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1 2 An act relating to ethics; amending s. 112.3122, F.S.; 3 increasing the maximum fine for violations of specified lobbying provisions; amending s. 112.3144, 4 5 F.S.; authorizing attorneys who file full and public 6 disclosures of their financial interests to indicate 7 that a client meets disclosure criteria without 8 providing further information relating to such client; 9 authorizing such attorneys to designate such clients 10 as "Legal Client" on such disclosures; amending s. 112.3145, F.S.; deleting obsolete language; 11 authorizing attorneys who file statements of financial 12 interests to indicate that a client meets disclosure 13 criteria without providing further information 14 15 relating to such client; authorizing such attorneys to 16 designate such clients as "Legal Client" on such 17 statements; amending s. 112.321, F.S.; prohibiting a member of the Commission on Ethics from serving more 18 19 than two full terms, instead of two full terms in succession; making technical changes; deleting 20 21 obsolete language; amending s. 112.317, F.S.; 22 providing that a complainant is liable for costs plus reasonable attorney fees for filing a complaint with 23 2.4 malicious intent against a candidate for public 25 office; amending s. 112.324, F.S.; requiring that 26 allegations in written complaints submitted to the 27 commission be based upon personal knowledge or 28 information other than hearsay; specifying that a 29 certain number of members of the commission are not

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20247014er 30 required to make a specified determination related to written referrals submitted to the commission by 31 32 specified parties; requiring the commission to submit 33 a copy of a certain referral to an alleged violator within a specified timeframe; requiring the commission 34 35 to undertake a preliminary investigation within a 36 specified timeframe after receipt of technically and 37 legally sufficient complaints or referrals and make a certain determination; authorizing a complainant to 38 39 submit an amended complaint within a specified timeframe; providing that the probable cause 40 41 determination concludes the preliminary investigation; 42 requiring the commission to complete a preliminary investigation, including a probable cause 43 44 determination, within a specified timeframe; requiring 45 the commission to complete an investigatory report within a specified timeframe; authorizing the 46 47 commission to extend, for a specified period, the allowable timeframe to adequately complete a 48 49 preliminary investigation if the commission determines 50 such extension is necessary; requiring the commission 51 to document the reasons for extending such 52 investigation and transmit a copy of such 53 documentation to the alleged violator and complainant 54 within a specified timeframe; requiring the commission 55 to transmit a copy of the completed report to an 56 alleged violator and to the counsel representing the 57 commission within a specified timeframe; defining the 58 term "counsel"; requiring such counsel to make a

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59 written recommendation for disposition of a complaint or referral within a specified timeframe after 60 61 receiving the investigatory report; requiring the commission to transmit such recommendation to the 62 63 alleged violator within a specified timeframe; providing that the alleged violator has a specified 64 65 timeframe to respond in writing to the counsel's 66 recommendation; requiring the commission, upon receipt of the counsel's recommendation, to schedule a 67 68 probable cause hearing for the next executive session of the commission for which notice requirements can be 69 70 met; providing that, under specified conditions, the 71 commission may dismiss complaints or referrals before completion of a preliminary investigation; providing a 72 timeframe within which the commission must transmit a 73 74 copy of the order finding probable cause to the 75 complainant and the alleged violator after a finding 76 of probable cause; specifying that an alleged violator 77 is entitled to request a formal hearing before the 78 Division of Administrative Hearings or may select an 79 informal hearing with the commission; providing that 80 persons are deemed to waive their rights to a formal 81 or an informal hearing if the request is not received 82 within a specified timeframe; providing the timeframe 83 within which the commission must conduct an informal hearing; requiring the commission to schedule a case 84 85 that has been relinquished from the Division of 86 Administrative Hearings for additional action at the 87 next commission meeting for which notice requirements

