Tab 17	SB 562	by Ro u	uson (CO	-INTRODUCERS) Davis; (Si	imilar to CS/H 00721) Harassment of E	lection Workers		
933688	D	S	FAV	EE, Rouson	Delete everything after	02/05 05:19 PM		
Tab 18	CS/SB 7	734 by	CA, Ingo	glia; (Identical to CS/H 0073	5) Government Accountability			
673892	A	S	RCS	EE, Ingoglia	Delete L.131 - 216:	02/05 05:54 PM		
Tab 19	Tab 19 SB 1256 by Martin; (Identical to H 00135) Voter Registration Applications							

The Florida Senate

COMMITTEE MEETING EXPANDED AGENDA

ETHICS AND ELECTIONS Senator Burgess, Chair Senator Rouson, Vice Chair

MEETING DATE:	Monday, February 5, 2024
TIME:	2:30—6:00 p.m.
PLACE:	Mallory Horne Committee Room, 37 Senate Building

MEMBERS: Senator Burgess, Chair; Senator Rouson, Vice Chair; Senators Avila, Grall, Ingoglia, Martin, Mayfield, Polsky, and Powell

TAB	OFFICE and APPOINTMENT (HOME CITY)	FOR TERM ENDING	COMMITTEE ACTION
	Senate Confirmation Hearing: A public hearing will be held named executive appointment to the office indicated.	for consideration of the below-	
	Barbers' Board		
1	Schwartz, Mitchell (Delray Beach)	10/31/2025	Recommend Confirm Yeas 8 Nays 0
	Vargas, Hugo (LaBelle)	10/31/2026	Recommend Confirm Yeas 8 Nays 0
	Florida Athletic Commission		
2	Mallare-Pike, Christina Marie (Plant City)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Nunez, Adrian (Miami)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Board of Trustees of Miami-Dade College		
3	Alonso, Roberto Jose (Miami Lakes)	05/31/2026	Recommend Confirm

		Yeas 8 Nays 0
Board of Trustees of Northwest Florida State College		
Harrison, Megan (Santa Rosa Beach)	05/31/2026	Recommend Confirm Yeas 8 Nays 0
State Board of Education		
Garcia, Kelly (Tampa)	12/31/2025	Recommend Confirm Yeas 8 Nays 0
Education Practices Commission		
Jackson, Deelah (Palmetto)	09/30/2025	Recommend Confirm Yeas 8 Nays 0
Florida Gaming Control Commission		
Repp, Tina ()	01/01/2026	Recommend Confirm Yeas 8 Nays 0
Investment Advisory Council		
Canida, Maria Teresa (Coral Gables)	12/12/2026	Recommend Confirm Yeas 8 Nays 0
Goetz, John P. (Windermere)	12/12/2026	Recommend Confirm

Yeas 8 Nays 0

COMMITTEE MEETING EXPANDED AGENDA

Ethics and Elections Monday, February 5, 2024, 2:30—6:00 p.m.

TAB	OFFICE and APPOINTMENT (HOME CITY)	FOR TERM ENDING	COMMITTEE ACTION
	Jones, Kenneth (Tampa)	12/12/2027	Recommend Confirm Yeas 8 Nays 0
	Olmstead, Vinny (Vero Beach)	02/01/2027	Recommend Confirm Yeas 8 Nays 0
	Juvenile Welfare Board of Pinellas County		
9	Rutland, Melissa (St. Petersburg)	08/10/2026	Recommend Confirm Yeas 8 Nays 0
	Florida Commission on Offender Review		
10	Wyant, David A. ()	06/30/2028	Recommend Confirm Yeas 8 Nays 0
	Board of Pilot Commissioners		
11	LaMarca, Eileen M. (Lighthouse Point)	10/31/2026	Recommend Confirm Yeas 8 Nays 0
	Board of Directors, Space Florida		
12	Bocchino, Matthew (St. Augustine)	09/30/2025	Recommend Confirm Yeas 8 Nays 0
	Cruise, Rodney (Enterprise)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Daniels, Jonathan T. (Oakland Park)	09/30/2025	Recommend Confirm Yeas 8 Nays 0
	Daugherty, Kevin (Melbourne)	09/30/2026	Recommend Confirm Yeas 8 Nays 0
	Hosseini, Mori (Ormond Beach)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Lambert, Alexis ()	09/30/2026	Recommend Confirm Yeas 8 Nays 0
	Satter, Jonathan R. (North Palm Beach)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Thibault, Kevin J. (Groveland)	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Big Cypress Basin Board of the South Florida Water Management District		
13	Smith, Patricia "P.J." (Naples)	03/01/2027	Recommend Confirm Yeas 8 Nays 0
	Chair of the Board of Directors, Space Florida		
14	Nunez, Jeanette M. ()	09/30/2027	Recommend Confirm Yeas 8 Nays 0
	Board of Trustees, Florida Polytechnic University		
15	Abbot, Dorian Schuyler (Chicago)	06/30/2025	Recommend Confirm Yeas 6 Nays 2
	Hagen, Patrick (Tallahassee)	06/30/2028	Recommend Confirm Yeas 8 Nays 0

COMMITTEE MEETING EXPANDED AGENDA

Ethics and Elections Monday, February 5, 2024, 2:30—6:00 p.m.

TAB	OFFICE and APPOINTMENT (HOM	IE CITY)	FOR TERM ENDING	COMMITTEE ACTION	
	Otto, Clifford K. (Lakeland)		06/30/2024	Recommend Confirm Yeas 8 Nays 0	
	Shapiro, Ilya (Falls Church)		06/30/2025	Recommend Confirm Yeas 6 Nays 2	
	Theis, Sidney Wayne (Bryan)		06/30/2027	Recommend Confirm Yeas 8 Nays 0	
	Secretary of Commerce				
16	Kelly, James Alexander (Tallal	nassee)	Pleasure of Governor	Recommend Confirm Yeas 8 Nays 0	
			BILL DESCRIPTION and		
TAB	BILL NO. and INTRODUCER	S	ENATE COMMITTEE ACTIONS	COMMITTEE ACTION	
17	SB 562Harassment of Election Workers; Prohibiting a per from intimidating, threatening, coercing, harassing attempting to intimidate, threaten, coerce, or haras an election worker with specified intent; providing criminal penalties, etc.		ating, threatening, coercing, harassing, or o intimidate, threaten, coerce, or harass worker with specified intent; providing	Fav/1 Amendment (933688) Yeas 8 Nays 0	
		EE 02/ CJ RC	05/2024 Fav/1 Amendment		
18	CS/SB 734 Community Affairs / Ingoglia (Identical CS/H 735)	individuals f value from a person from special distr lobbyist; rec Trust establ Commission lobbyist or p containing o governing b extending th administrato	t Accountability; Prohibiting specified rom soliciting or accepting anything of a foreign country of concern; prohibiting a lobbying a county, municipality, or ict unless he or she is registered as a juiring a Commission on Ethics and Public ished by a county or municipality or the n on Ethics, as applicable, to investigate a rincipal upon receipt of a sworn complaint ertain allegations; prohibiting the ody of a county from renewing or ne employment contract of a county or during a specified timeframe, etc. ⁽²⁹⁾ 2024 Fav/CS	Fav/CS Yeas 8 Nays 0	
19	SB 1256 Martin (Identical H 135)	information registration providing ar voter registr without part Highway Sa individuals of license exar	tration Applications; Revising the that the uniform statewide voter application must be designed to elicit; a exception to a requirement that certain ation applicants must be registered y affiliation; requiring the Department of fety and Motor Vehicles to notify certain of certain information; requiring a driver niner to make specified inquiries, etc. 205/2024 Favorable	Favorable Yeas 7 Nays 0	

COMMITTEE MEETING EXPANDED AGENDA

Ethics and Elections Monday, February 5, 2024, 2:30—6:00 p.m.

 BILL DESCRIPTION and

 TAB
 BILL NO. and INTRODUCER
 SENATE COMMITTEE ACTIONS
 COMMITTEE ACTION

Other Related Meeting Documents

COMMITTEE MEETING PACKET TAB

1 A90S

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Barbers' Board



S:\EXEC\MAPS\90.DOC

Appointee: Schwartz, Mitchell
Term: 12/14/2023 - 10/31/2025
City/County: Delray Beach/Palm Beach
Office: Barbers' Board, Member
Authority: 476.054, F.S. & 20.165(4)(a)3, F. S.
Reference(s): Committee on Ethics and Elections

Appointed: 12/14/2023 Prior Term:

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 1/8/24
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/23/24
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		. X	

Occupation: Retired

Compensation:

Each board member shall receive per diem and mileage allowances as provided in s. 112.061, F.S. from the place of her or his residence to the place of meeting and the return therefrom.

Requirements: The seven-member board consists of:

•Five members who are barbers who have practiced the occupation of barbering in Florida for at least five years; and

•Two members who are citizens of Florida who are not presently licensed barbers.

No member of the board shall be connected in any way with the manufacture, rental, or wholesale distribution of barber equipment and supplies.

Additional Terms are for four years. Terms expire on October 31. No member shall serve more than the remaining portion of a previous member's unexpired term, plus two consecutive 4-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Citizen Member

Appointee:	Vargas, Hugo
Term:	12/14/2023 - 10/31/2026
City/County:	LaBelle/Hendry
Office:	Barbers' Board, Member
Authority:	476.054, F.S. & 20.165(4)(a)3, F. S.
Reference(s):	Committee on Ethics and Elections

Appointed: 12/14/2023 Prior Term:

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	Х		
5. Registered Voter in Florida	Х		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 1/11/24
8. Meets Requirements of Law	X		
9. Conviction Record		Х	See Below
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/8/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)	X		See Below
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: President of World Class Barbershop, Inc.

Compensation:

Each board member shall receive per diem and mileage allowances as provided in s. 112.061, F.S. from the place of her or his residence to the place of meeting and the return therefrom.

Requirements: The seven-member board consists of:

•Five members who are barbers who have practiced the occupation of barbering in Florida for at least five years; and

•Two members who are citizens of Florida who are not presently licensed barbers.

No member of the board shall be connected in any way with the manufacture, rental, or wholesale distribution of barber equipment and supplies.

Additional Terms are for four years. Terms expire on October 31. No member shall serve more than the remaining portion of a previous member's unexpired term, plus two consecutive 4-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 9 - Mr. Vargas disclosed in his Senate Questionnaire that in Ft. Myers (1997) he was charged with Criminal Mischief. Adjudication was withheld and he recieved two years probation Number 17 - Mr. Vargas is a City Commissioner in the City of Labelle, since 2022.

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

ì

Florida Athletic Commission



S:\EXEC\MAPS\105.DOC

Appointee: Mallare-Pike, Christina Marie
Term: 12/20/2023 – 09/30/2027
City/County: Plant City/Hillsborough
Office: Florida Athletic Commission, Member
Authority: 548.003(1), F.S.
Reference(s): Committee on Ethics and Elections

Appointed: 12/20/2023 Prior Term: 01/27/2021 - 09/30/2023

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	Х		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	Х		
5. Registered Voter in Florida	Х		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 6/30/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/23/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended	~	Х	
15. Contracts with State/Local Governments (sworn statement)		x	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	X		See Below
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Homemaker and Homeschool Parent

Attendance: Attended 11 of 11 meetings (100%) from January 27, 2021 through January 8, 2024.

Compensation: Reimbursed fifty dollars for each day of attendance at a commission meeting and for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: The five-member commission is appointed by the Governor, subject to confirmation by the Senate.

One member must be a physician licensed pursuant to chapter 458 or chapter 459, who must maintain an unencumbered license in good standing, and who must, at the time of her or his appointment, have practiced medicine for at least 5 years.

Additional Terms are for four years.

Requirements:

For the purposes of Section 548.003(4), F.S., unexcused absences shall include any absence other than: one caused by illness of a member preventing attendance; death or illness of a family member preventing attendance; unavoidable travel delays or cancellations preventing attendance; or any conflict, extraordinary circumstances or event approved by the chairperson and vote of the commission. Members shall communicate the reason for any absence to the executive director and chairperson 48 hours prior to the meeting unless circumstances dictate otherwise and the reason for the absence shall be made part of the minutes of that meeting. (Rule 61K1-3.0002)

Required to file Form 1 with the Commission on Ethics.

Notes: Number 18 - Ms. Mallare-Pike has served on this board, since 2017.

Appointee:	Nunez, Adrian
Term:	12/20/2023 - 09/30/2027
City/County:	Miami/Miami-Dade
Office:	Florida Athletic Commission, Member
Authority:	548.003(1), F.S.
Reference(s):	Committee on Ethics and Elections

Appointed: 12/20/2023 Prior Term:

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)		~	Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 1/12/24
8. Meets Requirements of Law	Х		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/23/24
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Vice President & Chief Financial Officer at Assisting Hands Home Care Miami

Compensation: Reimbursed fifty dollars for each day of attendance at a commission meeting and for per diem and travel expenses pursuant to s. 112.061, F.S.

One member must be a physician licensed pursuant to chapter 458 or chapter 459, who must maintain an unencumbered license in good standing, and who must, at the time of her or his appointment, have practiced medicine for at least 5 years.

Additional Terms are for four years.

Requirements:

For the purposes of Section 548.003(4), F.S., unexcused absences shall include any absence other than: one caused by illness of a member preventing attendance; death or illness of a family member preventing attendance; unavoidable travel delays or cancellations preventing attendance; or any conflict, extraordinary circumstances or event approved by the chairperson and vote of the commission. Members shall communicate the reason for any absence to the executive director and chairperson 48 hours prior to the meeting unless circumstances dictate otherwise and the reason for the absence shall be made part of the minutes of that meeting. (Rule 61K1-3.0002)

Required to file Form 1 with the Commission on Ethics.

Notes:

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

3 A345A

Alonso, Roberto Jose	Appointed:	03/31/2023	
03/31/2023 – 05/31/2026	Prior Term:	07/02/2020 - 05/31/2022	
Miami Lakes/Miami-Dade			
Board of Trustees of Miami-Dade College, Member			
1001.61(1) and (2), F.S.			
Committee on Ethics and Elections			
	Alonso, Roberto Jose 03/31/2023 – 05/31/2026 Miami Lakes/Miami-Dade Board of Trustees of Miami-Dade College, Mem 1001.61(1) and (2), F.S. Committee on Ethics and Elections	03/31/2023 - 05/31/2026 Prior Term: Miami Lakes/Miami-Dade Board of Trustees of Miami-Dade College, Member 1001.61(1) and (2), F.S.	

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	Х		
6. Honorable Discharge (sworn statement)	:		Not Applicable
7. Financial Disclosure Filed	X		Form 6 filed as of 6/30/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			See Below
11. Adverse Ethics Commission Action		Х	As of 1/23/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)	Х		See Below
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation:	Realtor & Senior Vice President, Costa Realtors
Attendance:	Attended 39 of 39 meetings (100%) from July 2, 2020 through January 17, 2024.
Compensation:	Reimbursed for expenses as provided in s. 112.061, F.S., including mileage to and from official board meetings.
Requirements:	Florida College System institution boards of trustees shall be appointed by the Governor and comprised of:
	Five members when a Florida College System institution district is confined to one school board district.
	Seven members when a Florida College System institution district is confined to one school board district and the board of trustees so elect.
	Not more than nine members when the district contains two or more school board districts.
Additional	Trustees shall be appointed for terms of four (4) years.
Requirements:	A member of a board of trustees must be a resident of the service delivery area of the college.
	Miami Dade College serves Miami-Dade County.
	It is the duty of the chair to notify the Governor, in writing, when a board member fails to attend three consecutive regular board meetings in any one fiscal year; absences may be grounds for removal.
	Required to file Form 1 with the SOE's office.
Notes:	Number 8 - Miami-Dade County Resident Number 10 - Report No. 2024-067 Number 17 - Mr. Alonso serves on the Miami-Dade County School Board, since 2022.

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

4

Appointee:	Harrison, Megan	Appointed:	10/13/2023
Term:	10/13/2023 – 05/31/2026	Prior Term:	
City/County:	Santa Rosa Beach/Walton		
Office:	Board of Trustees of Northwest Florida State Co	ollege, Membei	
Authority:	1001.61(1) and (2), F.S.		
Reference(s):	Committee on Ethics and Elections		

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 11/21/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			See Below
11. Adverse Ethics Commission Action		Х	As of 1/23/24
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)	X	-	See Below
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		X	

Occupation: President of the Walton Area Chamber of Commerce

- **Compensation:** Reimbursed for expenses as provided in s. 112.061, F.S., including mileage to and from official board meetings.
- **Requirements:** Florida College System institution boards of trustees shall be appointed by the Governor and comprised of:

Five members when a Florida College System institution district is confined to one school board district.

Seven members when a Florida College System institution district is confined to one school board district and the board of trustees so elect.

Not more than nine members when the district contains two or more school board districts.

Additional Trustees shall be appointed for terms of four (4) years.

Requirements:

A member of a board of trustees must be a resident of the service delivery area of the college.

Northwest Florida State College serves Okaloosa and Walton Counties.

It is the duty of the chair to notify the Governor, in writing, when a board member fails to attend three consecutive regular board meetings in any one fiscal year; absences may be grounds for removal.

Required to file Form 1 with the SOE's office.

Notes: Number 10 - Report No. 2024-105

Number 15 - Ms. Harrison disclosed that her employer, Walton Area Chamber of Commerce, is a grantee of the Florida Defense Reinvestment Grant from the Department of Economic Opportunity (Department of Commerce).

Number 19 - Ms. Harrison worked as a Communications Coordinator for the Walton County Tourism Department 2012-2013.

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Appointee:	Garcia, Kelly	Appointed:	03/24/2023
Term:	03/24/2023 – 12/31/2025	Prior Term:	
City/County:	Tampa/Hillsborough		
Office:	State Board of Education, Member		
Authority:	1001.01(1), F.S.		
Reference(s):	Committee on Education Pre-K -12-Recommend Committee on Ethics and Elections	l Confirm 1/30	/2023

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 4/5/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report		Х	
11. Adverse Ethics Commission Action		Х	As of 11/16/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	X		See Below
19. Present or Past Government Employee	X		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Teacher at Catapult Learning

Compensation: Members of the board shall serve without compensation, but shall be entitled to reimbursement of travel and per diem expenses in accordance with s. 112.061, F.S.

Requirements: The Florida Board of Education consists of seven members who are residents of the state. Members are appointed by the Governor, subject to confirmation by the Senate.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Appointed by Governor

Number 18 - Ms. Garcia served on the Board of Trustees, Florida Virtual Schools 2022-2023. Number 19 - Ms. Garcia was a Teacher for the Hillsborough County Public Schools 2011-2013. Education Verified

COMMITTEE MEETING PACKET TAB

6 A600J

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Education Practices Commission



S:\EXEC\MAPS\600.DOC

Appointed: 08/20/2023

Prior Term:

.

• •	Jackson, Deelah 08/20/2023 – 09/30/2025
City/County:	Palmetto/Manatee
Office:	Education Practices Commission, Member
Authority:	1012.79(1), F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	Х		
5. Registered Voter in Florida	Х		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 1/26/24
8. Meets Requirements of Law	X		See Below
9. Conviction Record	X		See Below
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

- **Occupation:** Teacher for the Manatee County School District
- Compensation: Reimbursed for expenses pursuant to s. 1012.79(10), F.S.
- **Requirements:** The commission is composed 25 members persons appointed by the State Board of Education, from nominations made by the Commissioner of Education, with an effort toward achieving equal geographical representation, as follows:

•Ten teacher members who are certified to teach, and who have practiced the profession for at least five years immediately preceding their appointment;

•Five administrators members, with at least one of whom shall represents a private or virtual school. School administrator members must have an endorsement on the educator certificate in the area of school administration or supervision and must have been practicing school administrators for at least five years immediately preceding their appointment;

•Four lay citizens who are parents of public school students and who are unrelated to public school employees;

•Two former charter school governing board or district school board members or former superintendents, assistant superintendents, or deputy superintendents

•Four sworn law enforcement officials (each must have served in the profession for at least five years immediately preceding appointment and have background expertise in child safety).

