1	A bill to be entitled					
2	An act relating to state officer post-service lobbying					
3	restrictions; amending s. 112.313, F.S.; prohibiting					
4	legislators and statewide elected officers from					
5	personally representing another person or entity for					
6	compensation before any state government body or state					
7	agency except judicial tribunals for a specified time					
8	period following vacation of office; deleting a					
9	prohibition on a former legislator from acting as a					
10	lobbyist before an executive branch agency, agency					
11	official, or employee for a specified period following					
12	vacation of office; providing applicability; providing					
13	an effective date.					
14						
15	Be It Enacted by the Legislature of the State of Florida:					
16						
17	Section 1. Subsection (9) of section 112.313, Florida					
18	Statutes, is amended to read:					
19	112.313 Standards of conduct for public officers,					
20	employees of agencies, and local government attorneys					
21	(9) POSTEMPLOYMENT RESTRICTIONS; STANDARDS OF CONDUCT FOR					
22	LEGISLATORS AND LEGISLATIVE EMPLOYEES					
23	(a)1. It is the intent of the Legislature to implement by					
24	statute the provisions of s. 8(e), Art. II of the State					
25	Constitution relating to legislators, statewide elected					
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26 officers, appointed state officers, and designated public 27 employees.

- 28 2. As used in this paragraph:
- 29

a. "Employee" means:

(I) Any person employed in the executive or legislative branch of government holding a position in the Senior Management Service as defined in s. 110.402 or any person holding a position in the Selected Exempt Service as defined in s. 110.602 or any person having authority over policy or procurement employed by the Department of the Lottery.

(II) The Auditor General, the director of the Office of
Program Policy Analysis and Government Accountability, the
Sergeant at Arms and Secretary of the Senate, and the Sergeant
at Arms and Clerk of the House of Representatives.

40 (III) The executive director and deputy executive director41 of the Commission on Ethics.

42 An executive director, staff director, or deputy (IV) 43 staff director of each joint committee, standing committee, or 44 select committee of the Legislature; an executive director, 45 staff director, executive assistant, analyst, or attorney of the 46 Office of the President of the Senate, the Office of the Speaker of the House of Representatives, the Senate Majority Party 47 Office, Senate Minority Party Office, House Majority Party 48 Office, or House Minority Party Office; or any person, hired on 49 50 a contractual basis, having the power normally conferred upon

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51 such persons, by whatever title.

(V) The Chancellor and Vice Chancellors of the State
University System; the general counsel to the Board of Governors
of the State University System; and the president, provost, vice
presidents, and deans of each state university.

56 (VI) Any person, including an other-personal-services 57 employee, having the power normally conferred upon the positions 58 referenced in this sub-subparagraph.

59 b. "Appointed state officer" means any member of an 60 appointive board, commission, committee, council, or authority 61 of the executive or legislative branch of state government whose 62 powers, jurisdiction, and authority are not solely advisory and 63 include the final determination or adjudication of any personal 64 or property rights, duties, or obligations, other than those 65 relative to its internal operations.

c. "State agency" means an entity of the legislative,
executive, or judicial branch of state government over which the
Legislature exercises plenary budgetary and statutory control.

3.a. <u>A</u> No member of the Legislature, appointed state
officer, or statewide elected officer <u>may not shall</u> personally
represent another person or entity for compensation before <u>any</u>
state government body or state agency other than judicial
tribunals or in settlement negotiations after the filing of a
<u>lawsuit</u> the government body or agency of which the individual

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76 was an officer or member for a period of <u>6</u> 2 years following 77 vacation of office. <u>A</u> No member of the Legislature <u>may not</u> shall 78 personally represent another person or entity for compensation 79 during his or her term of office before any state agency other 80 than judicial tribunals or in settlement negotiations after the 81 filing of a lawsuit.

82 b. An appointed state officer may not personally represent 83 another person or entity for compensation before the government body or agency of which the individual was an officer or member 84 85 for a period of 2 years following vacation of office. For a period of 2 years following vacation of office, a former member 86 87 of the Legislature may not act as a lobbyist for compensation 88 before an executive branch agency, agency official, or employee. 89 The terms used in this sub-subparagraph have the same meanings 90 as provided in s. 112.3215.

An agency employee, including an agency employee who 91 4. 92 was employed on July 1, 2001, in a Career Service System 93 position that was transferred to the Selected Exempt Service 94 System under chapter 2001-43, Laws of Florida, may not 95 personally represent another person or entity for compensation 96 before the agency with which he or she was employed for a period of 2 years following vacation of position, unless employed by 97 98 another agency of state government.

99 5. Any person violating this paragraph shall be subject to100 the penalties provided in s. 112.317 and a civil penalty of an

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101 amount equal to the compensation which the person receives for 102 the prohibited conduct. 103 6. This paragraph is not applicable to: 104 A person employed by the Legislature or other agency a. 105 prior to July 1, 1989; 106 b. A person who was employed by the Legislature or other 107 agency on July 1, 1989, whether or not the person was a defined 108 employee on July 1, 1989; A person who was a defined employee of the State 109 с. 110 University System or the Public Service Commission who held such employment on December 31, 1994; 111 112 d. A person who has reached normal retirement age as defined in s. 121.021(29), and who has retired under the 113 114 provisions of chapter 121 by July 1, 1991; or 115 e. Any appointed state officer whose term of office began before January 1, 1995, unless reappointed to that office on or 116 117 after January 1, 1995. In addition to the provisions of this part which are 118 (b) 119 applicable to legislators and legislative employees by virtue of 120 their being public officers or employees, the conduct of members of the Legislature and legislative employees shall be governed 121 122 by the ethical standards provided in the respective rules of the 123 Senate or House of Representatives which are not in conflict 124 herewith. Section 2. The amendment made by this act to s. 112.313, 125

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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- 127 members of the Legislature at any time after November 8, 2016,
- 128 or who were statewide elected officers at any time after
- 129 November 8, 2016.
- 130 Section 3. This act shall take effect July 1, 2017.

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