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20247014er 88 can be met; requiring the commission to complete final 89 action on such case within a specified timeframe; 90 requiring a specified percentage of commission members present at a meeting to vote to reject or deviate from 91 92 a stipulation or settlement recommended by the counsel 93 representing the commission; providing that specified 94 timeframes are tolled until the completion of a 95 related criminal investigation or prosecution, 96 excluding appeals, whichever occurs later; providing 97 that a harmless error standard applies to the commission regarding specified timeframes; providing 98 99 applicability; amending s. 112.326, F.S.; providing 100 requirements for noncriminal complaint procedures if a 101 political subdivision or an agency adopts more stringent standards of conduct and disclosure 102 103 requirements; providing that existing and future 104 ordinances and rules that are in conflict with specified provisions are void; providing effective 105 106 dates. 107 108 Be It Enacted by the Legislature of the State of Florida: 109 110 Section 1. Paragraph (b) of subsection (4) of section 111 112.3122, Florida Statutes, is amended to read: 112 112.3122 Enforcement and penalties for constitutional prohibition against lobbying by a public officer.-113 114 (4) A violation of s. 8(f), Art. II of the State 115 Constitution may be punished by one or more of the following: 116 (b) A civil penalty not to exceed  $$20,000 \frac{$10,000}{$10,000}$ .

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#### CS for SB 7014, 2nd Engrossed

20247014er 117 Section 2. Paragraph (c) of subsection (6) of section 118 112.3144, Florida Statutes, is amended to read: 119 112.3144 Full and public disclosure of financial 120 interests.-121 (6) (c)1. Each separate source and amount of income which 122 123 exceeds \$1,000 must be identified. For the purpose of a filer 124 reporting income, the commission shall accept federal income tax 125 returns. If a filer submits a federal income tax return for the 126 purpose of reporting income, he or she must also include all 127 attachments and schedules associated with such federal income 128 tax return. 129 2. If disclosure of identifying information regarding a 130 source of income or secondary sources of income will violate 131 confidentiality or privilege pursuant to law or rules governing 132 attorneys, a filer who is also an attorney may indicate that he 133 or she has a legal client who meets the disclosure criteria 134 without providing further information about the client. The 135 filer in such circumstance may write "Legal Client" in the disclosure fields without providing further information. 136 Section 3. Subsection (3) of section 112.3145, Florida 137 Statutes, is amended to read: 138 112.3145 Disclosure of financial interests and clients 139 140 represented before agencies.-141 (3) The statement of financial interests for state officers, specified state employees, local officers, and persons 142 143 seeking to qualify as candidates for state or local office shall be filed even if the reporting person holds no financial 144 145 interests requiring disclosure in a particular category, in

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146 which case that section of the statement shall be marked "not 147 applicable." Otherwise, the statement of financial interests 148 must include the information under paragraph (a) or paragraph 149 (b). The reporting person must indicate on the statement whether 150 he or she is using the reporting method under paragraph (a) or 151 paragraph (b). Beginning January 1, 2023, only the reporting 152 method specified under paragraph (b) may be used.

(a) 1. All sources of income in excess of 5 percent of the
gross income received during the disclosure period by the person
in his or her own name or by any other person for his or her use
or benefit, excluding public salary. However, this shall not be
construed to require disclosure of a business partner's sources
of income. The person reporting shall list such sources in
descending order of value with the largest source first;

2. All sources of income to a business entity in excess of 160 161 10 percent of the gross income of a business entity in which the 162 reporting person held a material interest and from which he or 163 she received an amount which was in excess of 10 percent of his 164 or her gross income during the disclosure period and which exceeds \$1,500. The period for computing the gross income of the 165 business entity is the fiscal year of the business entity which 166 167 ended on, or immediately prior to, the end of the disclosure 168 period of the person reporting;

169 3. The location or description of real property in this 170 state, except for residences and vacation homes, owned directly 171 or indirectly by the person reporting, when such person owns in 172 excess of 5 percent of the value of such real property, and a 173 general description of any intangible personal property worth in 174 excess of 10 percent of such person's total assets. For the

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175	<del>purposes of t</del>	<del>his paragraph,</del>	indirect	<del>ownership</del>	does no	<del>st include</del>
176	<del>ownership by</del>	<del>a spouse or mir</del>	nor child;	<del>and</del>		

177 4. Every individual liability that equals more than the
178 reporting person's net worth; or

(b)1. All sources of gross income in excess of \$2,500 received during the disclosure period by the person in his or her own name or by any other person for his or her use or benefit, excluding public salary. However, this shall not be construed to require disclosure of a business partner's sources of income. The person reporting shall list such sources in descending order of value with the largest source first;

2. All sources of income to a business entity in excess of 186 10 percent of the gross income of a business entity in which the 187 reporting person held a material interest and from which he or 188 she received gross income exceeding \$5,000 during the disclosure 189 190 period. The period for computing the gross income of the 191 business entity is the fiscal year of the business entity which ended on, or immediately prior to, the end of the disclosure 192 193 period of the person reporting;

3. The location or description of real property in this 194 state, except for residence and vacation homes, owned directly 195 or indirectly by the person reporting, when such person owns in 196 excess of 5 percent of the value of such real property, and a 197 198 general description of any intangible personal property worth in 199 excess of \$10,000. For the purpose of this paragraph, indirect 200 ownership does not include ownership by a spouse or minor child; 201 and

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4. Every liability in excess of \$10,000.

