By Senator Dockery

A bill to be entitled An act relating to voting conflicts; providing a short title; amending s. 112.3143, F.S.; providing an exception to provisions relating to voting conflicts, to conform to changes made by the act; creating s. 112.31435, F.S.; providing definitions; prohibiting a member of the Legislature from voting upon or participating in any legislation inuring to the personal gain or loss of the member or his or her	
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8 participating in any legislation inuring to the 9 personal gain or loss of the member or his or her	
9 personal gain or loss of the member or his or her	
10 relative; prohibiting a member of the Legislature from	
11 participating in any legislation inuring to the	
12 personal gain or loss of a business associate,	
13 employer, board on which the member sits, principal by	
14 whom the member is retained, or parent corporation or	
15 subsidiary of such principal; requiring that a member	
16 disclose all such interests to the applicable	
17 legislative body or committee before such legislation	
18 is considered; requiring that the member disclose the	
19 specific nature of any such interests within a	
20 specified period after the date on which a vote on the	
21 legislation occurs; requiring that such disclosure be	
22 made by written memorandum and filed with the	
23 Secretary of the Senate or the Clerk of the House of	
24 Representatives; requiring that the memorandum be	
25 displayed in the journal of the house of which the	
26 legislator is a member; providing an effective date.	
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28 Be It Enacted by the Legislature of the State of Florida:	
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30	Section 1. This act may be cited as the "Restoring Trust in
31	Government Act."
32	Section 2. Subsection (2) of section 112.3143, Florida
33	Statutes, is amended to read:
34	112.3143 Voting conflicts
35	(2) Except as provided in s. 112.31435, no state public
36	officer is prohibited from voting in an official capacity on any
37	matter. However, any state public officer voting in an official
38	capacity upon any measure which would inure to the officer's
39	special private gain or loss; which he or she knows would inure
40	to the special private gain or loss of any principal by whom the
41	officer is retained or to the parent organization or subsidiary
42	of a corporate principal by which the officer is retained; or
43	which the officer knows would inure to the special private gain
44	or loss of a relative or business associate of the public
45	officer shall, within 15 days after the vote occurs, disclose
46	the nature of his or her interest as a public record in a
47	memorandum filed with the person responsible for recording the
48	minutes of the meeting, who shall incorporate the memorandum in
49	the minutes.
50	Section 3. Section 112.31435, Florida Statutes, is created
51	to read:
52	112.31435 Voting conflicts; state legislators
53	(1) As used in this section, the term:
54	(a) "Participate" means any attempt, other than casting a
55	vote, to influence the passage, defeat, or amendment of
56	legislation by oral or written communication made by a
57	legislator or at such legislator's direction.
58	(b) "Relative" means any father, mother, son, daughter,

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15-00467-10 2010438 59 husband, wife, brother, sister, father-in-law, mother-in-law, 60 son-in-law, or daughter-in-law. 61 (2) A member of the Legislature may not vote upon or 62 participate in any legislation that would inure to his or her 63 special private gain or loss or that he or she knows would inure 64 to the special private gain or loss of his or her relative. The 65 member shall, before any consideration of the legislation by the 66 legislative body of which he or she is a member or any committee on which the member sits, publicly state to the body or 67 68 committee all of his or her interests in the legislation or all 69 of the relative's interests in the legislation which are known 70 to the member and, within 15 days after the date on which a vote on the legislation occurs, disclose the specific nature of those 71 72 interests as a public record in a memorandum filed with the 73 Secretary of the Senate, if the member is a Senator, or the 74 Clerk of the House of Representatives, if the member is a 75 Representative. The memorandum shall be spread upon the pages of 76 the journal of the house of which the legislator is a member. 77 (3) A member of the Legislature may not participate in any 78 legislation that he or she knows would inure to the special 79 private gain or loss of a principal by whom he or she is 80 retained, the parent organization or subsidiary of a corporate principal by which he or she is retained, a business associate, 81 82 an employer, or a board upon which the member sits. The member 83 shall, before any consideration of the legislation by the 84 legislative body of which he or she is a member or any committee 85 on which the member sits, publicly state to the body or 86 committee all of the interests in the legislation of such 87 principals, parent organizations or subsidiaries of a corporate

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88	principal, business associates, employers, or boards which are
89	known to the member and, within 15 days after the date on which
90	a vote on the legislation occurs, disclose the specific nature
91	of those interests as a public record in a memorandum filed with
92	the Secretary of the Senate, if the member is a Senator, or the
93	Clerk of the House of Representatives, if the member is a
94	Representative. The memorandum shall be spread upon the pages of
95	the journal of the house of which the legislator is a member.
96	Section 4. This act shall take effect July 1, 2010.

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