All members must be residents of the state.

Additional Members shall serve four-year staggered terms. A member may not serve more than eight years. **Requirements:**

Required to file Form 1 with the Commission on Ethics. The State Board of Education may remove any member from the commission for misconduct or malfeasance in office, incapacity, or neglect of duty.

Notes: Number 8 - Teacher

Number 9 - Mrs. Jackson disclosed in 1991 or 1992 she was charged with 'Disorderly Conduct' in Fort Wayne Indiana and paid a fine.

Number 19 - Mrs. Jackson is a Teacher with the School District of Manatee County, since 2015.

Ethics and Elections

,

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

A930R





S:\EXEC\MAPS\930.DOC

••	Repp, Tina 04/28/2023 – 01/01/2026	Appointed: Prior Term:	04/28/2023
City/County:	Tampa/Hillsborough		
Office:	Florida Gaming Control Commission, Member		
Authority:	16.71, F.S.		
Reference(s):	Committee on Regulated Industries-Recomment Committee on Ethics and Elections	d Confirm-12/	13/2023

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	Х	:	
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		······································
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 5/1/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 8/29/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	······································
14. Licenses or Certification Revoked/Suspended		Х	· · · · · · · · · · · · · · · · · · ·
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
8. Previously a Public Officer (sworn statement)		Х	
9. Present or Past Government Employee	X		See Below
20. Currently a Registered Lobbyist		Х	

Occupation:

Compensation: The salary of each commissioner is equal to that paid under state law to a commissioner on the Florida Public Service Commission.

Requirements: For the purpose of providing staggered terms, of the initial appointments,

•2 members shall be appointed to 4-year terms

•2 members shall be appointed to 3-year terms

•1 member shall be appointed to a 2-year term.

•1 member must have at least 10 years of experience in law enforcement and criminal investigations •1 member must be a certified public accountant licensed in this state with at least 10 years of experience in accounting and auditing

•1 member must be an attorney admitted and authorized to practice law in this state for at least the preceding 10 years.

Of the five members, each appellate district shall have one member appointed from the district to the commission who is a resident of the district at the time of the original appointment.

(b) A commissioner shall serve until a successor is appointed, but commissioners may not serve more than 12 years. Vacancies shall be filled for the unexpired portion of the term. The salary of each commissioner is equal to that paid under state law to a commissioner on the Florida Public Service Commission.

(c) The Governor shall have the same power to remove or suspend commissioners as set forth in s. 7, Art. IV of the State Constitution. In addition to such power, the Governor must remove a member who is convicted of or found guilty of or has pled nolo contendere to, regardless of adjudication, in any jurisdiction, a misdemeanor that directly relates to gambling, dishonesty, theft, or fraud.

(d) Upon the resignation or removal from office of a member of the commission, the Governor shall appoint a successor pursuant to paragraph (a) who, subject to confirmation by the Senate, shall serve the remainder of the unfinished term.

Additional Terms of 4 years. Members of the commission must be appointed by January 1, 2022.Requirements: A commissioner shall serve until a successor is appointed, but commissioners may not serve more than 12 years.

Notes: Number 19 - Ms. Repp was a Special Agent for the Federal Bureau of Investigations 1999-2022. Education Verified

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

8 A1280C

Appointee:	Canida, Maria Teresa	Appointed:	10/25/2023
Term:	10/25/2023 - 12/12/2026	Prior Term:	09/24/2019 - 12/12/2022
City/County:	Coral Gables/Miami-Dade		
Office:	Investment Advisory Council, Member		
Authority:	215.444, F.S.		
Reference(s):	Committee on Governmental Oversight and Acc Committee on Ethics and Elections	countability–Re	ecommend Confirm-01/29/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed		Х	Not Required
8. Meets Requirements of Law	Х		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/8/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Portfolio Manager at Citgo Capital Group

Attendance: Attended 19 of 20 meetings (95%) from September 24, 2019 through December 20, 2023.

Compensation: Reimbursed for per diem and travel expenses as provided in s. 112.061.
Requirements: The membership of the council is nine members, appointed by the Board of Administration.

The members of the council shall be appointed by the board as a resource to the Board of Trustees of the State Board of Administration and shall be subject to confirmation by the Senate. These individuals shall possess special knowledge, experience, and familiarity with portfolio management, institutional investments, and fiduciary responsibilities.

Additional Terms are for four years.

Requirements:

Not required to file financial disclosure form.

Notes: Number 8 - Governor's Nominee Education Verified

Appointee:	Goetz, John P.	Appointed:	10/25/2023		
Term:	10/25/2023 - 12/12/2026	Prior Term:	9/24/2019 - 12/12/2022		
City/County:	Windermere/Orange				
Office:	Investment Advisory Council, Member				
Authority:	215.444, F.S.				
Reference(s):	Committee on Governmental Oversight and Accountability–Recommend Confirm-1/29/2024 Committee on Ethics and Elections				

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed		Х	Not Required
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/8/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Co-Chief Investment Officer at Pzena Investment Management

Attendance: Attended 20 of 20 meetings (100%) from September 24, 2019 through January 4, 2024.

Compensation: Reimbursed for per diem and travel expenses as provided in s. 112.061.

The members of the council shall be appointed by the board as a resource to the Board of Trustees of the State Board of Administration and shall be subject to confirmation by the Senate. These individuals shall possess special knowledge, experience, and familiarity with portfolio management, institutional investments, and fiduciary responsibilities.

Additional Terms are for four years.

Requirements:

Not required to file financial disclosure form.

Notes: Number 8 - Governor's Nominee Education Verified

Appointee:	Jones, Kenneth	Appointed:	10/25/2023		
Term:	10/25/2023 – 12/12/2027	Prior Term:	1/17/2023 - 12/12/2023		
City/County:	Tampa/Hillsborough				
Office:	Investment Advisory Council, Member				
Authority:	215.444, F.S.				
Reference(s):	Committee on Governmental Oversight and Accountability–Recommend Confirm-1/29/2024 Committee on Ethics and Elections				

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	Х		
2. Questionnaire notarized	Х		
3. US Citizen (sworn statement)	Х		
4. Florida Resident (sworn statement)	Х		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed		х	Not Required
8. Meets Requirements of Law	Х		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/15/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)	Х		See Below
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	X		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Co-Founder & Managing Partner of Third Lake Partners

Attendance: Attended 4 of 4 meetings (100%) from January 17, 2023 through January 4, 2024.

Compensation: Reimbursed for per diem and travel expenses as provided in s. 112.061.

Requirements: The membership of the council is nine members, appointed by the Board of Administration.

The members of the council shall be appointed by the board as a resource to the Board of Trustees of the State Board of Administration and shall be subject to confirmation by the Senate. These individuals shall possess special knowledge, experience, and familiarity with portfolio management, institutional investments, and fiduciary responsibilities.

Additional Terms are for four years.

Requirements:

Not required to file financial disclosure form.

Notes: Number 17 - Mr. Jones is serving on the Board of Governors of the State University System, since 2021.

Number 19 - Mr. Jones was a Legislative Aide with the Florida Senate 1994-1995. Education Verified

Appointee:	Olmstead, Vinny	Appointed:	05/23/2023	
Term:	05/23/2023 - 02/01/2027	Prior Term:	03/12/2019 - 02/01/2023	
City/County:	Vero Beach/Indian River			
Office:	Investment Advisory Council, Member			
Authority:	215.444, F.S.			
Reference(s):	Committee on Governmental Oversight and Accountability–Recommend Confirm-1/29/2024 Committee on Ethics and Elections			

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed		Х	Not Required
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	See Below
10. Adverse Auditor General Report		Х	
11. Adverse Ethics Commission Action		Х	As of 1/8/24
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		x	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Manager/Director, VOCAP Investment Partners

Attendance: Attended 23 of 24 meetings (96%) from March 12, 2019 through December 20, 2023.

Compensation: Reimbursed for per diem and travel expenses as provided in s. 112.061.

The members of the council shall be appointed by the board as a resource to the Board of Trustees of the State Board of Administration and shall be subject to confirmation by the Senate. These individuals shall possess special knowledge, experience, and familiarity with portfolio management, institutional investments, and fiduciary responsibilities.

Additional Terms are for four years.

Requirements:

Not required to file financial disclosure form.

Notes: Number 8 - Attorney General's Nominee Number 9 - Mr. Olmstead disclosed on his questionnaire that in 1985 he was fined for 'underage drinking' in South Carolina. The FDLE report did not include this charge. Education Verified

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building



Appointee:	Rutland, Melissa Appointed: 07/21		07/21/2023
Term:	07/21/2023 - 08/10/2026	Prior Term:	
City/County:	St. Petersburg/Pinellas		
Office:	Juvenile Welfare Board of Pinellas County, Member		
Authority:	03-320, L.O.F.		
Reference(s):	Committee on Ethics and Elections		

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 6/5/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/22/23; See Below
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	Х		See Below
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: President of Rutland Florida Gulf Group, LLC

Compensation:

Requirements: The eleven-member board consists of:

•The county superintendent of public instruction;

- •One judge in the juvenile division of the circuit court;
- •The state attorney;

•The public defender;

•One appointed member of the Pinellas County Board of County Commissioners; and

•Six members appointed by the Governor and confirmed by the Senate.

Additional Terms for the six members appointed by the Governor shall be for four years. Required to file Form 1 with the SOE's office.

Notes: Number 11 - Ms. Rutland disclosed she was fined for filing a financiald disclosure late. The Commission did not report this infraction. Number 18 - Ms. Rutland served on the St. Petersburg Development Review Commission 2015-2023.

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

- 6/30/2022

Appointee:	Wyant, David A.	Appointed:	09/19/2023
Term:	09/19/2023 - 06/30/2028	Prior Term:	7/1/2016 - 6/
City/County:	Crawfordville/Wakulla		
Office:	Florida Commission on Offender Review, Member		
Authority:	947.01, F.S. & 947.021, F.S.		
Reference(s):	Committee on Criminal Justice-Recommend Confirm-1/30/2024 Committee on Ethics and Elections		

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 11/9/23
8. Meets Requirements of Law	Х		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/16/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Commissioner, Commission on Offender Review

Attendance No. Get salary. Notes:

Compensation: \$95,505.72 per year as of March 29, 2021.

Reimbursed for travel expenses pursuant to s. 112.061, F.S.

Requirements: The commission consists of three members who are residents of this state, appointed by the Governor and Cabinet from a list of qualified applicants submitted by the parole qualifications committee, and shall include representation from minority persons.

Additional Terms are for six years.

Requirements:

Upon the expiration of the term of any member of the commission, a successor shall be appointed for a term of 6 years and may not be appointed for more than two consecutive 6-year terms.

One member shall be designated as chair by the Governor and Cabinet.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 19 - Mr. Wyant served in the Bartow Police Department as Deputy Police Chief, 1/14-12/14; Detective Sergeant, 6/06-1/14; and Detective, 1/96-6/06. Education Verified

COMMITTEE MEETING PACKET TAB

11 A1765L

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30—6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Board of Pilot Commissioners



S:\EXEC\MAPS\1765.doc

Appointee:LaMarca, Eileen M.Term:11/03/2023 – 10/31/2026City/County:Lighthouse Point/BrowardOffice:Board of Pilot Commissioners, MemberAuthority:310.011, F.S. & 20.165(5), F.S.Reference(s):Committee on Ethics and Elections

Appointed: 11/03/2023 Prior Term:

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	Х		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 1/3/24
8. Meets Requirements of Law	Х		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/8/24
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Vice President of The LaMarca Group

Compensation: Fifty dollars per day while attending to the business of the board; reimbursed for expenses pursuant to s. 112.061, F.S.

Requirements: The ten-member board consists of:

- Five licensed state pilots who are actively practicing their profession. The Governor shall appoint:
 one member from the state at large;
 - one member from any of the following ports: Pensacola, Panama City, or Port St. Joe;

• one member from any of the following ports: Tampa Bay, Boca Grande, Punta Gorda, Charlotte Harbor or Key West;

one member from any of the following ports: Fernandina, Jacksonville, or Port Canaveral; and
one member from any of the following ports: Ft. Pierce, Miami, Port Everglades, or Palm Beach. members shall be actively involved in a professional or business capacity in the maritime industry, marine shipping industry, or commercial passenger cruise industry; one member shall be a certified public accountant with at least 5 years of experience in financial management; and two members shall be citizens of the state. The latter three board members shall not be involved in, or have any financial interest in, the piloting profession, the maritime industry, the marine shipping industry, or the commercial passenger cruise industry.

•Two members shall be actively involved in a professional or business capacity in the maritime industry, marine shipping industry, or commercial passenger cruise industry;

•One member shall be a certified public accountant with at least 5 years of experience in financial management; and

•Two members shall be citizens of the state.

The latter three board members shall not be involved in, or have any financial interest in, the piloting profession, the maritime industry, the marine shipping industry, or the commercial passenger cruise industry.

Additional Terms are for four years.

Requirements:

Terms expire on October 31.

No member shall serve more than the remaining portion of a previous member's unexpired term, plus two consecutive 4-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Citizen Member

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Board of Directors, Space Florida



S:\EXEC\MAPS\2225.doc

Appointed: 09/28/2023

Prior Term:

Appointee:	Bocchino, Matthew
Term:	09/28/2023 – 09/30/2025
City/County:	St. Augustine/St. Johns
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire Yes No Notes 1. Questionnaire completed Х 2. Questionnaire notarized Х 3. US Citizen (sworn statement) Х 4. Florida Resident (sworn statement) Х 5. Registered Voter in Florida Х 6. Honorable Discharge (sworn statement) Not Applicable 7. Financial Disclosure Filed Х Form 1 filed as of 6/27/23 8. Meets Requirements of Law Х See Below 9. Conviction Record Х 10. Adverse Auditor General Report Х 11. Adverse Ethics Commission Action Х As of 12/22/23 12. Previously Suspended from Office Not Applicable 13. Previously Refused Bond (sworn statement) Х 14. Licenses or Certification Revoked/Suspended Х 15. Contracts with State/Local Governments (sworn Х See Below statement) 16. Contracts with Pending Office Х See Below 17. Holds Another Public Office (sworn statement) Х 18. Previously a Public Officer (sworn statement) Х 19. Present or Past Government Employee Х See Below 20. Currently a Registered Lobbyist Х

1

Occupation: Director of Cecil Airport & Spaceport

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall apoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Jacksonville Aviation Authority

Number 15 - See #16.

Number 16 - Mr. Bocchino disclosed his employer, the Jacksonville Aviation Authority, applies for grant funding from Space Florida and the Florida Department of Transportation for airport and spaceport projects. The Jacksonville Aviation Authority appointment is a ex officio non-voting position. Number 19 - Mr. Bocchino has worked for the Jacksonville Aviation Authority since 2016 and is currently the Director of Cecil Airport & Spaceport, since 2022. Mr. Bocchino was an Airport Operations Aide for the City of Ft. Lauderdale 2007-2009.

Appointed: 09/28/2023

Prior Term:

Appointee:	Cruise, Rodney
Term:	09/28/2023 - 09/30/2027
City/County:	Enterprise/Volusia
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	Х		
2. Questionnaire notarized	Х		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 8/7/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	See Below
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/14/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	Х		See Below
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: SVP and COO of Embry-Riddle Aeronautical University

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Aerospace Industry/Bond Financing/Aerospace Academia/Aircraft Facilities
 Number 9 - Mr. Cruise disclosed in his Senate Questionnaire in 2010 in Gainesville, FL, there was an
 "incident at a football game, misunderstanding regarding holding a beer, but no further action."
 Number 18 - Mr. Cruise served on the Board of Directors, Enterprise Florida, Inc. 2022-2023.

Appointed: 09/28/2023

Prior Term:

Appointee:	Daniels, Jonathan T.
Term:	09/28/2023 - 09/30/2025
City/County:	Oakland Park/Broward
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	Х		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida		Х	
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 11/9/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report		Х	
11. Adverse Ethics Commission Action		Х	As of 11/16/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)	x		See Below
16. Contracts with Pending Office		X	
17. Holds Another Public Office (sworn statement)		X	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: CEO of Port Everglades

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 15 - Mr. Daniels's disclosed his employer, Port Everglades, is a grant recipient from the Department of Transportation and the Department of Environmental Protection. Number 19 - Mr. Daniels is the Chief Executive Officer of Port Everglades.

Appointed: 09/28/2023

Prior Term:

Appointee:	Daugherty, Kevin
Term:	09/28/2023 – 09/30/2026
City/County:	Melbourne/Brevard
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)	X		See Below
7. Financial Disclosure Filed	X		Form 1 filed as of 10/9/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report		Х	
11. Adverse Ethics Commission Action		Х	As of 11/14/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)	X		See Below
16. Contracts with Pending Office	X		See Below
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Director of Airports for the Cocoa Airport Authority

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 6 - Mr. Daugherty served in the U.S. Marine Corps 1993-1997

Number 8 - Titusville-Cocoa Airport Authority

Number 15 - Mr. Daugherty disclosed his prior employer, the Hernando County Board of County Commissioners, is a grantee of the Florida Department of Transportation Aviation Grant Funds. Number 16 - Mr. Daugherty disclosed his employer, Cocoa Airport Authority is a grantee of Space Florida Grant Funds.

Number 19 - Mr. Daugherty is the Director of Airports for the Cocoa Airport Authority, since 2021. Mr. Daugherty was the Airport Manager for the Hernando County Board of County Commissioners 2013-2021.

Appointed: 09/28/2023

Prior Term:

Appointee:	Hosseini, Mori
Term:	09/28/2023 – 09/30/2027
City/County:	Ormond Beach/Volusia
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire Yes No Notes Х 1. Questionnaire completed Х 2. Questionnaire notarized Х 3. US Citizen (sworn statement) Х 4. Florida Resident (sworn statement) 5. Registered Voter in Florida Х 6. Honorable Discharge (sworn statement) Not Applicable Form 1 filed as of 6/19/23 7. Financial Disclosure Filed Х Х See Below 8. Meets Requirements of Law Х 9. Conviction Record 10. Adverse Auditor General Report Not Applicable 11. Adverse Ethics Commission Action As of 11/16/23 Х Х 12. Previously Suspended from Office 13. Previously Refused Bond (sworn statement) Х 14. Licenses or Certification Revoked/Suspended Х 15. Contracts with State/Local Governments (sworn Х See Below statement) 16. Contracts with Pending Office Х 17. Holds Another Public Office (sworn statement) Х See Below Х 18. Previously a Public Officer (sworn statement) See Below 19. Present or Past Government Employee Х 20. Currently a Registered Lobbyist Х

Occupation: Chairman and CEO of Intervest Construction Industries, LLC

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Aerospace Academia

Number 15 - Mr. Hosseini disclosed his company, Intervest Construction Industries, has land development permit applications with the St. Johns River Water Management District. Number 17 - Mr. Hosseini is serving on the Board of Trustees, University of Florida, since 2021. Number 18 - Mr. Hosseini served on the Board of Governors, State University System of Florida 2010-2017. Mr. Hosseini served on the Board of Directors, Enterprise Florida, Inc. 2016-2023.

Appointed: 09/28/2023

Prior Term:

Appointee:	Lambert, Alexis
Term:	09/28/2023 – 09/30/2026
City/County:	Tallahassee/Leon
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 6/29/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	· · · · · · · · · · · · · · · · · · ·
19. Present or Past Government Employee	X		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Chief of Staff at the Division of Bond Financing

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Bond Financing

Number 19 - Mrs. Lambert was the Chief of Staff for the Department of Health 2015-2018. Mrs. Lambert is the Chief of Staff at the Division of Bond Finance, since 2018.