(b) If disclosure of identifying information regarding a

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20247014er 204 source of income or secondary sources of income will violate 205 confidentiality or privilege pursuant to law or rules governing 206 attorneys, a filer who is also an attorney may indicate that he 207 or she has a legal client who meets the disclosure criteria without providing further information about the client. The 208 209 filer in such circumstance may write "Legal Client" in the disclosure fields without providing further information. 210 Section 4. Subsection (1) of section 112.321, Florida 211 212 Statutes, is amended to read: 112.321 Membership, terms; travel expenses; staff.-213 214 (1) The commission shall be composed of nine members. Five

of these members shall be appointed by the Governor, no more 215 than three of whom shall be from the same political party, 216 217 subject to confirmation by the Senate. One member appointed by the Governor shall be a former city or county official and may 218 219 be a former member of a local planning or zoning board which has 220 only advisory duties. Two members shall be appointed by the 221 Speaker of the House of Representatives, and two members shall 222 be appointed by the President of the Senate. Neither the Speaker 223 of the House of Representatives nor the President of the Senate shall appoint more than one member from the same political 224 225 party. Of the nine members of the Commission, no more than five 226 members shall be from the same political party at any one time. 227 A No member may not hold any public employment. An individual 228 who qualifies as a lobbyist pursuant to s. 11.045 or s. 112.3215 or pursuant to any local government charter or ordinance may not 229 230 serve as a member of the commission, except that this 231 prohibition does not apply to an individual who is a member of 232 the commission on July 1, 2006, until the expiration of his or

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233 her current term. A member of the commission may not lobby any 234 state or local governmental entity as provided in s. 11.045 or 235 s. 112.3215 or as provided by any local government charter or 236 ordinance, except that this prohibition does not apply to an 237 individual who is a member of the commission on July 1, 2006, until the expiration of his or her current term. All members 238 239 shall serve 2-year terms. A member may not serve more than two 240 full terms in succession. Any member of the commission may be 241 removed for cause by majority vote of the Governor, the 242 President of the Senate, the Speaker of the House of 243 Representatives, and the Chief Justice of the Supreme Court.

244 Section 5. Subsection (7) of section 112.317, Florida 245 Statutes, is amended to read:

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112.317 Penalties.-

(7) In any case in which the commission determines that a 247 248 person has filed a complaint against a public officer or employee or a candidate for public office with a malicious 249 250 intent to injure the reputation of such officer or employee or 251 candidate by filing the complaint with knowledge that the 252 complaint contains one or more false allegations or with 253 reckless disregard for whether the complaint contains false 254 allegations of fact material to a violation of this part, the 255 complainant shall be liable for costs plus reasonable attorney 256 fees incurred in the defense of the person complained against, 257 including the costs and reasonable attorney fees incurred in proving entitlement to and the amount of costs and fees. If the 258 259 complainant fails to pay such costs and fees voluntarily within 260 30 days following such finding by the commission, the commission 261 shall forward such information to the Department of Legal

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Affairs, which shall bring a civil action in a court of competent jurisdiction to recover the amount of such costs and fees awarded by the commission.

265 Section 6. Subsection (1) of section 112.324, Florida 266 Statutes, is amended to read:

267 112.324 Procedures on complaints of violations and
 268 referrals; public records and meeting exemptions.-

(1) The commission shall investigate an alleged violation
of this part or other alleged breach of the public trust within
the jurisdiction of the commission as provided in s. 8(f), Art.
II of the State Constitution:

(a) Upon a written complaint executed on a form prescribed
by the commission which is based upon personal knowledge or
information other than hearsay and signed under oath or
affirmation by any person; or

(b) Upon receipt of a written referral of a possible violation of this part or other possible breach of the public trust from the Governor, the Department of Law Enforcement, a state attorney, or a United States Attorney which at least six members of the commission determine is sufficient to indicate a violation of this part or any other breach of the public trust.

