



726150

LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
04/04/2011	.	
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The Committee on Rules Subcommittee on Ethics and Elections  
(Thrasher) recommended the following:

1           **Senate Substitute for Amendment (539476) (with title**  
2 **amendment)**

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4           Delete lines 134 - 154  
5 and insert:

6           (2) (a) A member of the Legislature may not vote upon any  
7 legislation that would inure to his or her special private gain  
8 or loss; that he or she knows would inure to the special private  
9 gain or loss of any principal by whom the member is retained or  
10 to the parent organization or subsidiary of a corporate  
11 principal by which the member is retained; or that the member  
12 knows would inure to the special private gain or loss of a



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13 relative, a business associate, an employer, or a board upon  
14 which the member sits. The member must, before a vote is taken  
15 on the legislation by the legislative body of which he or she is  
16 a member or any committee on which the member sits, publicly  
17 state to the body or committee all of his or her interests and  
18 all known interests of a relative, business associate, employer,  
19 any principal by whom the member is retained, the parent  
20 organization or subsidiary of a corporate principal by which the  
21 member is retained, or a board upon which the member sits.  
22 Within 15 days after the date on which the vote on the  
23 legislation occurred, the member must disclose the specific  
24 nature of those interests as a public record in a memorandum  
25 filed with the Secretary of the Senate, if the member is a  
26 Senator, or filed with the Clerk of the House of  
27 Representatives, if the member is a Representative. The  
28 memorandum shall be spread upon the pages of the journal of the  
29 house of which the legislator is a member.

30 (b) A member of the Legislature is not prohibited from  
31 voting on, and is not required to make any disclosure  
32 concerning, any legislation which would inure to the special  
33 private gain or loss of the member's employer, principal, or a  
34 board upon which the member sits, if the entity is an agency as  
35 defined in s. 112.312(2).

36  
37  
38 ===== T I T L E A M E N D M E N T =====

39 And the title is amended as follows:

40 Delete lines 33 - 34

41 and insert:



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42 member; providing that the act does not prevent a  
43 member from voting on legislation which inures to the  
44 special private gain or loss of the member's employer,  
45 principal, or board upon which the member sits, if  
46 such entity is an agency; providing that the act does  
47 not require disclosure if a member's vote will inure  
48 to the special private gain or loss of a member's  
49 employer, principal, or board upon which the member  
50 sits, if such entity is an agency; providing that the  
51 act does not prevent the member from voting on a  
52 General Appropriations Act or