Appointed: 09/28/2023

Prior Term:

Appointee:	Satter, Jonathan R.
Term:	09/28/2023 – 09/30/2027
City/County:	North Palm Beach/Palm Beach
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)		Х	
7. Financial Disclosure Filed	X		Form 1 filed as of 7/18/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	X		See Below
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation:

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 18 - Mr. Satter served on this board in 2022. Mr. Satter Served on the Board of Directors, Enterprise Florida, Inc. in 2019. Mr. Satter served as Secretary of Management Services 2019-2011. Mr. Satter served on the Task Force Efficient Government in 2019. Mr. Satter served on the Blockchain Task Force in 2019. Mr. Satter served as a Commissioner on the Health Care District of Palm Beach County 2005-2010.

Appointed: 09/28/2023

Prior Term:

Appointee:	Thibault, Kevin J.
Term:	09/28/2023 - 09/30/2027
City/County:	Groveland/Lake
Office:	Board of Directors, Space Florida, Member
Authority:	331.3081, F.S.
Reference(s):	Committee on Ethics and Elections

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 7/3/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/15/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	Х		See Below
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Chief Executive Officer at the Greater Orlando Aviation Authority

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

•An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Aircraft Facilities

Number 18 - Mr. Thibault served as Secretary of Transportation 2019-2022,

Number 19 - Mr. Thibault has worked for the Florida Department of Transportation from 1995 to 2002, holding several positions including the Executive Director, Assistant Secretary, and Director of Production.

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30—6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building
Appointee:	Smith, Patricia "P.J."	Appointed:	12/15/2023
Term:	03/02/2024 - 03/01/2027	Prior Term:	08/04/2023 - 03/01/2024
City/County:	Naples/Collier		
Office:	Big Cypress Basin Board of the South Florida	Water Managem	ent District, Member
Authority:	373.0693(9), F.S.		
Reference(s):	Committee on Ethics and Elections		

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 8/12/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 10/10/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)	X		See Below
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: Real Estate Broker & Owner of Patricia Jean Smith, LLC

Compensation: Reimbursed for actual travel expenses, subsistence, lodging and other expenses, while on official business, pursuant to s. 112.061, F.S.

Requirements: The Governor shall appoint not fewer than five persons residing in:

• Collier County; and

• mainland Monroe County.

Basin boards shall consist of not less than three members, but shall include one representative from each of the counties included in the basin.

Additional	Terms are for three years.	
------------	----------------------------	--

Requirements:

Not required to file a financial disclosure.

Notes: Number 18 - Ms. Smith served on the Design Review Board for the City of Naples in 2019.

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Chair of the Board of Directors, Space Florida



S:\EXEC\MAPS\2226.doc

Nunez, Jeanette M.	Appointed:	09/28/2023
09/28/2023 - 09/30/2027	Prior Term:	
Miami-Dade/Miami-Dade		
Chair of the Board of Directors, Space Florida,	Member	
s. 331.3081, F.S.		
Committee on Ethics and Elections		
	09/28/2023 – 09/30/2027 Miami-Dade/Miami-Dade Chair of the Board of Directors, Space Florida, I s. 331.3081, F.S.	09/28/2023 – 09/30/2027 Prior Term: Miami-Dade/Miami-Dade Chair of the Board of Directors, Space Florida, Member s. 331.3081, F.S.

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 6 filed as of 6/30/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 1/23/24; See Below
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)	X		See Below
18. Previously a Public Officer (sworn statement)	X		See Below
19. Present or Past Government Employee	Х		See Below
20. Currently a Registered Lobbyist		Х	

Occupation: Lieutenant Governor of Florida

Compensation: Reimbursed for per diem and travel expenses pursuant to s. 112.061, F.S.

Requirements: Space Florida shall be governed by an independent board of directors that consists of the Governor, who shall serve ex officio, or who may appoint a designee to serve, as the chair and a voting member of the board, and the following appointed members:

The Secretary of Transportation or his or her designee.

Five members appointed by the Governor who must each reflect the state's interests in the aerospace sector and represent the intent, duties, and purpose of Space Florida, or have at least 5 years of experience in at least one of the following areas:

•The aerospace industry. Such member may not be currently employed by an entity that is under contract with Space Florida.

•Bond financing.

•Academic experience in aerospace, aviation, or a relevant science.

An aircraft facilities manager, a fixed-based operator, or a commercial airport operator.

A representative of each of the following entities, who shall serve as an ex officio, nonvoting member of the board, appointed by the Governor:

•The Jacksonville Aviation Authority.

•The Titusville-Cocoa Airport Authority.

An employee or official of a port district or port authority as defined in s. 315.02(2).

Additional Terms are for four years except that the initial terms shall be staggered. The Governor shall appoint two members for a 1-year term, four members for 2-year terms, and six members for 4-year terms.

The appointees of the President of the Senate and the Speaker of the House of Representatives shall serve at the pleasure of their presiding officers.

Terms end on June 30 of the year of the end of the term.

Absence from three consecutive meetings without good cause shall result in automatic removal by the Governor.

Notes: Number 11 - The Commission on Ethic reported Complaint No. 12-106 filed in 2012 during which time Lt. Governor Nunez was serving in the Florida Legislature, House of Representatives. The complaint was dismissed due to a finding of no probable cause to believe the respondant violated s. 112.313(6), F.S..

Number 17 - Ms. Nunez is the Lieutenant Governor of the State of Florida, since 2018.

Number 18 - Lieutenant Governor Nunez served as a State Representative in the Florida House of Representatives 2010-2018.

Number 19 - Lieutenant Governor Nunez was a legislative Assistant for the legislature 1995-2004.

COMMITTEE MEETING PACKET TAB

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Appointee:	Abbot, Dorian Schuyler	Appointed:	10/24/2023
Term:	10/24/2023 - 06/30/2025	Prior Term:	
City/County:	Chicago/Non-Florida		
Office:	Board of Trustees, Florida Polytechnic Universit	y, Member	
Authority:	1001.71(1), F.S.		
Reference(s):	Committee on Education Postsecondary-Recom Committee on Ethics and Elections	imend Confirm	-01/22/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)		Х	
5. Registered Voter in Florida		Х	
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 10/26/23
8. Meets Requirements of Law	Х		See Below
9. Conviction Record	Х		See Below
10. Adverse Auditor General Report			
11. Adverse Ethics Commission Action		Х	As of 12/22/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

- Occupation: Associate Professor at the University of Chicago
- **Compensation:** Members of the board of trustees shall receive no compensation but may be reimbursed for travel and per diem expenses as provided in s. 112.061, F.S.

Requirements: Each university in the State University System shall have a 13-member board of trustees.
Six citizen members shall be appointed by the Governor subject to Senate confirmation.
Five citizen members shall be appointed by the Board of Governors subject to Senate confirmation.

In addition, the chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

There shall be no state residency requirement for university board members, but the Governor shall consider diversity and regional representation.

Additional No citizen member of a board of trustees of a local constituent university, shall have or hold any employment or contractual relationship as a legislative lobbyist requiring annual registration and reporting pursuant to s. 11.045.

Members of the board of trustees shall be appointed for staggered 5-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Governor's Appointment

Number 9 - Mr. Abbot disclosed in his Senate Questionnaire that in 2003 while in New Orleans, Louisiana, he was convicted of 'Lewd Conduct' for urinating in public. Education Verified

Appointee:	Hagen, Patrick	Appointed:	10/24/2023
Term:	10/24/2023 - 06/30/2028	Prior Term:	
City/County:	Tallahassee/Leon		
Office:	Board of Trustees, Florida Polytechnic University	, Member	
Authority:	1001.71(1), F.S.		
Reference(s):	Committee on Education Postsecondary-Recome Committee on Ethics and Elections	mend Confirm	-01/22/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 11/9/23
8. Meets Requirements of Law	X		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			See Below
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		X	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

- Occupation: Senior Associate at Nelson Mullins Riley & Scarborough LLP
- **Compensation:** Members of the board of trustees shall receive no compensation but may be reimbursed for travel and per diem expenses as provided in s. 112.061, F.S.
- Requirements: Each university in the State University System shall have a 13-member board of trustees.
 Six citizen members shall be appointed by the Governor subject to Senate confirmation.
 Five citizen members shall be appointed by the Board of Governors subject to Senate confirmation.

In addition, the chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

There shall be no state residency requirement for university board members, but the Governor shall consider diversity and regional representation.

Additional No citizen member of a board of trustees of a local constituent university, shall have or hold any employment or contractual relationship as a legislative lobbyist requiring annual registration and reporting pursuant to s. 11.045.

Members of the board of trustees shall be appointed for staggered 5-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 8 - Governor's Appointment Number 10 - Report No. 2024-047 Education Verified

Appointee:	Otto, Clifford K.	Appointed:	10/24/2023
Term:	10/24/2023 - 06/30/2024	Prior Term:	03/24/2016 - 06/30/2019
City/County:	Lakeland/Polk		
Office:	Board of Trustees, Florida Polytechnic University	y, Member	
Authority:	1001.71(1), F.S.		
Reference(s):	Committee on Education Postsecondary-Recome Committee on Ethics and Elections	mend Confirm	-01/22/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 5/22/23
8. Meets Requirements of Law	Х		See Below
9. Conviction Record		Х	
10. Adverse Auditor General Report			No Report
11. Adverse Ethics Commission Action		Х	As of 12/22/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended			Not Applicable
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Appointee: Otto, Clifford K.

Occupation:	Retired
Attendance:	Attended 79 of 82 meetings (96%) from March 24, 2016 through November 30, 2023.
Compensation:	Members of the board of trustees shall receive no compensation but may be reimbursed for travel and per diem expenses as provided in s. 112.061, F.S.
Requirements:	Each university in the State University System shall have a 13-member board of trustees.Six citizen members shall be appointed by the Governor subject to Senate confirmation.Five citizen members shall be appointed by the Board of Governors subject to Senate confirmation.
	In addition, the chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.
	There shall be no state residency requirement for university board members, but the Governor shall consider diversity and regional representation.
Additional Requirements:	No citizen member of a board of trustees of a local constituent university, shall have or hold any employment or contractual relationship as a legislative lobbyist requiring annual registration and reporting pursuant to s. 11.045.
	Members of the board of trustees shall be appointed for staggered 5-year terms.
	Required to file Form 1 with the Commission on Ethics.
Notes:	Number 8 - Governor's Appointment Education Verified

Appointee:	Shapiro, Ilya	Appointed:	10/24/2023
Term:	10/24/2023 - 06/30/2025	Prior Term:	
City/County:	Falls Church/Non-Florida		
Office:	Board of Trustees, Florida Polytechnic Universit	y, Member	
Authority:	1001.71(1), F.S.		
Reference(s):	Committee on Education Postsecondary-Recom Committee on Ethics and Elections	mend Confirm	-01/22/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)		Х	
5. Registered Voter in Florida		Х	
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	X		Form 1 filed as of 10/30/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			See Below
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

- **Occupation:** Director of Constitutional Studies at the Manhattan Institute.
- **Compensation:** Members of the board of trustees shall receive no compensation but may be reimbursed for travel and per diem expenses as provided in s. 112.061, F.S.

Requirements: Each university in the State University System shall have a 13-member board of trustees.
Six citizen members shall be appointed by the Governor subject to Senate confirmation.
Five citizen members shall be appointed by the Board of Governors subject to Senate confirmation.
In addition, the chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

There shall be no state residency requirement for university board members, but the Governor shall consider diversity and regional representation.

Additional No citizen member of a board of trustees of a local constituent university, shall have or hold any employment or contractual relationship as a legislative lobbyist requiring annual registration and reporting pursuant to s. 11.045.

Members of the board of trustees shall be appointed for staggered 5-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 10 - Report No. 2024-007 Education Verified

Appointee:	Theis, Sidney Wayne	Appointed:	10/24/2023
Term:	10/24/2023 - 06/30/2027	Prior Term:	
City/County:	Bryan/Non-Florida		
Office:	Board of Trustees, Florida Polytechnic Universit	y, Member	
Authority:	1001.71(1), F.S.		
Reference(s):	Committee on Education Postsecondary-Recom Committee on Ethics and Elections	mend Confirm	-01/22/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		· · ·
2. Questionnaire notarized	Х		
3. US Citizen (sworn statement)	Х		
4. Florida Resident (sworn statement)		Х	
5. Registered Voter in Florida		Х	
6. Honorable Discharge (sworn statement)	Х		See Below
7. Financial Disclosure Filed	X		Form 1 filed as of 1/3/24
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			See Below
11. Adverse Ethics Commission Action		Х	As of 11/20/23
12. Previously Suspended from Office			Not Applicable
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		х	
15. Contracts with State/Local Governments (sworn statement)		Х	
16. Contracts with Pending Office		Х	
17. Holds Another Public Office (sworn statement)	-	Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee		Х	
20. Currently a Registered Lobbyist		Х	

Occupation: CEO & Owner of RDRTec Inc. (Radar Defense Contractor)

Compensation: Members of the board of trustees shall receive no compensation but may be reimbursed for travel and per diem expenses as provided in s. 112.061, F.S.

Requirements: Each university in the State University System shall have a 13-member board of trustees.
Six citizen members shall be appointed by the Governor subject to Senate confirmation.
Five citizen members shall be appointed by the Board of Governors subject to Senate confirmation.
In addition, the chair of the faculty senate, or the equivalent, and the president of the student body of

the university shall also be members.

There shall be no state residency requirement for university board members, but the Governor shall consider diversity and regional representation.

Additional No citizen member of a board of trustees of a local constituent university, shall have or hold any employment or contractual relationship as a legislative lobbyist requiring annual registration and reporting pursuant to s. 11.045.

Members of the board of trustees shall be appointed for staggered 5-year terms.

Required to file Form 1 with the Commission on Ethics.

Notes: Number 6 - Mr. Theis served in the US Air Force 1974-1977 and the US Air Force Reserves 1979-1996. Number 10 - Report No. 2023-007 Education Verified

COMMITTEE MEETING PACKET TAB

16

Ethics and Elections

MEETING DATE: Monday, February 5, 2024

TIME: 2:30-6:00 p.m.

PLACE: Mallory Horne Committee Room, 37 Senate Building

Appointee:	Kelly, James Alexander	Appointed:	05/31/2023
Term:	06/12/2023 – Pleasure of Governor	Prior Term:	
City/County:	Tallahassee/Leon		
Office:	Secretary of Commerce, Secretary		
Authority:	20.60 (2)		
Reference(s):	Committee on Commerce and Tourism-Recomm Committee on Ethics and Elections	end Confirm-	01/23/2024

Executive Appointment Questionnaire	Yes	No	Notes
1. Questionnaire completed	X		
2. Questionnaire notarized	X		
3. US Citizen (sworn statement)	X		
4. Florida Resident (sworn statement)	X		
5. Registered Voter in Florida	X		
6. Honorable Discharge (sworn statement)			Not Applicable
7. Financial Disclosure Filed	Х		Form 1 filed as of 8/17/23
8. Meets Requirements of Law	X		
9. Conviction Record		Х	
10. Adverse Auditor General Report			Not Applicable
11. Adverse Ethics Commission Action		Х	As of 11/28/23
12. Previously Suspended from Office		Х	
13. Previously Refused Bond (sworn statement)		Х	
14. Licenses or Certification Revoked/Suspended		Х	
15. Contracts with State/Local Governments (sworn statement)		х	
16. Contracts with Pending Office		X	
17. Holds Another Public Office (sworn statement)		Х	
18. Previously a Public Officer (sworn statement)		Х	
19. Present or Past Government Employee	X		See Below
20. Currently a Registered Lobbyist	X		See Below

Occupation:

Compensation: \$177,038.40 annual salary as of January 25, 2024.

Requirements: The head of the department is the Secretary of Commerce, who shall be appointed by the Governor, subject to confirmation by the Senate.

- Additional **Requirements:** The secretary shall serve at the pleasure of and report to the Governor and shall serve as the Governor's chief negotiator for business recruitment and expansion and economic development. Required to file Form 1 with the Commission on Ethics.
 - **Notes:** Number 19 Mr. Kelly was acting Chief of Staff for Governor DeSantis 2023-2024. Mr. Kelly was Chief of Staff for the Department of Education 2019-2021 and the Department of Juvenile Justice 2012-2013. Mr Kelly was the Staff Director of the Redistricting Committee for the Florida House of Representatives 2010-2012. Mr. Kelly was the Chief Analyst for the Select Policy Council for Strategic and Economic Planning 2009-2010. Mr. Kelly was the Director of Legislative Affairs for the Department of Corrections 2007-208 and the Department of Elder Affairs 2005-2007. Mr. Kelly worked as a Legislative Analyst for the Majority Office in the Florida House of Representatives 2004-2005. Mr. Kelly was a Legislative Aide for Senator Anna Cowin 2002-2004. Mr. Kelly was a Legislative Aide for Representative Arron Bean 2000-2002. Number 20 Registered Legislative Lobbyist

Education Verified

	The Florida Senat	e	
<u>25/24</u> Meeting Date Seneth Ethics + Electric Committee Name <u>Melinda</u> Coor	APPEARANCE RI Deliver both copies of this for Senate professional staff conducting	m to	Commissioner Wyart Bill Number or Topic Confirmation Amendment Barcode (if applicable) 5) 487-(980
Address <u>4070 ESplone</u> Street <u>Tellehossee</u> , <u>T</u>	FC 32302 State Zip	Email <u>Melir</u>	iclacoonalator.state_fl.
Speaking: 🗌 For 🗌 Agair	nst 🗌 Information OR Wa	aive Speaking: 🕑	In Support 🔲 Against
	PLEASE CHECK ONE OF THE F	OLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. \$11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)



THE FLORIDA SENATE

Tallahassee, Florida 32399-1100

COMMITTEES:

Governmental Oversight and Accountability, Vice Chair Appropriations Appropriations Committee on Agriculture, Environment, and General Government Criminal Justice Environment and Natural Resources Ethics and Elections

SELECT COMMITTEE: Select Committee on Resiliency

SENATOR TINA SCOTT POLSKY 30th District

February 1, 2024

Dear Dr. Abbot,

As a Florida State Senator on the Ethics and Elections Committee who will vote on your confirmation as a Florida Polytechnic University Trustee this upcoming Monday, I am writing to request that you appear in Committee on Monday, February 5, 2024 in the Mallory Horne Committee Room, 37 Senate Building at 2:30pm. As Florida Polytechnic University seems to be undergoing a big transition, it is essential that we understand who will be shaping these upcoming major changes.

As you know, the Florida Legislature plays an important role in overseeing the State University System, including the appointment of Trustees and budgetary matters. Thank you for taking the time to appear at the scheduled hearing this upcoming Monday, and we would appreciate confirmation of your appearance at polsky.tina@flsenate.gov.

Kindest Regards,

Senator Tina S. Polsky Florida Senate, District 30

cc: Dawn Roberts, Staff Director Terrance Riggins, Administrative Assistant Senator Danny Burgess, Chairman of Ethics and Elections Committee

REPLY TO:

5301 North Federal Highway, Suite 135, Boca Raton, Florida 33487 (561) 443-8170

220 Senate Building, 404 South Monroe Street, Tallahassee, Florida 32399-1100 (850) 487-5030

Senate's Website: www.flsenate.gov



THE FLORIDA SENATE

Tallahassee, Florida 32399-1100

COMMITTEES:

Governmental Oversight and Accountability, Vice Chair Appropriations Appropriations Committee on Agriculture, Environment, and General Government Criminal Justice Environment and Natural Resources Ethics and Elections

SELECT COMMITTEE: Select Committee on Resiliency

SENATOR TINA SCOTT POLSKY 30th District

February 1, 2024

Dear Mr. Shapiro,

As a Florida State Senator on the Ethics and Elections Committee who will vote on your confirmation as a Florida Polytechnic University Trustee this upcoming Monday, I am writing to request that you appear in Committee on Monday, February 5, 2024 in the Mallory Horne Committee Room, 37 Senate Building at 2:30pm. As Florida Polytechnic University seems to be undergoing a big transition, it is essential that we understand who will be shaping these upcoming major changes.

