State Constitution: 2.4 (a) The President of the Senate and the Speaker of the 25 House of Representatives, jointly, in any case concerning the 26 27 Public Counsel, members of the Public Service Commission, 2.8 members of the Public Service Commission Nominating Council, the Auditor General, the director of the Office of Program 29 Policy Analysis and Government Accountability, or members of 30 the Legislative Committee on Intergovernmental Relations. 31

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1 (b) The Supreme Court, in any case concerning an 2 employee of the judicial branch. 3 (c) The President of the Senate, in any case 4 concerning an employee of the Senate; the Speaker of the House of Representatives, in any case concerning an employee of the 5 6 House of Representatives; or the President and the Speaker, 7 jointly, in any case concerning an employee of a committee of 8 the Legislature whose members are appointed solely by the President and the Speaker or in any case concerning an 9 10 employee of the Public Counsel, Public Service Commission, Auditor General, Office of Program Policy Analysis and 11 12 Government Accountability, or Legislative Committee on 13 Intergovernmental Relations. (d) Except as otherwise provided by this part, the 14 Governor, in the case of any other public officer, public 15 employee, former public officer or public employee, candidate, 16 17 or former candidate. (e) The President of the Senate or the Speaker of the 18 House of Representatives, whichever is applicable, in any case 19 concerning a former member of the Legislature who has violated 20 21 a provision applicable to former members or whose violation 22 occurred while a member of the Legislature. 23 (9) In addition to reporting its findings to the proper disciplinary body or official, the commission shall 2.4 report these findings to the state attorney or any other 25 26 appropriate official or agency having authority to initiate 27 prosecution when violation of criminal law is indicated. 28 (10) Notwithstanding the foregoing procedures of this 29 section, a sworn complaint against any member or employee of the Commission on Ethics for violation of this part or of s. 30 8, Art. II of the State Constitution shall be filed with the 31

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1 President of the Senate and the Speaker of the House of Representatives. Each presiding officer shall, after 2 determining that there are sufficient grounds for review, 3 appoint three members of their respective bodies to a special 4 joint committee who shall investigate the complaint. 5 The 6 members shall elect a chair from among their number. If the 7 special joint committee finds insufficient evidence to 8 establish probable cause to believe a violation of this part or of s. 8, Art. II of the State Constitution has occurred, it 9 shall dismiss the complaint. If, upon completion of its 10 preliminary investigation, the committee finds sufficient 11 12 evidence to establish probable cause to believe a violation 13 has occurred, the chair thereof shall transmit such findings to the Governor who shall convene a meeting of the Governor, 14 the President of the Senate, the Speaker of the House of 15 Representatives, and the Chief Justice of the Supreme Court to 16 17 take such final action on the complaint as they shall deem 18 appropriate, consistent with the penalty provisions of this part. Upon request of a majority of the Governor, the 19 President of the Senate, the Speaker of the House of 20 21 Representatives, and the Chief Justice of the Supreme Court, 22 the special joint committee shall submit a recommendation as 23 to what penalty, if any, should be imposed. (11) Notwithstanding the provisions of subsections 2.4 (1)-(8), the commission may, at its discretion, dismiss any 25 26 complaint, information, or referral at any stage of 27 disposition should it determine that the public interest would 2.8 not be served by proceeding further, in which case the commission shall issue a public report stating with 29 30 particularity its reasons for the dismissal. 31

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1 Section 13. Subsections (3) and (4) of section 914.21, 2 Florida Statutes, are amended to read: 3 914.21 Definitions.--As used in ss. 914.22-914.24, the 4 term: 5 (3) "Official investigation" means any investigation 6 instituted by a law enforcement agency or prosecuting officer 7 of the state or a political subdivision of the state, or the 8 Commission on Ethics. 9 (4) "Official proceeding" means: 10 (a) A proceeding before a judge or court or a grand 11 jury; 12 A proceeding before the Legislature; or (b) 13 (C) A proceeding before a federal agency which is 14 authorized by law; or. 15 (d) A proceeding before the Commission on Ethics. 16 Section 14. This act shall take effect July 1, 2005. 17 18 SENATE SUMMARY 19 20 Prohibits employees of the state and its political subdivisions from participating in a political campaign 21 during certain time periods. Redefines the term "employee" to include certain other-personal-services employees for certain postemployment activities. Provides an exemption to a person who, after serving on an 2.2 23 advisory board, files a statement with the Commission on Ethics relating to a bid or submission. Requires that a 2.4 delinquency notice be sent to certain officeholders by certified mail, return receipt requested. Reduces the 25 maximum penalty for failing to file a disclosure of financial interests. Permits the Commission on Ethics to 26 recommend where a restitution penalty may be paid. Authorizes the Department of Legal Affairs to recover costs for filing suits to collect penalties and fines. Provides additional standards for state agency employees 27 2.8 relating to procurement of goods and services by a state agency. Authorizes an employee whose position was 29 eliminated to engage in certain contractual activities. Requires the automatic suspension of a lobbyist's 30 registration if a fine is not timely paid. Provides procedures for the commission to handle complaints of violations. (See bill for details.) 31

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