Within 5 days after receipt of a complaint by the commission <del>or</del> a determination by at least six members of the commission that the referral received is deemed sufficient, a copy shall be transmitted to the alleged violator.

288 Section 7. Effective October 1, 2024, subsections (1) and 289 (3) of section 112.324, Florida Statutes, as amended by this 290 act, are amended to read:

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20247014er 112.324 Procedures on complaints of violations and referrals; public records and meeting exemptions.-(1) The commission shall investigate an alleged violation

of this part or other alleged breach of the public trust within the jurisdiction of the commission as provided in s. 8(f), Art. II of the State Constitution:

(a) Upon a written complaint executed on a form prescribed
by the commission which is based upon personal knowledge or
information other than hearsay and signed under oath or
affirmation by any person; or

(b) Upon receipt of a written referral of a possible violation of this part or other possible breach of the public trust from the Governor, the Department of Law Enforcement, a state attorney, or a United States Attorney which at least six members of the commission determine is sufficient to indicate a violation of this part or any other breach of the public trust.

308 Within 5 days after receipt of a complaint <u>or referral</u> by the 309 commission <del>or a determination by at least six members of the</del> 310 <del>commission that the referral received is deemed sufficient</del>, a 311 copy <u>must</u> <del>shall</del> be transmitted to the alleged violator.

(3) (a) A preliminary investigation must shall be undertaken 312 by the commission within 30 days after its receipt of each 313 314 technically and legally sufficient complaint or referral over 315 which the commission has jurisdiction to determine whether there is probable cause to believe that a violation has occurred. A 316 317 complainant may submit an amended complaint up to 60 days after the commission receives the initial complaint. The probable 318 319 cause determination is the conclusion of the preliminary

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20247014er 320 investigation. The commission shall complete the preliminary 321 investigation, including the probable cause determination, no 322 later than 1 year after the beginning of the preliminary 323 investigation. 324 (b) An investigatory report must be completed no later than 325 150 days after the beginning of the preliminary investigation. 326 If, at any one meeting of the commission held during a given 327 preliminary investigation, the commission determines that 328 additional time is necessary to adequately complete such investigation, the commission may extend the timeframe to 329 complete the preliminary investigation by no more than 60 days. 330 331 During such meeting, the commission shall document its reasons 332 for extending the investigation and transmit a copy of such 333 documentation to the alleged violator and complainant no later 334 than 5 days after the extension is ordered. The investigatory 335 report must be transmitted to the alleged violator and to the 336 counsel representing the commission no later than 5 days after 337 completion of the report. As used in this section, the term 338 "counsel" means an assistant attorney general, or in the event of a conflict of interest, an attorney not otherwise employed by 339 340 the commission. The counsel representing the commission shall 341 make a written recommendation to the commission for the 342 disposition of the complaint or referral no later than 15 days 343 after he or she receives the completed investigatory report. The 344 commission shall transmit the counsel's written recommendation 345 to the alleged violator no later than 5 days after its 346 completion. The alleged violator has 14 days after the mailing 347 date of the counsel's recommendation to respond in writing to 348 the recommendation.

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349	(c) Upon receipt of the counsel's recommendation, the
350	commission shall schedule a probable cause hearing for the next
351	executive session of the commission for which notice
352	requirements can be met.
353	(d) If, upon completion of the preliminary investigation,

353 354 the commission finds no probable cause to believe that this part 355 has been violated, or that no any other breach of the public 356 trust has been committed, the commission must shall dismiss the 357 complaint or referral with the issuance of a public report to 358 the complainant and the alleged violator, stating with particularity its reasons for dismissal. At that time, the 359 360 complaint or referral and all materials relating to the 361 complaint or referral shall become a matter of public record.

362 (e) If the commission finds from the preliminary investigation probable cause to believe that this part has been 363 364 violated or that any other breach of the public trust has been 365 committed, it must transmit a copy of the order finding probable 366 cause to shall so notify the complainant and the alleged 367 violator in writing no later than 5 days after the date of the probable cause determination. Such notification and all 368 369 documents made or received in the disposition of the complaint 370 or referral shall then become public records. Upon request 371 submitted to the commission in writing, any person who the 372 commission finds probable cause to believe has violated any 373 provision of this part or has committed any other breach of the 374 public trust is shall be entitled to a public hearing and may 375 elect to have a formal administrative hearing conducted by an 376 administrative law judge in the Division of Administrative 377 Hearings. If the person does not elect to have a formal