As you know, the Florida Legislature plays an important role in overseeing the State University System, including the appointment of Trustees and budgetary matters. Thank you for taking the time to appear at the scheduled hearing this upcoming Monday, and we would appreciate confirmation of your appearance at polsky.tina@flsenate.gov.

Kindest Regards,

Senator Tina S. Polsky Florida Senate, District 30

cc: Dawn Roberts, Staff Director Terrance Riggins, Administrative Assistant Senator Danny Burgess, Chairman of Ethics and Elections Committee

REPLY TO:

5301 North Federal Highway, Suite 135, Boca Raton, Florida 33487 (561) 443-8170

220 Senate Building, 404 South Monroe Street, Tallahassee, Florida 32399-1100 (850) 487-5030

Senate's Website: www.flsenate.gov

The Florida Senate Committee Notice Of Hearing

IN THE FLORIDA SENATE TALLAHASSEE, FLORIDA

IN RE: Executive Appointment of

James Alexander Kelly

Secretary of Commerce

NOTICE OF HEARING

TO: Mr. James Alexander Kelly

YOU ARE HEREBY NOTIFIED that the Committee on Ethics and Elections of the Florida Senate will conduct a hearing on your executive appointment on Monday, February 5, 2024, in the Mallory Horne Committee Room, 37 Senate Building, commencing at 2:30 p.m., pursuant to Rule 12.7(1) of the Rules of the Florida Senate.

Please be present at the time of the hearing. DATED this the 1st day of February, 2024

Complittee on Ethics and Elections

Senator Danny Burgess As Chair and by authority of the committee

CC:

Members, Committee on Ethics and Elections Office of the Sergeant at Arms

THE FLORIDA SENATE

COMMITTEE WITNESS OATH

CHAIR:

Please raise your right hand and be sworn in as a witness.

Do you swear or affirm that the evidence you are about to give will be the truth, the whole truth, and nothing but the truth?

WITNESS'S NAME:	
ANSWER:	Pursuant to $\$90.605(1)$, <i>Florida Statutes</i> : "The witness's answer shall be noted in the record."
COMMITTEE NAME:	Senate Committee Ethics and Elections
DATE:	02/05/2024

Attach in Session Organizer

S-002 (02/11/2020)

to solida 🖌 to the second state to solve solution (1983)	The Florida Senate	DUPLICATE
02 05 2024 Meeting Date Ethics + acctions Committee	APPEARANCE RECO Deliver both copies of this form to Senate professional staff conducting the me	Bill Number or Topic eeting Amendment Barcode (if applicable)
Name J. Alex Kelly Address 107 E. Madison Street Tallanassec		ailManyclare.futch@commerce.fl.gov
Speaking: For A	gainst Information OR Waive S	peaking: 🔲 In Support 🔲 Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE OF THE FOLLO	DWING: I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

	Prepared	d By: The P	rofessional Staff	of the Committee o	n Ethics and Elections
BILL:	SB 562				
INTRODUCER:	Senators Rouson and Davis				
SUBJECT:	Harassment of Election Workers				
DATE:	February 1	1, 2024	REVISED:	02/05/24	
ANAL	YST	STAF	F DIRECTOR	REFERENCE	ACTION
l. Biehl		Rober	ts	EE	Fav/1 amendment
2				CJ	
3.				RC	

Please see Section IX. for Additional Information:

AMENDMENTS - Significant amendments were recommended

I. Summary:

SB 562 makes it a third-degree felony to intimidate, threaten, coerce, or harass, or to attempt to intimidate, threaten, or harass, an election worker with the intent to impede or interfere with the performance of the election worker's official duties or with the intent to retaliate against the election worker for the performance of his or her official duties.

The bill takes effect July 1, 2024.

II. Present Situation:

Threats against and Harassment of Election Workers

Conducting an election requires the assistance of numerous election workers. Election workers may include:

- Election officials, such as supervisors of elections and their regular employees;
- Poll workers, who are short-term employees of supervisors of elections who staff voting sites, assist voters, and work in the elections office; and

• County canvassing board members,¹ who among other duties must publicly canvass vote-bymail ballots² and provisional ballots³.⁴

In recent elections, there have been reports nationally of increased threats to and harassment of election workers.⁵

Prohibitions against Threats and Harassment

Current law prohibits various forms of threats and harassment, but does not specifically address threats to or harassment of an election worker in the performance of his or her duties. Existing prohibitions are discussed in more detail below.

Voter Intimidation or Suppression

Current law⁶ makes it a third-degree felony⁷ to:

- Directly or indirectly use or threaten to use force, violence, or intimidation or any tactic of coercion or intimidation to induce or compel an individual to refrain from acting as a legally authorized election official or poll watcher.⁸
- Knowingly use false information to induce or attempt to induce an individual to refrain from acting as a legally authorized election official or poll watcher.⁹

Threats against a Public Servant

It is unlawful to harm or threaten to harm any public servant,¹⁰ his or her immediate family, or any other person with whose welfare the public servant is interested, with the intent to:

¹ A county canvassing board is composed of the supervisor of elections, a county court judge, and the chair of the board of county commissioners (s. 102.141(1), F.S.).

 $^{^{2}}$ Current law allows any voter to request a vote-by-mail ballot and to return such ballot via mail or by physical return to an authorized location (ss. 101.62(1)(a) and 101.69(2)(a), F.S.).

³ At all elections, a voter claiming to be properly registered in the state and eligible to vote at the precinct in the election but whose eligibility cannot be determined, a person whom an election official asserts is not eligible, and other persons as specified are entitled to vote a provisional ballot. A person casting a provisional ballot has the right to present written evidence supporting his or her eligibility to vote to the supervisor of elections up until 5 p.m. on the second day following the election. Section 101.048(1), F.S.

⁴ Section 102.141(2)(a), F.S.

⁵ National Conference of State Legislatures, *As 2024 Campaigns Begin, States Confront Threats to Election Workers*, available at https://www.ncsl.org/state-legislatures-news/details/as-2024-campaigns-begin-states-confront-threats-to-election-workers (last visited February 1, 2024).

⁶ Section 104.0615(5), F.S.

⁷ A third-degree felony is punishable by up to five years' imprisonment and a \$5,000 fine (ss. 775.082, 775.083, or 775.084, F.S.).

⁸ Section 104.0615(2)(d), F.S.

⁹ Section 104.0615(3)(c), F.S. A poll watcher is a person designated by a political party or candidate pursuant to statutory requirements to observe an election in a polling room or early voting area (s. 101.131(1), F.S.).

¹⁰ Section 838.014(7), F.S., defines a "public servant" as: 1) any officer or employee of a governmental entity, including any executive, legislative, or judicial branch officer or employee; 2) any person, except a witness, who acts as a general or special magistrate, receiver, auditor, arbitrator, umpire, referee, consultant, or hearing officer while performing a governmental function; or 3) a candidate for election or appointment to any of the officer positions listed in this subsection, or an individual who has been elected to, but has yet to officially assume the responsibilities of, public office.

- Influence the performance of any act or omission that the person believes to be, or that the public servant represents as being, within the official discretion of the public servant, in violation of a public duty, or in performance of a public duty.
- Cause or induce the public servant to use or exert any influence on another public servant regarding any act or omission that the person believes to be, or that the public servant represents as being, within the official discretion of the public servant, in violation of a public duty, or in performance of a public duty.¹¹

A person commits a second-degree felony¹² if he or she unlawfully harms a public servant or any person with whose welfare the public servant is interested and a third-degree felony if he or she threatens to unlawfully harm such a person.¹³

Stalking

It is a first-degree misdemeanor to willfully, maliciously, and repeatedly follow, harass, or cyberstalk another person.¹⁴ The severity of the offense is increased to a third-degree felony if the offender also makes a credible threat to the person.¹⁵

"Harass" means to engage in a course of conduct directed at a specific person which causes substantial emotional distress to that person and serves no legitimate purpose.¹⁶

"Cyberstalk" means:

- To engage in a course of conduct to communicate, or to cause to be communicated, directly or indirectly, words, images, or language by or through the use of electronic mail or electronic communication, directed at or pertaining to a specific person; or
- To access, or attempt to access, the online accounts or Internet-connected home electronic systems of another person without that person's permission.¹⁷

III. Effect of Proposed Changes:

SB 526 defines "election worker" to mean a member of a county canvassing board or an individual who is an election official or poll worker in connection with an election conducted in this state.

The bill makes it a third-degree felony to intimidate, threaten, coerce, or harass, or attempt to intimidate, threaten, coerce, or harass, an election worker with the intent to:

- Impede or interfere with the performance of the election worker's official duties; or
- To retaliate against the election worker for the performance of his or her official duties.

The bill takes effect July 1, 2024.

¹¹ Section 838.021(1), F.S.

¹² A second-degree felony is punishable by a term of imprisonment not exceeding 15 years and a \$10,000 fine (ss. 775.082, 775.083, or 775.084, F.S.).

¹³ Section 838.021(3)(a-b), F.S.

¹⁴ Section 784.048(2), F.S.

¹⁵ Section 784.048(3), F.S.

¹⁶ Section 784.048(1)(a), F.S.

¹⁷ Section 784.048(1)(d), F.S.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditures of funds, reduce the authority that counties or municipalities have to raise revenues in the aggregate, or reduce the percentage of state tax shared with counties or municipalities. In addition, bills that affect state or local elections are exempt from the requirements of Art. VII, s. 18 of the Florida Constitution.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill may have a positive indeterminate impact on jail beds by creating a new felony offense for the harassment of election workers, which may result in more jail admissions.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill creates section 104.47, Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

Barcode 933688 by Ethics and Elections on February 5, 2024:

This delete-all amendment:

- Removes language from the bill that prohibits a person from attempting to intimidate, threaten, coerce, or harass an election worker.
- Reduces the penalty from a third-degree felony to a first-degree misdemeanor. (WITH TITLE AMENDMENT)

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2024 Bill No. SB 562



LEGISLATIVE ACTION

Senate Comm: FAV 02/05/2024 House

The Committee on Ethics and Elections (Rouson) recommended the following:

2 3

and insert:

1

Section 1. Section 104.0614, Florida Statutes, is created to read: <u>104.0614 Harassment of election workers.-</u> (1) For purposes of this section, the term "election worker" means a member of a county canvassing board or an

individual who is an election official or poll worker in

Delete everything after the enacting clause

Senate Amendment (with title amendment)

10

9

Florida Senate - 2024 Bill No. SB 562

	933688
--	--------

11	connection with an election conducted in this state.
12	(2) A person may not intimidate, threaten, coerce, or
13	harass an election worker with the intent to impede or interfere
14	with the performance of the election worker's official duties or
15	with the intent to retaliate against the election worker for
16	performing his or her official duties.
17	(3) A person who violates this section commits a
18	misdemeanor of the first degree, punishable as provided in s.
19	775.082 or s. 775.083.
20	Section 2. This act shall take effect July 1, 2024.
21	
22	=========== T I T L E A M E N D M E N T =================================
23	And the title is amended as follows:
24	Delete everything before the enacting clause
25	and insert:
26	A bill to be entitled
27	An act relating to harassment of election workers;
28	creating s. 104.0614, F.S.; defining the term
29	"election worker"; prohibiting a person from
30	intimidating, threatening, coercing, or harassing an
31	election worker with specified intent; providing
32	criminal penalties; providing an effective date.

By Senator Rouson

	16-00868-24 2024562_
1	A bill to be entitled
2	An act relating to harassment of election workers;
3	creating s. 104.47, F.S.; defining the term "election
4	worker"; prohibiting a person from intimidating,
5	threatening, coercing, harassing, or attempting to
6	intimidate, threaten, coerce, or harass an election
7	worker with specified intent; providing criminal
8	penalties; providing an effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Section 104.47, Florida Statutes, is created to
13	read:
14	104.47 Harassment of election workers
15	(1) For the purposes of this section, the term "election
16	worker" means a member of a county canvassing board or an
17	individual who is an election official or poll worker in
18	connection with an election conducted in this state.
19	(2) A person may not intimidate, threaten, coerce, or
20	harass, or attempt to intimidate, threaten, coerce, or harass,
21	an election worker with the intent to impede or interfere with
22	the performance of the election worker's official duties or with
23	the intent to retaliate against the election worker for the
24	performance of his or her official duties.
25	(3) A person who violates this section commits a felony of
26	the third degree, punishable as provided in s. 775.082 or s.
27	<u>775.083.</u>
28	Section 2. This act shall take effect October 1, 2024.

Page 1 of 1 CODING: Words stricken are deletions; words <u>underlined</u> are additions. Florida Senate - 2024 Bill No. SB 562



LEGISLATIVE ACTION

Senate Comm: FAV 02/05/2024 House

The Committee on Ethics and Elections (Rouson) recommended the following:

2 3

and insert:

1

Section 1. Section 104.0614, Florida Statutes, is created to read: <u>104.0614 Harassment of election workers.-</u> (1) For purposes of this section, the term "election worker" means a member of a county canvassing board or an

individual who is an election official or poll worker in

Delete everything after the enacting clause

Senate Amendment (with title amendment)

10

9

Florida Senate - 2024 Bill No. SB 562

	933688
--	--------

11	connection with an election conducted in this state.			
12	(2) A person may not intimidate, threaten, coerce, or			
13	harass an election worker with the intent to impede or interfere			
14	with the performance of the election worker's official duties or			
15	with the intent to retaliate against the election worker for			
16	performing his or her official duties.			
17	(3) A person who violates this section commits a			
18	misdemeanor of the first degree, punishable as provided in s.			
19	775.082 or s. 775.083.			
20	Section 2. This act shall take effect July 1, 2024.			
21				
22	======================================			
23	And the title is amended as follows:			
24	Delete everything before the enacting clause			
25	and insert:			
26	A bill to be entitled			
27	An act relating to harassment of election workers;			
28	creating s. 104.0614, F.S.; defining the term			
29	"election worker"; prohibiting a person from			
30	intimidating, threatening, coercing, or harassing an			
31	election worker with specified intent; providing			
32	criminal penalties; providing an effective date.			
2	5524 Meeting Date E 4 E	The Florida Se APPEARANCE Deliver both copies of th Senate professional staff conduct	RECORD	5B 520 Bill Number or Topic
---------	---	--	-----------------	---
Nama	Committee SEN Aux	20 LANS	Phone 35	Amendment Barcode (if applicable)
Name		- / ltp	Phone	
Address	s <u>LODE</u>	URLEIGH BLD	Email ala	no laterdes. goo
	City AVARES	FL 32776 State Zip	3	
	Speaking: Eor	Against Information OR	Waive Speaking:] In Support 🔲 Against
		PLEASE CHECK ONE OF TH	HE FOLLOWING:	
	m appearing without mpensation or sponsorship. TAM Step	I am a registered lobbyist, representing: have beent	reteaux	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022JointRules.pdf (fisenate.gov)</u>

This form is part of the public record for this meeting.

	The Florida Sena	ite	
2-5-24 Meeting Date 2+5	APPEARANCE R Deliver both copies of this for Senate professional staff conduction	orm to	562 Bill Number or Topic
Committee Name MARK EARLEY	LEON COUNTY SUPERVISOR OF ELECTIONS	_ Phone _ 85C	Amendment Barcode (if applicable) 2 - 606 - 5683
Street	EE PKWY	_ Email Mark	earley@leonvotes.
TALLAHASSEE FL City State	32301 _{Zip}	_	
Speaking: 📝 For 🗌 Against	Information OR V	Vaive Speaking:] In Support 🔲 Against
	PLEASE CHECK ONE OF THE	FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

2 5 2024 E P E	The Florida Senate APPEARANCE RECO Deliver both copies of this form to Senate professional staff conducting the mee	Bill Number or Topic
Name Wendy Sart Address PBC Superiors	ory Link Phon	Amendment Barcode (if applicable) ne <u>561-815 - 2215</u>
Street (Speake	NG State Zip	
Speaking: For Aga	ainst 🗌 Information OR Waive Sp	eaking: 🗌 In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLO	WING:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022 Joint Rules.pdf (fisenate.gov)</u>

This form is part of the public record for this meeting.

		The Florida Senate	
	215/24	APPEARANCE RECOR	D 5B562
	Meeting Date Ethics + Elections	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
	Committee		Amendment Barcode (if applicable)
lame	Brad Ashwell	Phone	850-294-1008
ddress	1536 Chuli Neve	Email	brad Call voting is local org
	City State	FL 3230(Zip	
	Speaking: For Against	Information OR Waive Speaki	ing: 🗌 In Support 🔲 Against
		PLEASE CHECK ONE OF THE FOLLOWIN	IG:
1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1	appearing without apensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022.JointRules.pdf (flsenate.gov)</u>

This form is part of the public record for this meeting.



While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (fisenate.gov)

This form is part of the public record for this meeting.

			The Florida Se	enate	
Z/S/24 Meeting Date Ethic Lucctions			APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting		Bill Number or Topic
Name	Committee Diane War	ner		Phone _	Amendment Barcode (if applicable) る に リーフック つって
Address	S245 old Ber Street	rywill		Email _	diane cuarner Querizon net
	City	FL State	32570 Zip		
	Speaking: 🗌 For	対 Against 🔲 Inf	formation OR	Waive Speak	king: 🗌 In Support 🔲 Against
3		PLEA	SE CHECK ONE OF T	HE FOLLOWI	NG:
	appearing without apensation or sponsorship.		l am a registered lobbyist representing:	t,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
/ con	pensation or sponsorship.		representing:		(travel, meals, lodging, etc.),

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. \$11,045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (fisenate.gov)

This form is part of the public record for this meeting.

25.24 Ethics Elictoris	The Florida Senate APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting	562 Bill Number or Topic
Name Sarah Sust Address 2045. Monre	Phone 85 De Frail Email	Amendment Barcode (if applicable) 5.222.8900 wh Otap flace
Tallabase City Speaking: For	Information OR Waive Speaking: [In Support 🔲 Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE OF THE FOLLOWING:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

	The Florida Senate	
215124	APPEARANCE RECOR	RD 562
Meeting Date	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee Name Joe Morgan		07 Amendment Barcode (if applicable) US 850 - 926-75-75-
Address $3)15-B$ $C'uille$ Street C'uille City	Huy Email F-2 32327 State Zip	jmorgan Qwakallavo tes. gov
Speaking: 🗌 For 🗌 Aga	inst 🗌 Information OR Waive Spea	king: 🗋 In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLOWI	NG:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. \$11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (fisenate.gov)

This form is part of the public record for this meeting.

			The Florida S	Senate	
	2-5-24	AP	PEARANCE	RECOR	D SB562
	EE06		Deliver both copies of nate professional staff cond	this form to	Bill Number or Topic
	Committee				Amendment Barcode (if applicable)
Name	Vicki 5	pooner		Phone _	850-443-9791
Address	408 LIVE Street	Oak Lan	vew	Email _	
	Havana,	FL	3233	3	
	City	State	Zip		
	Speaking: 🗌 For	🗌 Against 🔲 Inf	formation OR	Waive Speak	ing: 🗌 In Support Against
		PLEA	SE CHECK ONE OF T	THE FOLLOWIN	IG:
	appearing without pensation or sponsorship.		l am a registered lobbyis representing:	st,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. \$11,045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

	The Florida Senate	
FEB 5 2024 Meeting Date Ethics Committee	APPEARANCE REC Deliver both copies of this form to Senate professional staff conducting the r League of S Wowen	Bill Number or Topic
Name LINDA ZDS	son Pt	none_850-510-2129
Address 1841 Myre Street Tallabasses City	rick Rd Er <u>FA 32303</u> State Zip	mail edson enettally, com
Speaking: 🗌 For 🗌 Agai	inst 🗌 Information OR Waive	Speaking: 💢 In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLI	LOWING:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (flsenate.gov)

This form is part of the public record for this meeting.

