

LEGISLATIVE ACTION

Senate Comm: RCS 03/05/2014 House

The Committee on Community Affairs (Latvala) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 173 - 304 and insert:

Section 3. Subsection (1), paragraph (g) of subsection (5), and paragraphs (a) and (c) of present subsection (7) of section 112.3144, Florida Statutes, are amended, present subsections (6) through (9) of that section are redesignated as subsections (7)

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10 through (10), respectively, and a new subsection (6) is added to 11 that section, to read: 12 112.3144 Full and public disclosure of financial

13 interests.-

14 (1) An officer who is required by s. 8, Art. II of the 15 State Constitution to file a full and public disclosure of his 16 or her financial interests for any calendar or fiscal year shall 17 file that disclosure with the Florida Commission on Ethics. Additionally, beginning January 1, 2015, an officer who is 18 19 required to complete annual ethics training pursuant to s. 20 112.3142 must certify on his or her full and public disclosure 21 of financial interests that he or she has completed the required 22 training.

(5) Forms for compliance with the full and public
disclosure requirements of s. 8, Art. II of the State
Constitution shall be created by the Commission on Ethics. The
commission shall give notice of disclosure deadlines and
delinguencies and distribute forms in the following manner:

28 (g) The notification requirements and fines of this 29 subsection do not apply to candidates or to the first filing 30 required of any person appointed to elective constitutional 31 office or other position required to file full and public 32 disclosure, unless the person's name is on the commission's 33 notification list and the person received notification from the 34 commission. The appointing official shall notify such newly 35 appointed person of the obligation to file full and public 36 disclosure by July 1. The notification requirements and fines of 37 this subsection do not apply to the final filing provided for in 38 subsection $(7) \cdot (6)$.



39 (6) If a person holding public office or public employment fails or refuses to file a full and public disclosure of 40 financial interests for any year in which the person received 41 notice from the commission regarding the failure to file and has 42 43 accrued the maximum automatic fine authorized under this 44 section, regardless of whether the fine imposed was paid or 45 collected, the commission may initiate an investigation and 46 conduct a public hearing without receipt of a complaint to determine whether the person's failure to file is willful. Such 47 48 investigation and hearing must be conducted in accordance with 49 s. 112.324. Except as provided in s. 112.324(4), if the 50 commission determines that the person willfully failed to file a 51 full and public disclosure of financial interests, the 52 commission shall enter an order recommending that the officer or 53 employee be removed from his or her public office or public 54 employment.

55 (8) (7) (a) The commission shall treat an amended full and 56 public disclosure of financial interests which that is filed 57 before prior to September 1 of the current year in which the 58 disclosure is due as the original filing, regardless of whether 59 a complaint has been filed. If a complaint pertaining to the 60 current year alleges a failure to properly and accurately 61 disclose any information required by this section or if a 62 complaint filed pertaining to a previous reporting period within 63 the preceding 5 years alleges a failure to properly and accurately disclose any information required to be disclosed by 64 65 this section, the commission may immediately follow complaint 66 procedures in s. 112.324. However, If a complaint filed after 67 August 25 alleges only an immaterial, inconsequential, or de

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68 minimis error or omission, the commission may not take any 69 action on the complaint \overline{r} other than notifying the filer of the 70 complaint. The filer must be given 30 days to file an amended full and public disclosure of financial interests correcting any 71 72 errors. If the filer does not file an amended full and public 73 disclosure of financial interests within 30 days after the 74 commission sends notice of the complaint, the commission may 75 continue with proceedings pursuant to s. 112.324. 76 (c) For purposes of this section, an error or omission is 77 immaterial, inconsequential, or de minimis if the original 78 filing provided sufficient information for the public to 79 identify potential conflicts of interest. However, failure to 80 certify completion of annual ethics training required under s. 81 112.3142 does not constitute an immaterial, inconsequential, or 82 de minimis error or omission. 83 Section 4. Present subsections (4) through (11) of section

Section 4. Present subsections (4) through (11) of section 112.3145, Florida Statutes, are redesignated as subsections (5) through (12), respectively, a new subsection (4) is added to that section, paragraph (c) is added to present subsection (7) of that section, and paragraphs (a) and (c) of present subsection (9) of that section are amended, to read:

112.3145 Disclosure of financial interests and clients represented before agencies.-

(4) Beginning January 1, 2015, an officer who is required to complete annual ethics training pursuant to s. 112.3142 must certify on his or her statement of financial interests that he or she has completed the required training.

(c) If a person holding public office or public employment

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97 fails or refuses to file an annual statement of financial 98 interests for any year in which the person received notice from the commission regarding the failure to file and has accrued the 99 100 maximum automatic fine authorized under this section, regardless 101 of whether the fine imposed was paid or collected, the 102 commission may initiate an investigation and conduct a public 103 hearing without receipt of a complaint to determine whether the 104 person's failure to file is willful. Such investigation and 105 hearing must be conducted in accordance with s. 112.324. Except 106 as provided in s. 112.324(4), if the commission determines that 107 the person willfully failed to file a statement of financial 108 interests, the commission shall enter an order recommending that 109 the officer or employee be removed from his or her public office 110 or public employment.

111 (10) (9) (a) The commission shall treat an amended annual 112 statement of financial interests which that is filed before 113 prior to September 1 of the current year in which the statement 114 is due as the original filing, regardless of whether a complaint 115 has been filed. If a complaint pertaining to the current year 116 alleges a failure to properly and accurately disclose any information required by this section or if a complaint filed 117 118 pertaining to a previous reporting period within the preceding 5 years alleges a failure to properly and accurately disclose any 119 120 information required to be disclosed by this section, the 121 commission may immediately follow complaint procedures in s. 122 112.324. However, If a complaint filed after August 25 alleges 123 only an immaterial, inconsequential, or de minimis error or 124 omission, the commission may not take any action on the 125 $complaint_{\tau}$ other than notifying the filer of the complaint. The

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126	filer must be given 30 days to file an amended statement of
127	financial interests correcting any errors. If the filer does not
128	file an amended statement of financial interests within 30 days
129	after the commission sends notice of the complaint, the
130	commission may continue with proceedings pursuant to s. 112.324.
131	(c) For purposes of this section, an error or omission is
132	immaterial, inconsequential, or de minimis if the original
133	filing provided sufficient information for the public to
134	identify potential conflicts of interest. However, failure to
135	certify completion of annual ethics training required under s.
136	112.3142 does not constitute an immaterial, inconsequential, or
137	de minimis error or omission.
138	========== T I T L E A M E N D M E N T =================================
139	And the title is amended as follows:
140	Delete lines 21 - 37
141	and insert:
142	or omissions on a disclosure; providing that failure
143	to certify completion of annual ethics training on a
144	disclosure does not constitute an immaterial,
145	inconsequential, or de minimis error or omission;
146	amending s. 112.3145, F.S.; requiring an officer
147	required to participate in annual ethics training to
148	certify participation on his or her statement of
149	financial interests; authorizing the Commission on
150	Ethics to initiate an investigation and hold a public
151	hearing without receipt of a complaint in certain
152	circumstances; requiring the commission to enter an
153	order to remove an officer or public employee from
154	public office or public employment in certain

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155 circumstances; prohibiting the commission from taking 156 action on a complaint alleging certain errors or 157 omissions on a statement; providing that failure to 158 certify completion