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378	administrative hearing by an administrative law judge, the
379	person is entitled to an informal hearing conducted before the
380	<u>commission</u> . Such person <u>is</u> <del>shall be</del> deemed to have waived the
381	right to a formal or an informal public hearing if the request
382	is not received within 14 days following the mailing <u>date</u> of the
383	probable cause notification required by this paragraph
384	subsection. However, the commission may, on its own motion,
385	require a public hearing <u>.</u>
386	(f) If the commission conducts an informal hearing, it must
387	be held no later than 75 days after the date of the probable
388	cause determination.
389	(g) If the commission refers a case to the Division of
390	Administrative Hearings for a formal hearing and subsequently
391	requests that the case be relinquished back to the commission,
392	or if the administrative law judge assigned to the case
393	relinquishes jurisdiction back to the commission before a
394	recommended order is entered, the commission must schedule the
395	case for additional action at the next commission meeting for
396	which notice requirements can be met. At the next subsequent
397	commission meeting, the commission must complete final action on
398	such case.
399	(h) The commission, may conduct such further investigation
400	<del>as it deems necessary, and</del> may enter into such stipulations and
401	settlements as it finds to be just and in the best interest of
402	the state. At least two-thirds of the members of the commission
403	present at a meeting must vote to reject or deviate from a
404	stipulation or settlement that is recommended by the counsel
405	representing the commission. The commission is without
406	jurisdiction to, and no respondent may voluntarily or

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407	involuntarily, enter into a stipulation or settlement which
408	imposes any penalty, including, but not limited to, a sanction
409	or admonition or any other penalty contained in s. 112.317.
410	Penalties <u>may</u> shall be imposed only by the appropriate
411	disciplinary authority as designated in this section.
412	(i) If a criminal complaint related to an investigation
413	pursuant to this section is filed, the timeframes in this
414	subsection are tolled until completion of the criminal
415	investigation or prosecution, excluding any appeals from such
416	prosecution, whichever occurs later.
417	(j) The failure of the commission to comply with the time
418	limits provided in this subsection constitutes harmless error in
419	any related disciplinary action unless a court finds that the
420	fairness of the proceedings or the correctness of an action may
421	have been impaired by a material error in procedure or a failure
422	to follow prescribed procedure.
423	(k) The timeframes prescribed by this subsection apply to
424	complaints or referrals submitted to the commission on or after
425	<u>October 1, 2024.</u>
426	Section 8. Section 112.326, Florida Statutes, is amended to
427	read:
428	112.326 Additional requirements by political subdivisions
429	and agencies not prohibited; certain procedures preempted
430	(1) Except as provided in subsection (2), Nothing in this
431	<u>part does not</u> <del>act shall</del> prohibit the governing body of any
432	political subdivision, by ordinance, or agency, by rule, from
433	imposing upon its own officers and employees additional or more
434	stringent standards of conduct and disclosure requirements than
435	those specified in this part, provided that those standards of

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436	conduct and disclosure requirements do not otherwise conflict
437	with the provisions of this part.
438	(2) If a political subdivision or an agency adopts by
439	ordinance or rule additional or more stringent standards of
440	conduct and disclosure requirements pursuant to subsection (1),
441	any noncriminal complaint procedure must:
442	(a) Require a complaint to be written and signed under oath
443	or affirmation by the person making the complaint.
444	(b) Require a complaint to be based upon personal knowledge
445	or information other than hearsay.
446	(c) Prohibit the initiation of a complaint or investigation
447	by the governing body of the political subdivision, agency, or
448	any entity created to enforce the standards.
449	(d) Include a provision establishing a process for the
450	recovery of costs and attorney fees for public officers, public
451	employees, or candidates for public office against a person
452	found by the governing body of the political subdivision,
453	agency, or entity created to enforce the standards to have filed
454	the complaint with a malicious intent to injure the reputation
455	of such officer, employee, or candidate by filing the complaint
456	with knowledge that the complaint contains one or more false
457	allegations or with reckless disregard for whether the complaint
458	contains false allegations of fact material to a violation.
459	(3) Any existing or future ordinance or rule adopted by a
460	political subdivision or an agency which is in conflict with
461	subsection (2) is void.
462	Section 9. Except as otherwise expressly provided in this
463	act, this act shall take effect upon becoming a law.

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