	The Florida Sena	ate	
$\frac{2-5-24}{\text{Meeting Date}}$	APPEARANCE R Deliver both copies of this for Senate professional staff conducting	orm to	SB562 Bill Number or Topic
Committee Name Kris North	nrup	_ Phone	Amendment Barcode (if applicable) 850 - 893 - 8238
Address 5009 Skervies	Court	_ Email	
City Sto	FL 32309 Ite Zip	-	
Speaking: 🗌 For 🗌 Agains	t 🗌 Information OR W	/aive Speakin	g: 🗌 In Support 🕅 Against
	PLEASE CHECK ONE OF THE	FOLLOWING	:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022 Joint Rules.pdf (fisenate.gov)</u>

This form is part of the public record for this meeting.

	Prepared	By: The P	rofessional Staff	of the Committee o	n Ethics and I	Elections
ILL:	CS/CS/SB 7	'34				
INTRODUCER:	Committee o Ingoglia	on Ethics	s and Elections.	, Committee on (Community	Affairs, and Senator
SUBJECT:	Governmen	t Accour	ntability			
DATE:	February 6,	2024	REVISED:			
ANAL	YST	STAF	FDIRECTOR	REFERENCE		ACTION
I. Hackett		Ryon		CA	Fav/CS	
cleary		Rober	ts	EE	Fav/CS	
				RC		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 734 makes various changes related to ethics regulations for local governments. Specifically, the bill:

- Prohibits certain state and local officials from soliciting or accepting anything of value from a foreign country of concern.
- Establishes requirements for lobbyist registration for individuals lobbying local governments by:
 - Requiring a person to register as a lobbyist solely with the State Commission on Ethics if he or she wishes to lobby a county, municipality, or special district.
 - Making the State Commission on Ethics solely responsible for naming persons registered to lobby a county, municipality, or special district in a public database and requiring the State Commission on Ethics to publish registrations of such persons on its website.
 - Mandating that all required documentation and information involving the filing, amending, or canceling of a registration to become a lobbyist to lobby a county, municipality, or special district be filed with the State Commission on Ethics.
 - Requiring that the State Commission on Ethics be the entity to receive and investigate all complaints involving violations of the lobbying registration requirements to lobby a county, municipality, or special district.
 - Requiring that the State Commission on Ethics report its findings and recommendations from its investigations of complaints to the chief executive officer of the applicable county or municipality, or the governing body of the special district.

- Allowing the chief executive officer of the county or municipality, or the governing body of the special district, to enforce the State Commission on Ethics' findings and recommendations involving complaints.
- Making the bill provisions preempt and supersede any ordinary charter provision that establishes a lobbyist registration program adopted before July 1, 2024.
- Provides that certain local government employee contracts shall not be renewed, extended, or renegotiated within 8 months of a general election for members of the applicable governing body.

The bill takes effect July 1, 2024.

II. Present Situation:

Commission on Ethics

The Commission on Ethics (Commission) was created by the Legislature in 1974 "to serve as guardian of the standards of conduct" for state and local public officials and employees.¹ The Florida Constitution and state law designate the Commission as the independent commission provided for in s. 8(g), Art. II of the Florida Constitution.² Constitutional duties of the Commission consist of conducting investigations and making public reports on all breach of trust complaints towards public officers or employees not governed by the judicial qualifications commission.³ In addition to constitutional duties, the Commission, in part:

- Renders advisory opinions to public officials;⁴
- Makes recommendations to disciplinary officials when appropriate for violations of ethics and disclosure laws;⁵
- Administers the Executive Branch Lobbying Registration and Reporting Law;⁶
- Maintains financial disclosure filings of constitutional officers and state officers and employees;⁷ and
- Administers automatic fines for public officers and employees who fail to timely file a required annual financial disclosure.⁸

Code of Ethics for Public Officers and Employees

The Code of Ethics for Public Officers and Employees (Code of Ethics)⁹ establishes ethical standards for public officials and is intended to ensure that public officials conduct themselves independently and impartially, not using their office for private gain other than compensation

¹ Florida Commission on Ethics, *Guide to the Sunshine Amendment and Code of Ethics for Public Officers and Employees*, p. 1, available at https://ethics.state.fl.us/Documents/Publications/GuideBookletInternet.pdf?cp=2023310 (last visited January

^{31, 2024);} see also s. 112.320, F.S.

² Section (8)(j)(3), art. II, Fla. Const.; s. 112.320, F.S.

³ Section (8)(g), art. II., Fla. Const.

⁴ Section 112.322(3)(a), F.S.

⁵ Section 112.322(2)(b), F.S.

⁶ Sections 112.3215 and 112.32155, F.S.

⁷ Section 112.3144, F.S.

⁸ Sections 112.3144, 112.3145, and 112.31455, F.S.

⁹ See pt. III. Ch. 112, F.S.

provided by law.¹⁰ The Code of Ethics addresses various issues, such as ethics trainings, voting conflicts, full and public disclosure of financial interests, standards of conduct, and the Commission on Ethics, among others.¹¹

Gifts and Contracts

Public officers, state agency employees, local government attorneys, and candidates for office are prohibited from soliciting or accepting anything of value, including a gift, loan, reward, promise of future employment, favor, or service, based upon the understanding that their vote, official action, or judgment would be influenced.¹² A state agency, political subdivision, or public school authorized to expend state-appropriated funds or levy ad valorem taxes may not participate in any agreement with or accept any grant from a foreign country of concern, or any entity controlled by a foreign country of concern which:

- Constrains the freedom of contract of such public entity;
- Allows the curriculum or values of a program in the state to be directed or controlled by the foreign country of concern; or
- Promotes an agenda detrimental to the safety or security of the United States or its residents.¹³

A "foreign country of concern" is defined as the People's Republic of China, the Russian Federation, the Islamic Republic of Iran, the Democratic People's Republic of Korea, the Republic of Cuba, the Venezuelan regime of Nicolás Maduro, or the Syrian Arab Republic, including any agency of or any other entity under significant control of those nations.¹⁴

Lobbyist Registration and Compensation Reporting

Lobbyist must register to lobby the executive branch or the legislative branch in Florida. Executive branch lobbying is regulated by the Code of Ethics and administered by the Commission.¹⁵ Legislative branch lobbying is regulated primarily by Joint Rule of the House and Senate and administered by the Office of Legislative Services.¹⁶ Both registration systems require lobbyists to register annually for each principal represented and to indicate the entities to be lobbied.¹⁷ In addition, lobbying firms must file quarterly compensation reports.¹⁸ Both the Commission and the Legislature have instituted electronic registration and compensation reporting.¹⁹ Executive branch lobbyists, however, must supply a written oath to complete each registration as well as a signed statement of authority from the principal.²⁰

¹⁰ Florida Commission on Ethics, *Guide to the Sunshine Amendment and Code of Ethics for Public Officers and Employees*, p. 1, available at https://ethics.state.fl.us/Documents/Publications/GuideBookletInternet.pdf?cp=2023310 (last visited January 31, 2024)

¹¹ See pt. III. 112, F.S.

¹² Section 112.313(2), F.S.

¹³ Section 288.860(2), F.S.

¹⁴ Section 288.860(1)(a), F.S.

¹⁵ Section 112.3215, F.S.

¹⁶ Section 11.045, F.S. and Joint Rule 1.

¹⁷ Section 112.3215(3), F.S.; Joint Rule 1.

¹⁸ Section 112.3215(5)(a)1., F.S.; Joint Rule 1.4.

¹⁹ Section 112.32155, F.S.; Joint Rule 1.1(2)(f)

²⁰ Section 112.3215(3), F.S.

State agency employees and employees of legislative and judicial branch entities acting in the normal course of their duties are exempt from executive branch lobbying registration.²¹ However, local government officers and employees must register to lobby the state executive branch.

Compensation reporting is subject to random audits, and findings of non-compliance are reported to the Commission, in the case of executive branch lobbying firms, for investigation.²²

The executive branch lobbyist registration law provides specific procedures for its enforcement.²³ The Commission reports probable cause findings to the Governor and Cabinet for appropriate action, which can include a fine up to \$5,000 and prohibition from lobbying for up to two years.²⁴ A person accused of violating the lobbyist registration law may request a hearing within 14 days of the mailing of the probable cause notification.²⁵

Local Government Employees

Local governments have broad authority to contract with or employ personnel for the wide variety of tasks they accomplish. This authority is limited only narrowly by statute, which generally forbids the payment of extra compensation and sets limits on severance pay for all employees of a governmental unit.²⁶ Severance pay may not exceed 20 weeks' compensation, and must not be granted when the employee has been fired for misconduct.²⁷

County Administrator

Counties are required to employ a county administrator, who acts as the administrative head of the county and is responsible for the administration of all departments of the county government.²⁸ The county administrator is appointed by a majority of the board of county commissioners and must reside within the county during his or her tenure.²⁹ The board of county commissioners fixes the county administrator's compensation.³⁰

School Superintendents

A school superintendent, the administrative head of a district school board, may be either appointed by the district school board or elected for four-year terms.³¹ A district school board must enter into an employment contract with an appointed district school superintendent which provides a reasonable salary not exceeding \$225,000 in total remuneration.³² These contracts are

²⁸ Section 125.73(1), F.S.

³⁰ Section 125.73(3), F.S.

³² Sections 1001.50(3) and (5), F.S.

²¹ Section 112.3215(1)(h)(2), F.S.

²² Section 112.3215(8)(c), F.S.

²³ Section 112.3215(8)-(9), F.S.

²⁴ Section 112.3215(9)-(10), F.S.

²⁵ Section 112.3215(9), F.S.

²⁶ Section 215.425, F.S.

²⁷ Section 215.425(4), F.S.

²⁹ Section 125.73(2), F.S.

³¹ Article IX, s. 5, FLA. CONST. Districts may decide which system to use, changing from one to the other by referendum.

subject to the provisions of law limiting bonuses and severance pay.³³ An elected superintendent is not an employee, and he or she receives a statutory salary similarly to other elected officials.³⁴

Local Government Attorneys and Municipal Chief Executive Officers

While local governments are not required by law to employ an attorney, and municipalities are not required to employ a chief executive officer,³⁵ the practice of hiring such personnel is common, such that these roles are referred to by various statutes.³⁶ These roles may be full time employees, fulfilled through contract work as needed, or divided into several smaller roles, as needed by the local government.

III. Effect of Proposed Changes:

Section 1 amends s. 112.313, F.S., to prohibit public officers, state agency employees, local government attorneys, or candidates for office from soliciting or accepting anything of value, including gifts, loans, rewards, promises of future employment, favors, or services from a foreign country of concern.

Section 2 creates s. 112.3262, F.S., to establish requirements for lobbying before counties, municipalities, and special districts. These requirements largely mirror provisions of current law regulating lobbying of the executive branch.

The bill provides that a person may not lobby a county, municipality, or special district unless he or she is registered as a lobbyist with the State Commission on Ethics. Such registration must be completed upon the person's initial retention as a lobbyist, may be renewed annually thereafter, and must be filed under oath on a lobbyist registration form used by the State Commission on Ethics. The bill makes the State Commission on Ethics solely responsible for naming persons registered to lobby a county, municipality, or special district in a public database and must publish the registrations of such persons on the State Commission on Ethics' website.

The bill provides that upon receipt of a sworn complaint alleging that an individual has either failed to register or knowingly submitted false information in a report or registration, the State Commission on Ethics must investigate the allegations and provide findings and recommendations for the local government to act upon. The bill allows the chief executive officer of the county or municipality, or the governing body of the special district, to enforce the State Commission on Ethics' findings and recommendations involving complaints.

The bill's provisions preempt and supersede any ordinary charter provision that establishes a lobbyist registration program adopted before July 1, 2024.

Sections 3, 4, 5, 6, and 7 amend ss. 125.73, 125.75, 166.021, 1001.50, and 1012.366, F.S., to provide that certain local government employee contracts shall not be renewed, extended, or

³³ Section 1001.50(2), F.S.

³⁴ Section 1001.47, F.S.

³⁵ Often referred to as a city or town manager.

³⁶ See, e.g., ss. 193.116 (referring to "the chief executive officer of each municipality"), 194.035 (referring to a school board attorney), and 409.2554 (referring to county and city attorneys), F.S.

renegotiated within 8 months of a general election for members of the applicable governing body, except upon unanimous vote of the governing body. The bill applies this provision to:

- County administrators;
- County attorneys;
- Municipal chief executive officers;
- Municipal attorneys;
- School superintendents; and
- School board district attorneys.

The remainder of the bill revises cross-references and incorporates the amendments made by the bill.

The bill takes effect July 1, 2024.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

The county and municipality mandate provisions of Article VII, section 18(a) of the Florida Constitution provide in part that a county or municipality may not be bound by a general law requiring a county or municipality to spend funds or take an action that requires the expenditure of funds unless certain specified exemptions or exceptions are met.

Article VII, section 18(d) provides eight exemptions, which, if any single one is met, exempts the law from the limitations on mandates. Laws having an "insignificant fiscal impact" are exempt from the mandate requirements, which for Fiscal Year 2024-2025 is forecast at approximately \$2.3 million.^{37,38} The bill makes local governments responsible for determining whether persons required to register with the State Commission on Ethics have complied with the law. Further, the local governments are charged, in their discretion, to enforce the State Commission on Ethics' findings and recommendations. However, local government oversight costs associated with the bill are speculative and not readily estimable for purposes of determining whether the exemption for bills having an insignificant fiscal impact applies.

If the bill does qualify as a mandate, in order to be binding upon cities and counties, the bill must contain a finding of important state interest and be approved by a two-thirds vote of the membership of each house.

B. Public Records/Open Meetings Issues:

None.

³⁷ Article VII, s. 18(d)., FLA. CONST.

³⁸ An insignificant fiscal impact is the amount not greater than the average statewide population for the applicable fiscal year times \$0.10. *See* Florida Senate Committee on Community Affairs, *Interim Report 2012-115: Insignificant Impact*, (Sept. 2011), *available at* http://www.flsenate.gov/PublishedContent/Session/2012/InterimReports/2012-115ca.pdf (last visited Jan. 24, 2024).

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None identified.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impacts:

The State Commission on Ethics, in regards to CS/CS/SB 734, estimates it will incur costs associated with the implementation, operation and maintenance of the lobbyist registration system in the form of numerous new filers.³⁹ The State Commission on Ethics expects an increase in call volume to their office in assistance with the new registration requirements and estimates it is likely that the State Commission on Ethics will need to hire 1-2 new employees to administer the program.⁴⁰ The State Commission

³⁹ See Florida Commission on Ethics, Agency Bill Analysis Request, SB 734, Jan. 25, 2023, on file with the Florida Senate Committee on Ethics and Elections; See also s. 112.3215(2), F.S. The Executive Branch Lobby Trust Fund has been created within the State Commission on Ethics to be used for the purpose of funding any office established to administer the registration of lobbyists lobbying an agency, including the payment of salaries and other expenses. All annual registration fees collected for the purpose of running the Executive Branch Lobby Registration system must be deposited into the fund; See s. 112.3215(4), F.S. Persons wishing to lobby an agency must register annually as a lobbyist with the State Commission on Ethics and pay an annual lobbyist registration fee, set by State Commission on Ethics, by Rule, not to exceed \$40, for each principal represented. Under s. 112.3215(1)(a), F.S. "Agency" is specifically defined to mean "the Governor, Governor and Cabinet, or any department, division, bureau, board, commission, or authority of the executive branch. In addition, 'agency' shall mean the Constitution Revision Commission as provided by s. 2, Art. XI of the State Constitution." Because s. 112.3215, F.S., specifically applies to the registration and reporting of lobbying before an executive branch agency or the Constitution Revision Commission, and since the statutes language specifically states that the Executive Branch Lobby Registration Trust Fund applies for the purpose of specifically funding the running of the Executive Branch lobbying system, it is unclear if the State Commission on Ethics could use these funds to manage and run the new lobbying registration for local governments. Further, the State Commissions on Ethics' authority to collect an annual lobbying registration fee appears to be granted solely for lobbyists registering for the Executive Branch Lobbyist Registration System. Because all the annual lobbyist registration fees listed under s. 112.3215(4), F.S., are specifically required to be deposited into the Executive Branch Lobby Registration Trust Fund for the purpose of operating the Executive Branch Lobbyist Registration System, Therefore, it is unclear that the State Commission on Ethics has the authority to require lobbyists for local governments to pay an annual registration fee, without additional statutory authority. ⁴⁰ *Id*.

on Ethics also has indicated it will need to build the database and website enhancement necessary to implement the local lobbyist registration program, which may have staffing costs among the other incurred expenditures.⁴¹

VI. Technical Deficiencies:

None.

VII. Related Issues:

The Commission on Ethics has noted issues regarding implementation of the lobbyist registration as provided by the bill, including technology systems costs, personnel requirements, and logistical complications of receiving jurisdiction over local registration laws and complaints.⁴²

The bill requires lobbyists of a municipality, county, or special district to register with the State Commission on Ethics using the State Commission on Ethics' registration forms. Currently, registration is only electronic for legislative lobbying. Executive branch lobbying registration does not mandate electronic registration but most registration is done electronically. The State Commission on Ethics has a paper form available on its website, but it is rarely used in executive branch registration and is specific in its application to executive branch agencies.⁴³

The bill language provides that the State Commission on Ethics can accept complaints and process them in accordance with s. 112.324., F.S. It states that the State Commission on Ethics is to provide the municipality, county, or special district with a report of its findings and recommendations. The Commission has noted that it believes there are not any statutes relating to penalty recommendations pertaining to local lobbyists in s. 112.317., F.S.⁴⁴

Further, the State Commission on Ethics has asked for an extension of the bill's effective date of July 1, 2024, because the Commission will be in the midst of implementing the new electronic filing system for Form 1 financial disclosures.⁴⁵ The State Commission on Ethics estimates an additional 36,000 Form 1 filers at the state and local level will begin filing electronically with the Commission with the deadline for filers being July 1.⁴⁶ The State Commission on Ethics believes a later effective date would allow the Commission more time to prepare for a successful implementation of the local lobbyist registration process.⁴⁷

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 112.313, 125.73, 125.75, 166.021, 1001.50, and 112.061.

⁴⁷ Id.

⁴¹ *Id*.

⁴² *Id*.

⁴³ *Id.*, The paper form for executive branch lobbying is found at:

https://www.ethics.state.fl.us/Documents/Forms/EBLR_Form20.pdf?cp=202421

⁴⁴ See Florida Commission on Ethics, *Staff Analysis* for SB 734, February 5, 2024, on file with the Florida Senate Committee on Ethics.

⁴⁵ Id.

⁴⁶ Id.

This bill creates the following sections of the Florida Statutes: 112.3262 and 1012.336.

This bill reenacts the following sections of the Florida Statutes: 28.35, 112.3136, 112.3251, 288.012, 288.8014, 288.9604, 295.21, 406.06, 447.509, 627.311, 1002.33, 1002.333, and 1002.83.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Community Affairs on January 29, 2024:

The committee substitute revises provisions related to local lobbying registration to remove the requirement that local governments utilize the executive branch electronic infrastructure for registrations, instead permitting the use of forms already in place for executive or legislative lobbying. The amendment also removes provisions of the bill permitting members of governing boards of municipalities to be "present" at official meetings without physical presence.

CS/CS by Ethics and Elections on February 5, 2024:

CS/CS/SB 734 makes the following revisions:

- Requires a person to register as a lobbyist solely with the State Commission on Ethics if he or she wishes to lobby a county, municipality, or special district.
- Makes the State Commission on Ethics solely responsible for naming persons registered to lobby a county, municipality, or special district in a public database and requires the Commission to publish registrations of such persons on its website.
- Mandates all required documentation and information involving the filing, amending, or canceling of a registration to become a lobbyist to lobby a county, municipality, or special district be filed with the State Commission on Ethics.
- Removes the provision allowing a county, municipality, or special district to establish an annual lobbyist registration fee, not to exceed \$40, for each principal represented, to be used by the local government to maintain and operate the lobbying registration system for local governments.
- Requires that the State Commission on Ethics be the entity to receive and investigate all complaints, involving violations of the lobbying registration requirements to lobby a county, municipality, or special district.
- Requires the State Commission on Ethics to report its findings and recommendations from its investigations of complaints to the chief executive officer of the applicable county or municipality, or the governing body of the special district.
- Allows the chief executive officer of the county or municipality, or the governing body of the special district, to enforce the State Commission on Ethics' findings and recommendations involving complaints.
- Makes the bill's provisions preempt and supersede any ordinary charter provision that establishes a lobbyist registration program adopted before July 1, 2024.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2024 Bill No. CS for SB 734

E	573892
---	--------

LEGISLATIVE ACTION

Senate Comm: RCS 02/05/2024 House

The Committee on Ethics and Elections (Ingoglia) recommended the following:

Senate Amendment (with title amendment)

Delete lines 131 - 216

and insert:

5 with the commission to lobby a county, municipality, or special 6 district. The commission shall note in a public database that 7 such person is registered to lobby a county, municipality, or 8 special district. Such registration is due upon the person's 9 initial retention as a lobbyist and is renewable on a calendar-

year basis thereafter. Such person shall, at the time of

10

1 2 3

4

Florida Senate - 2024 Bill No. CS for SB 734



11	registration, provide a statement signed by the principal or
12	principal's representative stating that the registrant is
13	authorized to represent the principal. The statement must also
14	identify and designate the principal's main business and
15	authorize the registrant pursuant to a classification system
16	approved by the commission. Any changes in the information
17	provided pursuant to this subsection must be disclosed within 15
18	days after the change occurs by the lobbyist filing a new
19	registration form. The lobbyist shall disclose under oath on a
20	lobbyist registration form used by the commission all of the
21	following information:
22	(a) The lobbyist's name and business address.
23	(b) The name and business address of each principal
24	represented.
25	(c) The existence of any direct or indirect business
26	association, partnership, or financial relationship the lobbyist
27	has with any officer or employee of the county, municipality, or
28	special district that he or she lobbies or intends to lobby.
29	(3) The commission shall make the registrations of
30	lobbyists who register to lobby a county, municipality, or
31	special district available to the public on its website.
32	(4) A lobbyist shall promptly send a written statement to
33	the commission canceling the registration for a principal upon
34	termination of the lobbyist's representation of that principal.
35	The commission may remove the name of a lobbyist from the list
36	of registered lobbyists for counties, municipalities, and
37	special districts if the principal notifies the state that a
38	person is no longer authorized to represent that principal
39	before such entity.

Florida Senate - 2024 Bill No. CS for SB 734

673892

40 (5) A county, municipality, or special district shall be diligent in determining whether persons required to register 41 42 with the commission pursuant to this section have complied. A 43 county, municipality, or special district may not knowingly 44 authorize a person who is not registered pursuant to this 45 section to lobby the county, municipality, or special district. 46 (6) Upon receipt of a sworn complaint alleging that a 47 lobbyist or principal has failed to register with the commission to lobby a county, municipality, or special district or has 48 49 knowingly submitted false information in a report or 50 registration required under this section, the commission shall 51 investigate the lobbyist or principal pursuant to the procedures established under s. 112.324. The commission shall provide the 52 53 chief executive officer of the county or municipality or the 54 governing body of the special district with a report of its 55 findings and recommendations arising out of any investigation 56 conducted under this subsection. The chief executive officer of 57 the county or municipality or the governing body of the special 58 district may enforce the commission's findings and 59 recommendations. (7) This section preempts and supersedes any ordinance or 60 61 charter provision establishing a lobbyist registration program 62 adopted before July 1, 2024. 63 64 65 And the title is amended as follows: 66 Delete lines 10 - 35 67 and insert: 68 registered as a lobbyist with the Commission on

Page 3 of 4

COMMITTEE AMENDMENT

Florida Senate - 2024 Bill No. CS for SB 734



69 Ethics; establishing registration requirements; 70 requiring that lobbyist registrations be made 71 available to the public on its website; establishing 72 procedures for canceling a lobbyist's registration; 73 requiring counties, municipalities, or special 74 districts to be diligent in determining whether 75 certain persons have registered with the commission; 76 prohibiting counties, municipalities, or special 77 districts from authorizing nonregistered persons to lobby specified entities; requiring the commission to 78 79 investigate a lobbyist or principal upon receipt of a 80 sworn complaint containing certain allegations; requiring the commission to provide the chief 81 82 executive officer of the county or municipality or the 83 governing body of the special district with a report 84 on the findings and recommendations arising out of the 85 investigation; authorizing the chief executive officer of the county or municipality or the governing body of 86 87 the special district to enforce the findings and recommendations; providing that specified provisions 88 89 preempt and supersede specified ordinances or charter 90 provisions adopted before a specified date; amending 91 s. 125.73, F.S.; prohibiting

30

31

32

33

34

35

36

37

38

39

40

41

58

2024734c1

By the Committee on Community Affairs; and Senator Ingoglia

578-02599-24 2024734c1 1 A bill to be entitled 2 An act relating to government accountability; amending s. 112.313, F.S.; defining the term "foreign country 3 of concern"; prohibiting specified individuals from soliciting or accepting anything of value from a foreign country of concern; making technical changes; creating s. 112.3262, F.S.; defining terms; prohibiting a person from lobbying a county, ç municipality, or special district unless he or she is 10 registered as a lobbyist; establishing registration 11 requirements; requiring that lobbyist registrations be 12 made available to the public; establishing procedures 13 for canceling of a lobbyist's registration; 14 authorizing a county, municipality, or special 15 district to establish a lobbvist registration fee; 16 requiring a county, municipality, or special district 17 to monitor compliance with lobbyist registration 18 requirements; requiring a Commission on Ethics and 19 Public Trust established by a county or municipality 20 or the Commission on Ethics, as applicable, to 21 investigate a lobbyist or principal upon receipt of a 22 sworn complaint containing certain allegations; 23 requiring a Commission on Ethics and Public Trust or 24 the Commission on Ethics, as applicable, to provide 2.5 the chief executive officer of the county or 26 municipality or the governing body of the special 27 district with a report on the findings and 28 recommendations arising out of the investigation; 29 authorizing the chief executive officer of the county Page 1 of 20 CODING: Words stricken are deletions; words underlined are additions.

578-02599-24 202 or municipality or the governing body of the special district to enforce the findings and recommendations; authorizing counties and municipalities to adopt ordinances, and special districts to adopt rules, governing lobbyist registration and fees; providing construction; amending s. 125.73, F.S.; prohibiting the governing body of a county from renewing or extending the employment contract of a county administrator during a specified timeframe; providing the governing body of a county from renewing or extending the employment contract of the county administrator during s. 125.75, F.S.; prohibiting the governing body of a county from renewing or extending the employment contract of the county attorney during a specified timeframe; providing an exception; amending s. 166.021, F.S.; prohibiting the

attorney during a specified timeframe; providing an 42 43 exception; amending s. 166.021, F.S.; prohibiting the 44 governing body of a municipality from renewing or 45 extending the employment contract of a chief executive 46 officer of the municipality or the city attorney 47 during a specified timeframe; providing exceptions; 48 amending s. 1001.50, F.S.; prohibiting a district 49 school board from renewing or extending the employment 50 contract of a district school superintendent during a 51 specified timeframe; providing an exception; creating 52 s. 1012.336, F.S.; prohibiting a district school board 53 from renewing or extending the employment contract of 54 the general counsel of the district school board 55 during a specified timeframe; providing an exception;

- amending s. 112.061, F.S.; conforming cross-
- 57 references; reenacting ss. 28.35(1)(b), 112.3136(1),
 - 112.3251, 288.012(6)(d), 288.8014(4), 288.9604(3)(a),

Page 2 of 20

578-02599-24 2024734c1 578-02599-24 59 295.21(4)(d), 406.06(5), 447.509(1)(d), 627.311(5)(m), 88 60 1002.33(26)(a), 1002.333(6)(f), and 1002.83(9), F.S., 89 61 relating to members of the executive council of the 90 62 Florida Clerks of Court Operations Corporation, 91 63 standards of conduct for officers and employees of 92 64 entities serving as chief administrative officers of 93 65 political subdivisions, the ethics code and standards 94 66 of conduct for citizen support and direct-support 95 67 96 organizations, senior managers and members of the 68 board of directors of the direct-support organization 97 s. 286.101. 69 of State of Florida international offices, standards 98 70 of conduct for members of the board of directors of 99 71 Triumph Gulf Coast, Inc., directors of the Florida 100 72 Development Finance Corporation, standards of conduct 101 73 for the board of directors of Florida Is For Veterans, 102 74 Inc., standards of conduct for district and associate 103 75 medical examiners, prohibited actions of employee 104 76 organizations, their members, agents, representatives, 105 77 or persons acting on their behalf, standards of 106 78 conduct for senior managers, officers, and members of 107 79 the board of governors of the Office of Insurance 108 80 Regulation, standards of conduct and financial 109 81 disclosure for members of a governing board of a 110 82 charter school, those operating schools of hope, and 111 83 standards of conduct for members of an early learning 112 84 coalition, respectively, to incorporate the amendments 113 85 made to s. 112.313, F.S., in references thereto; 114 86 providing an effective date. 115 87 116 to read: Page 3 of 20

Page 3 of 20 CODING: Words stricken are deletions; words underlined are additions.

2024734c1 Be It Enacted by the Legislature of the State of Florida: Section 1. Subsections (1) and (2) of section 112.313, Florida Statutes, are amended to read: 112.313 Standards of conduct for public officers, employees of agencies, and local government attorneys.-(1) DEFINITIONS DEFINITION.-As used in this section, unless the context otherwise requires, the term: (a) "Foreign country of concern" has the same meaning as in (b) "Public officer" includes any person elected or appointed to hold office in any agency, including any person serving on an advisory body. (2) SOLICITATION OR ACCEPTANCE OF GIFTS.-(a) A No public officer, an employee of an agency, a local government attorney, or a candidate for nomination or election may not shall solicit or accept anything of value to the recipient, including a gift, loan, reward, promise of future employment, favor, or service, based upon any understanding that the vote, official action, or judgment of the public officer, employee, local government attorney, or candidate would be influenced thereby. (b) A public officer, an employee of an agency, a local government attorney, or a candidate for nomination or election may not solicit or accept anything of value to the recipient, including a gift, loan, reward, promise of future employment, favor, or service, from a foreign country of concern. Section 2. Section 112.3262, Florida Statutes, is created

Page 4 of 20

578-02599-24 2024734c1 117 112.3262 Lobbying before special districts, counties, and 118 municipalities; registration and reporting.-119 (1) As used in this section, the term: 120 (a) "Lobby" or "lobbies" means to seek, on behalf of 121 another person or group, to influence a county, municipality, or 122 special district with respect to a decision of that entity in an 123 area of policy or procurement or in an attempt to obtain the 124 goodwill of an official or employee of such entity. The term 125 must be interpreted and applied consistently with the rules of 126 the commission implementing s. 112.3215. 127 (b) "Lobbyist" has the same meaning as in s. 112.3215(1). (c) "Principal" has the same meaning as in s. 112.3215(1). 128 129 (2) A person may not lobby a county, municipality, or 130 special district unless he or she is registered as a lobbyist 131 with such entity. Such registration is due upon the person's 132 initial retention as a lobbyist and is renewable on a calendar-133 year basis thereafter. Such person shall, at the time of 134 registration, provide a statement signed by the principal or 135 principal's representative stating that the registrant is 136 authorized to represent the principal. The statement must also 137 identify and designate the principal's main business and 138 authorize the registrant pursuant to a classification system 139 approved by the county, municipality, or special district, as 140 applicable. Any changes in the information provided pursuant to 141 this subsection must be disclosed within 15 days after the 142 change occurs by filing a new registration form. The 143 registration form must require each lobbyist to disclose, under 144 oath, all of the following information: 145 (a) The lobbyist's name and business address. Page 5 of 20

CODING: Words stricken are deletions; words underlined are additions.

	578-02599-24 2024734c1
146	(b) The name and business address of each principal
147	represented.
148	(c) The existence of any direct or indirect business
149	association, partnership, or financial relationship the lobbyist
150	has with any officer or employee of the county, municipality, or
151	special district that he or she lobbies or intends to lobby.
152	(3) In lieu of creating its own lobbyist registration form,
153	a county, municipality, or special district may accept a
154	completed legislative branch or executive branch lobbyist
155	registration form.
156	(4) A county, municipality, or special district shall make
157	lobbyist registrations available to the public. If a county,
158	municipality, or special district maintains a website, the
159	website must make available a database of currently registered
160	lobbyists and principals.
161	(5) A lobbyist shall promptly send a written statement to
162	the county, municipality, or special district, as applicable,
163	canceling the registration for a principal upon termination of
164	the lobbyist's representation of that principal. A county,
165	municipality, or special district may remove the name of a
166	lobbyist from the list of registered lobbyists if the principal
167	notifies the county, municipality, or district that a person is
168	no longer authorized to represent that principal.
169	(6) A county, municipality, or special district may
170	establish an annual lobbyist registration fee, not to exceed
171	\$40, for each principal represented. The county, municipality,
172	or special district may use registration fees only to administer
173	this section.
174	(7) A county, municipality, or special district must be
	Page 6 of 20

	578-02599-24 2024734c
175	diligent in ascertaining whether persons required to register
176	pursuant to this section have complied. A county, municipality,
177	or special district may not knowingly authorize a person who is
178	not registered pursuant to this section to lobby the county,
179	municipality, or special district.
180	(8) (a) Upon receipt of a sworn complaint alleging that a
181	lobbyist or principal has failed to register with a county or
182	municipality or has knowingly submitted false information in a
183	report or registration required under this section, a Commission
184	on Ethics and Public Trust established by the county or
185	municipality or, if the county or municipality has not
186	established such a commission, the Commission on Ethics shall
187	investigate the lobbyist or principal pursuant to the procedures
188	established under s. 112.324. The commission shall provide the
189	chief executive officer of the county or municipality with a
190	report of its findings and recommendations arising out of any
L91	investigation conducted under this subsection. The chief
L92	executive officer of the county or municipality may enforce the
93	commission's findings and recommendations.
94	(b) Upon receipt of a sworn complaint alleging that a
95	lobbyist or principal has failed to register with a special
L96	district or has knowingly submitted false information in a
.97	report or registration required under this section, the
98	commission shall investigate the lobbyist or principal pursuant
99	to the procedures established under s. 112.324. The commission
200	shall provide the governing body of the special district with a
01	report of its findings and recommendations arising out of any
202	investigation conducted under this subsection. The governing
203	body of the special district may enforce the commission's

CODING: Words stricken are deletions; words underlined are additions.

	578-02599-24 2024734c1
204	findings and recommendations.
205	(9) Counties and municipalities may adopt ordinances, and
206	special districts may adopt rules, to establish procedures to
207	govern the registration of lobbyists, including the adoption of
208	forms and the establishment of a lobbyist registration fee.
209	(10) This section does not preempt or supersede any
210	ordinance or charter provision establishing a lobbyist
211	registration program adopted before July 1, 2024, but this
212	section shall prevail to the extent of any conflict. In
213	accordance with s. 112.326, any ordinance or rule adopted
214	pursuant to this section may include additional or more
215	stringent disclosure requirements so long as the requirements do
216	not otherwise conflict with this section.
217	Section 3. Subsection (5) is added to section 125.73,
218	Florida Statutes, to read:
219	125.73 County administrator; appointment, qualifications,
220	compensation
221	(5) The governing body of a county may not renew or extend
222	the employment contract of a county administrator during the 8
223	months immediately preceding a general election for county
224	mayor, if applicable, or for members of the governing body of
225	the county unless the governing body approves such renewal or
226	extension by a unanimous vote.
227	Section 4. Section 125.75, Florida Statutes, is created to
228	read:
229	125.75 Contract for the county attorneyThe governing body
230	of a county may not renew or extend the contract of the county
231	attorney during the 8 months immediately preceding a general
232	election for county mayor, if applicable, or for members of the
'	Page 8 of 20

Page 8 of 20

1	578-02599-24 2024734c1
233	governing body of the county unless the governing body approves
234	such renewal or extension by a unanimous vote.
235	Section 5. Present subsection (9) of section 166.021,
36	Florida Statutes, is redesignated as subsection (10), and a new
237	subsection (9) is added to that section, to read:
38	166.021 Powers
239	(9)(a) The governing body of a municipality may not renew
240	or extend the employment contract of a chief executive officer
241	of the municipality during the 8 months immediately preceding a
242	general election for the municipal mayor or for members of the
243	governing body of the municipality unless the governing body
244	approves such renewal or extension by a unanimous vote.
245	(b) The governing body of a municipality may not renew or
246	\underline{extend} the employment contract of the city attorney during the 8
247	months immediately preceding a general election for the
48	municipal mayor or for members of the governing body of the
249	municipality unless the governing body approves such renewal or
50	extension by a unanimous vote.
251	Section 6. Subsection (2) of section 1001.50, Florida
52	Statutes, is amended to read:
253	1001.50 Superintendents employed under Art. IX of the State
254	Constitution
255	(2) Each district school board shall enter into an
256	employment contract with the district school superintendent and
257	shall adopt rules relating to his or her appointment; however,
258	if the employment contract contains a provision for severance
259	pay, it must include the provisions required by s. 215.425. The
260	district school board may not renew or extend the employment
261	contract of a superintendent during the 8 months immediately
I	Page 9 of 20
	rage 9 OI 20

 $\textbf{CODING: Words } \underline{stricken} \text{ are deletions; words } \underline{underlined} \text{ are additions.}$

1	578-02599-24 2024734c1
262	preceding a general election for district school board members
263	unless the district school board approves such renewal or
264	extension by a unanimous vote.
265	Section 7. Section 1012.336, Florida Statutes, is created
266	to read:
267	1012.336 Contracts with general counsels of district school
268	boardsA district school board may not renew or extend the
269	employment contract of the general counsel of the district
270	school board during the 8 months immediately preceding a general
271	election for district school board members unless the district
272	school board approves such renewal or extension by a unanimous
273	vote.
274	Section 8. Paragraphs (a) and (c) of subsection (14) of
275	section 112.061, Florida Statutes, are amended to read:
276	112.061 Per diem and travel expenses of public officers,
277	employees, and authorized persons; statewide travel management
278	system
279	(14) APPLICABILITY TO COUNTIES, COUNTY OFFICERS, DISTRICT
280	SCHOOL BOARDS, SPECIAL DISTRICTS, AND METROPOLITAN PLANNING
281	ORGANIZATIONS
282	(a) The following entities may establish rates that vary
283	from the per diem rate provided in paragraph (6)(a), the
284	subsistence rates provided in paragraph (6)(b), or the mileage
285	rate provided in paragraph (7)(d) if those rates are not less
286	than the statutorily established rates that are in effect for
287	the 2005-2006 fiscal year:
288	1. The governing body of a county by the enactment of an
289	ordinance or resolution;
290	2. A county constitutional officer, pursuant to s. 1(d),
	Page 10 of 20
C	CODING: Words stricken are deletions; words <u>underlined</u> are additions

578-02599-24

2024734c1 578-02599-24 2024734c1 320 population of at least 100,000 but fewer than 500,000, two 321 clerks from counties with a population of at least 500,000 but 322 fewer than 1 million, and two clerks from counties with a 323 population of 1 million or more. The executive council shall 324 also include, as ex officio members, a designee of the President 325 of the Senate and a designee of the Speaker of the House of 32.6 Representatives. The Chief Justice of the Supreme Court shall 327 designate one additional member to represent the state courts 328 system. 329 2. Members of the executive council of the corporation are 330 subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of applying ss. 112.313(1)-(8), 331 332 (10), (12), and (15); 112.3135; and 112.3143(2) to activities of 333 executive council members, members shall be considered public 334 officers and the corporation shall be considered the members' 335 agency. 336 Section 10. For the purpose of incorporating the amendments 337 made by this act to section 112.313, Florida Statutes, in 338 references thereto, subsection (1) of section 112.3136, Florida 339 Statutes, is reenacted to read: 340 112.3136 Standards of conduct for officers and employees of entities serving as chief administrative officer of political 341 342 subdivisions .- The officers, directors, and chief executive 343 officer of a corporation, partnership, or other business entity 344 that is serving as the chief administrative or executive officer 345 or employee of a political subdivision, and any business entity 346 employee who is acting as the chief administrative or executive 347 officer or employee of the political subdivision, for the purposes of the following sections, are public officers and 348 Page 12 of 20 CODING: Words stricken are deletions; words underlined are additions.

291 Art. VIII of the State Constitution, by the establishment of 292 written policy;

293 3. The governing body of a district school board by the 294 adoption of rules;

4. The governing body of a special district, as defined in s. 189.012, except those special districts that are subject to <u>s. 166.021(10)</u> s. 166.021(9), by the enactment of a resolution; or

5. Any metropolitan planning organization created pursuant to s. 339.175 or any other separate legal or administrative entity created pursuant to s. 339.175 of which a metropolitan planning organization is a member, by the enactment of a resolution.

(c) Except as otherwise provided in this subsection, counties, county constitutional officers and entities governed by those officers, district school boards, special districts, and metropolitan planning organizations, other than those subject to <u>s. 166.021(10)</u> <u>s. 166.021(9)</u>, remain subject to the requirements of this section.

310Section 9. For the purpose of incorporating the amendments311made by this act to section 112.313, Florida Statutes, in

- 312 references thereto, paragraph (b) of subsection (1) of section 313 28.35, Florida Statutes, is reenacted to read:
- 28.35 Florida Clerks of Court Operations Corporation.-
- 315 (1)
- 316 (b)1. The executive council shall be composed of eight 317 clerks of the court elected by the clerks of the courts for a 318 term of 2 years, with two clerks from counties with a population 319 of fewer than 100,000, two clerks from counties with a

Page 11 of 20

 $\textbf{CODING: Words } \underline{stricken} \text{ are deletions; words } \underline{underlined} \text{ are additions.}$

578-02599-24

2024734c1

578-02599-24 2024734c1 378 288.012 State of Florida international offices; direct-379 support organization.-The Legislature finds that the expansion 380 of international trade and tourism is vital to the overall 381 health and growth of the economy of this state. This expansion 382 is hampered by the lack of technical and business assistance, 383 financial assistance, and information services for businesses in 384 this state. The Legislature finds that these businesses could be 385 assisted by providing these services at State of Florida 386 international offices. The Legislature further finds that the 387 accessibility and provision of services at these offices can be 388 enhanced through cooperative agreements or strategic alliances 389 between private businesses and state, local, and international 390 governmental entities. 391 (6) 392 (d) The senior managers and members of the board of 393 directors of the organization are subject to ss. 112.313(1)-(8), 394 (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of 395 applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 396 112.3143(2) to activities of the president and staff, those 397 persons shall be considered public officers or employees and the 398 corporation shall be considered their agency. The exemption set 399 forth in s. 112.313(12) for advisory boards applies to the 400 members of board of directors. Further, each member of the board 401 of directors who is not otherwise required to file financial 402 disclosures pursuant to s. 8, Art. II of the State Constitution 403 or s. 112.3144, shall file disclosure of financial interests 404 pursuant to s. 112.3145. 405 Section 13. For the purpose of incorporating the amendments made by this act to section 112.313, Florida Statutes, in 406 Page 14 of 20 CODING: Words stricken are deletions; words underlined are additions.

349 employees who are subject to the following standards of conduct 350 of this part: 351 (1) Section 112.313, and their "agency" is the political 352 subdivision that they serve; however, the contract under which

the business entity serves as chief executive or administrative officer of the political subdivision is not deemed to violate s. 112.313(3) or (7).

356 Section 11. For the purpose of incorporating the amendments 357 made by this act to section 112.313, Florida Statutes, in 358 references thereto, section 112.3251, Florida Statutes, is 359 reenacted to read:

360 112.3251 Citizen support and direct-support organizations; 361 standards of conduct.—A citizen support or direct-support 362 organization created or authorized pursuant to law must adopt 363 its own ethics code. The ethics code must contain the standards 364 of conduct and disclosures required under ss. 112.313 and

- 365 112.3143(2), respectively. However, an ethics code adopted
- 366 pursuant to this section is not required to contain the
- 367 standards of conduct specified in s. 112.313(3) or (7). The
- 368 citizen support or direct-support organization may adopt
- 369 additional or more stringent standards of conduct and disclosure
- 370 requirements if those standards of conduct and disclosure
- 371 requirements do not otherwise conflict with this part. The
- 372 ethics code must be conspicuously posted on the citizen support
- 373 or direct-support organization's website.
- 374 Section 12. For the purpose of incorporating the amendments
 375 made by this act to section 112.313, Florida Statutes, in
 376 references thereto, paragraph (d) of subsection (6) of section
- 377 288.012, Florida Statutes, is reenacted to read:

Page 13 of 20

2024734c1 578-02599-24 2024734c1 436 references thereto, paragraph (a) of subsection (3) of section 437 288.9604, Florida Statutes, is reenacted to read: 438 288.9604 Creation of the corporation.-439 (3) (a) 1. A director may not receive compensation for his or 440 her services, but is entitled to necessary expenses, including 441 travel expenses, incurred in the discharge of his or her duties. 442 Each appointed director shall hold office until his or her 443 successor has been appointed. 444 2. Directors are subject to ss. 112.313(1)-(8), (10), (12), 445 and (15); 112.3135; and 112.3143(2). For purposes of applying 446 ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 447 112.3143(2) to activities of directors, directors are considered public officers and the corporation is considered their agency. 448 Section 15. For the purpose of incorporating the amendments 449 450 made by this act to section 112.313, Florida Statutes, in 451 references thereto, paragraph (d) of subsection (4) of section 295.21, Florida Statutes, is reenacted to read: 452 453 295.21 Florida Is For Veterans, Inc.-454 (4) GOVERNANCE.-455 (d) The Legislature finds that it is in the public interest 456 for the members of the board of directors to be subject to the requirements of ss. 112.313, 112.3135, and 112.3143. 457 458 Notwithstanding the fact that they are not public officers or 459 employees, for purposes of ss. 112.313, 112.3135, and 112.3143, 460 the board members shall be considered to be public officers or 461 employees. In addition to the postemployment restrictions of s. 462 112.313(9), a person appointed to the board of directors may not 463 have direct interest in a contract, franchise, privilege, 464 project, program, or other benefit arising from an award by the Page 16 of 20

CODING: Words stricken are deletions; words underlined are additions.

578-02599-24

407

408

references thereto, subsection (4) of section 288.8014, Florida Statutes, is reenacted to read:

409 288.8014 Triumph Gulf Coast, Inc.; organization; board of 410 directors.-

411 (4) The Legislature determines that it is in the public 412 interest for the members of the board of directors to be subject 413 to the requirements of ss. 112.313, 112.3135, and 112.3143, 414 notwithstanding the fact that the board members are not public 415 officers or employees. For purposes of those sections, the board 416 members shall be considered to be public officers or employees. 417 In addition to the postemployment restrictions of s. 112.313(9), 418 a person appointed to the board of directors must agree to refrain from having any direct interest in any contract, 419 420 franchise, privilege, project, program, or other benefit arising 421 from an award by Triumph Gulf Coast, Inc., during the term of 422 his or her appointment and for 6 years after the termination of 423 such appointment. It is a misdemeanor of the first degree, 424 punishable as provided in s. 775.082 or s. 775.083, for a person 425 to accept appointment to the board of directors in violation of 426 this subsection or to accept a direct interest in any contract, 427 franchise, privilege, project, program, or other benefit granted 428 by Triumph Gulf Coast, Inc., to an awardee within 6 years after 429 the termination of his or her service on the board. Further, 430 each member of the board of directors who is not otherwise 431 required to file financial disclosure under s. 8, Art. II of the 432 State Constitution or s. 112.3144 shall file disclosure of 433 financial interests under s. 112.3145. 434 Section 14. For the purpose of incorporating the amendments

435 made by this act to section 112.313, Florida Statutes, in

Page 15 of 20

 $\textbf{CODING: Words } \underline{stricken} \text{ are deletions; words } \underline{underlined} \text{ are additions.}$

578-02599-24

465

466

467

2024734c1 578-02599-24 2024734c1 corporation during the appointment term and for 2 years after 494 hereby prohibited from: the termination of such appointment. A person who accepts 495 (d) Offering anything of value to a public officer as appointment to the board of directors in violation of this 496 defined in s. 112.313(1) which the public officer is prohibited 497 from accepting under s. 112.313(2). 498 Section 18. For the purpose of incorporating the amendments 499 made by this act to section 112.313, Florida Statutes, in 500 references thereto, paragraph (m) of subsection (5) of section 501 627.311, Florida Statutes, is reenacted to read: 502 627.311 Joint underwriters and joint reinsurers; public 503 records and public meetings exemptions .-504 (5) 505 (m) Senior managers and officers, as defined in the plan of operation, and members of the board of governors are subject to 506 507 the provisions of ss. 112.313, 112.3135, 112.3143, 112.3145, 508 112.316, and 112.317. Senior managers, officers, and board 509 members are also required to file such disclosures with the Commission on Ethics and the Office of Insurance Regulation. The 510 511 executive director of the plan or his or her designee shall 512 notify each newly appointed and existing appointed member of the 513 board of governors, senior manager, and officer of his or her 514 duty to comply with the reporting requirements of s. 112.3145. 515 At least quarterly, the executive director of the plan or his or 516 her designee shall submit to the Commission on Ethics a list of 517 names of the senior managers, officers, and members of the board 518 of governors who are subject to the public disclosure 519 requirements under s. 112.3145. Notwithstanding s. 112.313, an 520 employee, officer, owner, or director of an insurance agency, 521 insurance company, or other insurance entity may be a member of the board of governors unless such employee, officer, owner, or 522 Page 18 of 20 CODING: Words stricken are deletions; words underlined are additions.

468 subsection, or accepts a direct interest in a contract, franchise, privilege, project, program, or other benefit granted 469 470 by the corporation to an awardee within 2 years after the 471 termination of his or her service on the board, commits a 472 misdemeanor of the first degree, punishable as provided in s. 473 775.082 or s. 775.083. Further, each member of the board of 474 directors who is not otherwise required to file financial 475 disclosure under s. 8, Art. II of the State Constitution or s. 112.3144 shall file a statement of financial interests under s. 476 477 112.3145 478 Section 16. For the purpose of incorporating the amendments 479 made by this act to section 112.313, Florida Statutes, in a reference thereto, subsection (5) of section 406.06, Florida 480 481 Statutes, is reenacted to read: 482 406.06 District medical examiners; associates; suspension 483 of medical examiners.-484 (5) District medical examiners and associate medical 485 examiners are public officers for purposes of s. 112.313 and the 486 standards of conduct prescribed thereunder. 487 Section 17. For the purpose of incorporating the amendments 488 made by this act to section 112.313, Florida Statutes, in 489 references thereto, paragraph (d) of subsection (1) of section 490 447.509, Florida Statutes, is reenacted to read: 447.509 Other unlawful acts.-491 492 (1) Employee organizations, their members, agents, or 493 representatives, or any persons acting on their behalf are Page 17 of 20 CODING: Words stricken are deletions; words underlined are additions.

578-02599-24 2024734c1 523 director of an insurance agency, insurance company, other 524 insurance entity, or an affiliate provides policy issuance, 525 policy administration, underwriting, claims handling, or payroll 526 audit services. Notwithstanding s. 112.3143, such board member 527 may not participate in or vote on a matter if the insurance 528 agency, insurance company, or other insurance entity would 529 obtain a special or unique benefit that would not apply to other 530 similarly situated insurance entities. 531 Section 19. For the purpose of incorporating the amendments 532 made by this act to section 112.313, Florida Statutes, in a 533 reference thereto, paragraph (a) of subsection (26) of section 534 1002.33, Florida Statutes, is reenacted to read: 535 1002.33 Charter schools.-536 (26) STANDARDS OF CONDUCT AND FINANCIAL DISCLOSURE.-537 (a) A member of a governing board of a charter school, 538 including a charter school operated by a private entity, is 539 subject to ss. 112.313(2), (3), (7), and (12) and 112.3143(3). 540 Section 20. For the purpose of incorporating the amendments 541 made by this act to section 112.313, Florida Statutes, in a 542 reference thereto, paragraph (f) of subsection (6) of section 543 1002.333, Florida Statutes, is reenacted to read: 544 1002.333 Persistently low-performing schools.-545 (6) STATUTORY AUTHORITY .-546 (f) Schools of hope operated by a hope operator shall be 547 exempt from chapters 1000-1013 and all school board policies. 548 However, a hope operator shall be in compliance with the laws in 549 chapters 1000-1013 relating to: 550 1. The student assessment program and school grading 551 system.

Page 19 of 20

CODING: Words stricken are deletions; words underlined are additions.

578-02599-24 2024734c1 552 2. Student progression and graduation. 553 3. The provision of services to students with disabilities. 554 4. Civil rights, including s. 1000.05, relating to 555 discrimination. 556 5. Student health, safety, and welfare. 557 6. Public meetings and records, public inspection, and 558 criminal and civil penalties pursuant to s. 286.011. The 559 governing board of a school of hope must hold at least two 560 public meetings per school year in the school district in which 561 the school of hope is located. Any other meetings of the 562 governing board may be held in accordance with s. 120.54(5)(b)2. 563 7. Public records pursuant to chapter 119. 8. The code of ethics for public officers and employees 564 565 pursuant to ss. 112.313(2), (3), (7), and (12) and 112.3143(3). 566 Section 21. For the purpose of incorporating the amendments 567 made by this act to section 112.313, Florida Statutes, in a reference thereto, subsection (9) of section 1002.83, Florida 568 569 Statutes, is reenacted to read: 570 1002.83 Early learning coalitions .-571 (9) Each member of an early learning coalition is subject 572 to ss. 112.313, 112.3135, and 112.3143. For purposes of s. 573 112.3143(3)(a), each voting member is a local public officer who 574 must abstain from voting when a voting conflict exists. 575 Section 22. This act shall take effect July 1, 2024.

Page 20 of 20 CODING: Words stricken are deletions; words <u>underlined</u> are additions.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.) Prepared By: The Professional Staff of the Committee on Ethics and Elections SB 1256 BILL: Senator Martin INTRODUCER: **Voter Registration Applications** SUBJECT: February 6, 2024 DATE: **REVISED**: ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Biehl Roberts EE Favorable ATD 2. 3. FP

I. Summary:

SB 1256 revises voter-registration duties of the Florida Department of Highway Safety and Motor Vehicles (DHSMV) by:

- Prohibiting the DHSMV from changing the party affiliation of an applicant who is updating his or her voter registration record unless the applicant designates and consents in writing to change his or her party affiliation.
- Requiring the DHSMV to, after verifying voter registration information and receiving the applicant's electronic signature, provide the applicant with a printed receipt that includes the submitted voter registration information and document any changes in party affiliation.
- Requiring driver license examiners providing voter registration services to ask certain questions, and prohibiting certain questions, regarding voter registration; and requiring the DHSMV to record when a person chooses not to disclose his or her voter registration status and forward such information to the Department of State.
- Requiring the DHSMV to ensure that technology processes and updates do not alter an applicant's party affiliation without the written consent of the applicant.
- Requiring the DHSMV to be in full compliance with the bill's requirements within 3 months after the bill becomes law.

The bill takes effect July 1, 2024.

II. Present Situation:

National Voter Registration Act of 1993

Congress passed the National Voter Registration Act (NVRA) in 1993¹ "to establish procedures that will increase the number of eligible citizens who register to vote in elections for Federal

¹ National Voter Registration Act of 1993, P.L. 103-31.
office," while also ensuring "that accurate and current voter registration rolls are maintained."² The NVRA requires, among other things, that each a state allow a driver's license application, or a renewal application, submitted to a state motor vehicle authority to also serve as a voter registration application with respect to elections for Federal office, unless the applicant fails to sign the voter registration application.³ The voter registration application of a driver's license application is prohibited by the NVRA from requiring any information that duplicates information⁴ required in the driver's license portion of the form.⁵ The NVRA requires a voter registration application to include the following:

- A statement of each voter eligibility requirement (including citizenship).
- An attestation that the applicant meets each eligibility requirement.
- A signature of the applicant, under penalty of perjury.⁶

A voter registration application submitted to a state motor vehicle authority by a person who has already registered to vote is considered as updating the person's voter registration.⁷

Voter Registration and the Florida Department of Highway Safety and Motor Vehicles

The Florida Election Code⁸ implements the NVRA by requiring the Department of Highway Safety and Motor Vehicles (DHSMV)⁹ to provide an applicant "the opportunity to register to vote or to update a voter registration record" when he or she does any of the following actions:

- Applies for or renews a driver license.
- Applies for or renews an identification card (I.D. card).¹⁰
- Changes an address on an existing driver license or I.D. card.¹¹

The DHSMV must notify each applicant, orally or in writing, that:¹²

- Information gathered for a driver license or I.D. card application, renewal, or change of address can be automatically transferred to a voter registration application.
- If he or she submits additional information and provides his or her signature, the voter registration application will be completed and thereafter sent to the proper election authority.
- Any information provided by him or her may also be used to update an existing voter registration record.

² 52 U.S.C. § 20501.

³ 52 U.S.C. § 20504(a)(1). This provision of the NVRA has given the act the colloquial designation by which the bill is most commonly known: the "Motor-Voter" law.

⁴ Additionally, the NVRA requires that a voter registration application issued in conjunction with an application for a driver's license only contain the minimum amount of information necessary to prevent duplicate voter registration and to enable state election officials to assess applicant eligibility and administer voter registration and other parts of the election process. 52 U.S.C. §20504(c)(2)(B).

⁵ 52 U.S.C. §20504(c)(2)(A).

⁶ 52 U.S.C. §20504(c)(2)(C).

⁷ 52 U.S.C. §20504(a)(2).

⁸ Chapters 97-106, F.S., are known as the Florida Election Code. Section 97.011, F.S.

⁹ The DHSMV and certain county tax collectors have entered into statutorily authorized contracts, whereby tax collectors may deliver full or limited driver license services on behalf of the department. *See* s. 322.02, F.S.

¹⁰ See s. 322.051, F.S.

¹¹ Section 97.057(1), F.S.

¹² Section 97.057(2)(a), F.S.

- If he or she declines to register to vote, such declination will remain confidential and may be used only for voter registration purposes.¹³
- The driver license office in which he or she applies to register to vote or updates a voter registration record will remain confidential and may be used only for voter registration purposes.¹⁴

During the process of completing a driver license or I.D. card application, renewal, or change of address, each driver license examiner¹⁵ must ask orally, or in writing if the person is hearing impaired, whether he or she wants to register to vote or update their voter registration record.¹⁶ If the person responds in the affirmative, all applicable information used by the DHSMV to fill out the application, renewal, or change of address will be transferred to the voter registration application.¹⁷ The voter registration application is required to be the same in content, format, and size as the uniform statewide voter registration application.¹⁸ After the applicable information necessary for the voter registration application to be complete.¹⁹ The completed voter registration application must be presented to the person for him or her to review and verify.²⁰ Once the person reviews and verifies the information.²¹ The DHSMV is required to electronic signature affirming the accuracy of the information.²¹ The DHSMV is required to electronically transmit completed voter registration applications within 24 hours to the statewide voter registration system,²² which is administered by the Department of State (DOS).²³

If an applicant declines to register to vote, update their voter registration record, or change their address by either orally declining or by failing to sign the completed voter registration application, the DHSMV must note the declination and forward the information to the statewide voter registration system.²⁴

A driver license examiner providing voter registration services is prohibited from:

• Seeking to influence an applicant's political preference or party registration;

 21 *Id*.

¹³ The NVRA requires that declinations to register to vote be kept confidential. 52 U.S.C. § 20504(c)(2)(D)(ii); *see also* s. 97.0585(1)(a), F.S., providing a public record exemption for such declinations.

¹⁴ The NVRA requires that the office at which an applicant submits a voter registration application be kept confidential. 52 U.S.C. § 20504(c)(2)(D)(iii); *see also* s. 97.0585(1)(b), F.S., providing a public record exemption for information relating to the place where a person registered to vote or where he or she updated a registration record.

¹⁵ The DHSMV is required to designate persons as "driver license examiners," who are tasked with conducting examinations, making factual reports of findings and recommendations as the DHSMV may require, and enforcing the following: all driver license laws; suspension, revocation, and cancellation orders; and laws relating to the registration of motor vehicles. Section 322.13, F.S.

¹⁶ Section 97.057(2)(b), F.S.

¹⁷ Section 97.057(2)(b)1., F.S.

¹⁸ Section 97.057(3)(a), F.S.; *see* s. 97.052, F.S.

¹⁹ However, the additional information may not duplicate information already obtained by the driver license examiner. Section 97.057(2)(b)1.b., F.S.

²⁰ Section 97.057(2)(b)1.c., F.S.

²² See ss. 97.012(11) and 98.035, F.S.

²³ If the voter registration application was completed via a physical paper document, the DHSMV must forward the document within five days to the supervisor of elections of the applicable county. Section 97.057(4), F.S.

²⁴ Section 97.057(2)(b)2., F.S. This voter registration information transmittal is in addition to other types of information required to be submitted weekly by the DHSMV to the DOS. *See* s. 98.093(8), F.S.

- Displaying any political preference or party allegiance;
- Making any statement to an applicant or taking any action the purpose or effect of which is to discourage the person from registering to vote; or
- Disclosing any applicant's voter registration information except as needed for the administration of voter registration.²⁵

The Florida Election Code provides an adjudicatory mechanism for a person who has suffered an alleged violation of the NVRA.²⁶ Such person may file with the DOS a written complaint that states the alleged violation.²⁷ Once received, the parties to the complaint must be given an opportunity to resolve the issue through an informal dispute resolution process.²⁸ If the informal dispute resolution process fails to resolve the issue, the complainant may bring an action in the respective circuit court for declaratory or injunctive relief if he or she gave proper written notice to the Secretary of State and an agreement was not reached or the alleged violation was not corrected within 90 days after the notice — or within 20 days of the notice if the alleged violation occurred within 120 days before the date of the election.²⁹

Statewide Voter Registration Application

The DOS is required to create a uniform statewide voter registration application (VR application) by rule.³⁰ The VR application is required to elicit the following information:

- Name.
- Date of Birth.
- Address of legal residence.³¹
- Mailing address (if different from address of legal residence).
- E-mail address and whether the applicant wishes to receive sample ballots by e-mail.
- County of legal residence.
- Race or ethnicity.
- State or country of birth.
- Sex.
- Party Affiliation.
- Whether the applicant needs assistance in voting.
- Name and address where last registered.
- Last four digits of the applicant's social security number.

https://www.flrules.org/gateway/readRefFile.asp?refId=3171&filename=Voter%20Reg%20App%20-%20DS-DE%2039%20-%20adoption.doc (last visited February 2, 2024).

²⁵ Section 97.057(6), F.S.

²⁶ Section 97.023, F.S.; *see also* r. 1S-2.036, F.A.C.

²⁷ Section 97.023(1)(a) and (b), F.S.

²⁸ Section 97.023(2), F.S. If the alleged violation occurred within 30 days before a state or federal election and the alleged violation will affect the registrant's right to vote in such election, the registrant may immediately bring an action in the circuit court in the county where the alleged violation occurred. Section 97.023(3), F.S.

²⁹ Section 97.023(3), F.S.

³⁰ Section 97.052(1), F.S.; *see* r. 1S-2.040, F.A.C., incorporating the uniform statewide voter registration application by reference. Uniform Statewide Voter Registration Application, DS-DE 39, *available at*

³¹ "Address of legal residence" means the legal residential address of the elector and includes all information necessary to differentiate one residence from another, including, but not limited to, a distinguishing apartment, suite, lot, room, or dormitory room number or other identifier. Section 97.021(3), F.S.

- Florida driver license number or the identification number from a Florida I.D. card.
- An indication, if applicable, that the applicant has not been issued a Florida driver license, a Florida I.D. card, or a social security number.
- Telephone number (optional).
- Signature of the applicant under penalty for false swearing.³²
- Whether the application is being used for initial registration, to update a voter registration record, or to request a replacement voter information card.
- Whether the applicant is a citizen of the United States by asking the question "Are you a citizen of the United States of America?"
- Whether the applicant has been convicted of a felony and, if convicted, has had his or her voting rights restored.
- Whether the applicant has been adjudicated mentally incapacitated with respect to voting or, if so adjudicated, has had his or her right to vote restored.³³

The VR application must also contain the following constitutionally required oath:³⁴

I do solemnly swear (or affirm) that I will protect and defend the Constitution of the United States and the Constitution of the State of Florida, and that I am qualified to register as an elector under the Constitution and laws of the State of Florida.³⁵

Voter Registration and Party Affiliation

If a person fails to designate a party when he or she initially registers to vote, the supervisor of elections (supervisor) must designate that person as registered without party affiliation, also known as No Party Affiliated (NPA).³⁶ The supervisor must notify the voter of such designation and how he or she may change party affiliation.³⁷ Once registered, a voter's currently recorded political party affiliation may not be changed unless the voter indicates otherwise.³⁸ If a voter does wish to update the party affiliation on his or her voter registration record, he or she must notify the supervisor by submitting a VR application indicating such.³⁹ After a voter's party affiliation is changed, the supervisor will issue that person a new voter information card.⁴⁰

³² See s. 104.011, F.S., for penalties for false swearing.

³³ Section 97.052(2), F.S.

³⁴ Section 97.052(3)(a), F.S.

³⁵ Article VI, s. 3, FLA. CONST.; see also s. 97.051, F.S.

³⁶ Section 97.053(5)(b), F.S.

³⁷ *Id*; See s. 97.1031(2), F.S., to see how a voter's party affiliation may be changed.

³⁸ Rule 1S-2.039(6)(b), F.A.C.

³⁹ Section 97.1031(2), F.S.

⁴⁰ Section 97.1031(3), F.S. Supervisors must provide registered voters with a voter information card, which constitutes notice of approval of registration. The card must contain the voter's registration number, date of registration, full name, party affiliation, date of birth, address of legal residence, precinct number, polling place address, name and contact information of the supervisor, and other information deemed necessary by the supervisor. Voters may request a replacement card in writing and supervisors must issue a new card if the voter's name, address of legal residence, polling place address, or party affiliation changes. Section 97.071, F.S.

III. Effect of Proposed Changes:

The bill requires the VR application to allow an applicant who is completing an application for the purpose of updating a voter registration record without changing their party affiliation to indicate that he or she is choosing not to disclose his or her party affiliation.

The bill prohibits the party affiliation of an applicant who is updating his or her voter registration record from being changed unless the applicant designates and consents in writing to change his or her party affiliation.

The bill prohibits the DHSMV from:

- Using a voter registration application to change the party affiliation of an applicant, unless the applicant designates a change in party affiliation and provides a separate original signature consenting to the party affiliation change.
- Updating a voter's registration record to change party affiliation, unless the individual designates the change and separately consent to such change in writing.

The bill requires the DHSMV to, after verifying the voter registration information and receiving the applicant's electronic signature, provide the applicant with a printed receipt that includes the submitted voter registration information and document any change in party affiliation.

The bill requires driver license examiners providing voter registration services to ask the following new questions:

- Whether the applicant is registered to vote;
- Whether the applicant is not registered to vote;
- Whether the applicant does not know if he or she is registered to vote; or
- Whether the applicant does not wish to disclose whether he or she is registered to vote.

If the applicant is not registered to vote or does not know whether he or she is registered to vote, the bill requires the driver license examiner to ask whether the applicant wishes to register to vote and, if the applicant is registered to vote, whether he or she wishes to update a voter registration record.

The bill provides that the DHSMV must also record when a person chooses to not disclose his or her voter registration status and forward such information to the DOS.

The bill prohibits driver license examiners from making any change to applicant's party affiliation, unless the applicant provides a separate original signature consenting to the party affiliation change or discussing an applicant's political preference or party registration.

The bill requires the DHSMV to ensure that information technology processes and updates do not alter an applicant's party affiliation without the written consent of the applicant. Lastly, the DHSMV must be in full compliance with the bill within three months after the bill becomes law.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditures of funds, reduce the authority that counties or municipalities have to raise revenues in the aggregate, or reduce the percentage of state tax shared with counties or municipalities. In addition, bills that affect state or local elections are exempt from the requirements of Art. VII, s. 18 of the Florida Constitution.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill may have an indeterminate, but likely substantial, fiscal impact on state expenditures as the DHSMV will have to make changes to the program used to register voters. The DHSMV has estimated that reprogramming the program could cost \$9,675.⁴¹ Additionally, if the bill is interpreted as requiring a separate "wet" (i.e. physical signature on paper) then the DHSMV will have to alter their largely electronic processes to account for the signature and may no longer be able offer driver license renewal or replacement transactions online.⁴² Lastly, the DHSMV might incur costs related to the production of

⁴¹ DHSMV Agency Bill Analysis of HB 135, on file with the Committee on Ethics and Elections. House Bill 135 is identical to this bill.

⁴² Id.

the registration receipt required under the bill, as well as training staff on the new requirements in the bill.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 97.052, 97.053, and 97.057.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

SB 1256

SB 1256

By Senator Martin

33-01465-24 20241256 1 A bill to be entitled 2 An act relating to voter registration applications; amending s. 97.052, F.S.; revising the information that the uniform statewide voter registration application must be designed to elicit; amending s. 97.053, F.S.; providing an exception to a requirement that certain voter registration applicants must be registered without party affiliation; amending s. ç 97.057, F.S.; requiring the Department of Highway 10 Safety and Motor Vehicles to notify certain 11 individuals of certain information; requiring a driver 12 license examiner to make specified inquiries; 13 prohibiting the department from changing the party 14 affiliation of an applicant except in certain 15 circumstances; requiring the department to provide an 16 applicant with a certain receipt; revising the methods 17 by which an applicant may decline to register to vote 18 or update certain voter registration information; 19 prohibiting a person providing voter registration 20 services for a driver license office from taking 21 certain actions; requiring the department to ensure 22 that information technology processes and updates do 23 not alter certain information without written consent; 24 requiring the department to be in full compliance with 2.5 the act within a certain period; providing an 26 effective date. 27 28 Be It Enacted by the Legislature of the State of Florida: 29

Page 1 of 5 CODING: Words stricken are deletions; words <u>underlined</u> are additions.

33-01465-24 20241256 30 Section 1. Paragraph (j) of subsection (2) of section 31 97.052, Florida Statutes, is amended to read: 32 97.052 Uniform statewide voter registration application .-33 (2) The uniform statewide voter registration application must be designed to elicit the following information from the 34 35 applicant: 36 (j) Party affiliation or, for an applicant who is 37 completing the application to update a voter registration record without changing his or her party affiliation, an indication 38 39 that the applicant is choosing not to disclose his or her party 40 affiliation. 41 Section 2. Paragraph (b) of subsection (5) of section 97.053, Florida Statutes, is amended to read: 42 43 97.053 Acceptance of voter registration applications.-44 (5) 45 (b) An applicant who fails to designate party affiliation must be registered without party affiliation, except that the 46 party affiliation of an applicant who is updating a voter 47 48 registration record may not be changed unless the applicant 49 designates and consents in writing to a change in party affiliation. The supervisor must notify the voter by mail that 50 the voter has been registered without party affiliation and that 51 52 the voter may change party affiliation as provided in s. 53 97.1031. 54 Section 3. Subsection (2) and subsection (6) of section 55 97.057, Florida Statutes, are amended, and subsection (14) is 56 added to that section, to read: 57 97.057 Voter registration by the Department of Highway 58 Safety and Motor Vehicles .-Page 2 of 5 CODING: Words stricken are deletions; words underlined are additions. registration application;

registration purposes.

the proper election authority;

33-01465-24

shall:

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

SB 1256

20241256 33-01465-24 20241256 (2) The Department of Highway Safety and Motor Vehicles 88 shall inquire whether the applicant wishes to register to vote 89 or update a voter registration record during the completion of a (a) Notify each individual, orally or in writing, that: 90 driver license or identification card application, renewal, or 1. Information gathered for the completion of a driver 91 change of address. license or identification card application, renewal, or change 92 1. If the applicant chooses to register to vote or to of address can be automatically transferred to a voter update a voter registration record: 93 94 a. All applicable information received by the Department of 2. If additional information and a signature are provided, 95 Highway Safety and Motor Vehicles in the course of filling out the voter registration application will be completed and sent to 96 the forms necessary under subsection (1) must be transferred to 97 a voter registration application. 3. Information provided can also be used to update a voter 98 b. The additional necessary information must be obtained by registration record, except that party affiliation will not be the driver license examiner and must not duplicate any 99 changed unless the individual designates a change in party information already obtained while completing the forms required 100 affiliation and separately consents to such change in writing; 101 under subsection (1). 4. All declinations will remain confidential and may be 102 c. A voter registration application with all of the used only for voter registration purposes; and 103 applicant's voter registration information required to establish 5. The particular driver license office in which the person the applicant's eligibility pursuant to s. 97.041 must be 104 applies to register to vote or updates a voter registration 105 presented to the applicant to review and verify the voter record will remain confidential and may be used only for voter 106 registration information received and provide an electronic 107 signature affirming the accuracy of the information provided. (b) Require a driver license examiner to inquire orally or, 108 d. The voter registration application may not be used to if the applicant is hearing impaired, inquire in writing whether 109 change the party affiliation of the applicant unless the the applicant is registered to vote, is not registered to vote, 110 applicant designates a change in party affiliation and provides does not know if he or she is registered to vote, or does not 111 a separate original signature consenting to the party wish to disclose whether he or she is registered to vote. If the 112 affiliation change. 113 e. After verifying the voter registration information and applicant is not or does not know whether he or she is registered to vote, the driver license examiner shall inquire 114 providing his or her electronic signature, the applicant must be whether the applicant wishes to register to vote and, if the 115 provided with a printed receipt that includes such information applicant is registered to vote, the driver license examiner and documents any change in party affiliation. 116 Page 3 of 5 Page 4 of 5

CODING: Words stricken are deletions; words underlined are additions.

CODING: Words stricken are deletions; words underlined are additions.

	33-01465-24 20241256
117	2. If the applicant declines to register to vote, update
118	the applicant's voter registration record, or change the
119	applicant's address by either orally declining or choosing not
120	to disclose the applicant's voter registration status or by
121	failing to sign the voter registration application, the
122	Department of Highway Safety and Motor Vehicles must note such
123	declination on its records and shall forward the declination to
124	the statewide voter registration system.
125	(6) A person providing voter registration services for a
126	driver license office may not:
127	(a) Make any change to an applicant's party affiliation
128	unless the applicant provides a separate original signature
129	consenting to the party affiliation change or discuss or seek to
130	influence an applicant's political preference or party
131	registration;
132	(b) Display any political preference or party allegiance;
133	(c) Make any statement to an applicant or take any action
134	the purpose or effect of which is to discourage the applicant
135	from registering to vote; or
136	(d) Disclose any applicant's voter registration information
137	except as needed for the administration of voter registration.
138	(14) The Department of Highway Safety and Motor Vehicles
139	shall ensure that information technology processes and updates
140	do not alter an applicant's party affiliation without the
141	written consent of the applicant.
142	Section 4. The Department of Highway Safety and Motor
143	Vehicles must be in full compliance with this act within 3
144	months after this act becomes a law.
145	Section 5. This act shall take effect upon becoming a law.
į	Page 5 of 5

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

The Florida Senate	
APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Phone _	Amendment Barcode (if applicable) 869-フレーフング8
Email	dianecwarner avenzoninet
FL 32570 State Zip	
gainst 🗌 Information OR Waive Speal	king: 🗌 In Support 🔲 Against
PLEASE CHECK ONE OF THE FOLLOWI	NG:
I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
	APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting Phone . Email Email State Zip gainst Information OR Waive Spea PLEASE CHECK ONE OF THE FOLLOWI I am a registered lobbyist,

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022. JointRules. pdf (flsenate.gov)

This form is part of the public record for this meeting.

25-1	The Florida Sena	ate	12-
2.5.24 Meeting Date Ethus: Electron	APPEARANCE R Deliver both copies of this f Senate professional staff conduction	form to	Bill Number or Topic
Name Sakah Susk	ey	Phone 85	Amendment Barcode (if applicable)
Address 204 5 Monre	seSt.	_ Email Save	botapfla.com
Street Tallahasee + City State	E 3230 (e Zip		/
Speaking: 🗌 For 🗌 Against	Information OR W	Vaive Speaking: 🛛 🚺	In Support 🔲 Against
	PLEASE CHECK ONE OF THE	FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: Secure Der	mocraey	 I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1, 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

1 1	The Florida Senate			
2/5/24 Meeting Date	APPEARANCE RECOR	D SB1256 Bill Number or Topic		
EE06	Deliver both copies of this form to Senate professional staff conducting the meeting			
Name Kris Northrup	Phone	Amendment Barcode (if applicable)		
Address 5009 SKerrie	s Ct. Email _			
City FL State	<u>32309</u>			
Speaking: 🗌 For 🗌 Against 🗌	Information OR Waive Speak	ing: 🙀 In Support 🔲 Against		
PLEASE CHECK ONE OF THE FOLLOWING:				
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:		

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022JointRules.pdf (flsenate.gov)</u>

This form is part of the public record for this meeting.

	The Flo	orida Senate		
$\frac{2-5-3}{\text{Meeting D}}$	ate Deliver both	NCE RECORD copies of this form to taff conducting the meeting	SB1256 Bill Number or Topic	
Committe	e		Amendment Barcode (if applicable)	
Name LaD	onna Wagers	Phone	850-212.3965	
Address Street	Derbyshire Rd.	Email <u>[a</u>	donna Wagers of gmail. con	
City Speaking:	For Against Information	OR Waive Speaking	g: 🔀 In Support 🗌 Against	
			A compared sound	
PLEASE CHECK ONE OF THE FOLLOWING:				
I am appearing withou compensation or spon		d lobbyist,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:	

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (fisenate.gov)

This form is part of the public record for this meeting.

	The Florid	la Senate	
Meeting Date		CE RECORD ies of this form to conducting the meeting	<u>SB1256</u> Bill Number or Topic
Name Vicki S	pooner	Phone <u>8</u>	Amendment Barcode (if applicable) 50 - 443 - 7791
Address <u>408 LIV</u> Street <u>Havana</u> City	e OakLane W FL 323 State Zip	Email	
Speaking: 🗌 For	Against 🗌 Information 🛛	R Waive Speaking:	: 🕅 In Support 🔲 Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE	OF THE FOLLOWING:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. <u>2020-2022 Joint Rules, pdf (fisenate.gov)</u>

This form is part of the public record for this meeting.

	The Florida Senate			
Feb. 52024 Meeting Date Ethics	APPEARANCE RECO Deliver both copies of this form to Senate professional staff conducting the me	Bill Number or Topic		
Name Linoa Ebson	e of Women Voters Pho	Amendment Barcode (if applicable)		
Address 1841 Myria	<u>k Ró</u> Em	ail ed son @nettally.com		
Tallahassee F	F1 32303 State Zip			
Speaking: 🗌 For 🗌 Agai	nst 🗌 Information OR Waive S	peaking: 📈 In Support 🗌 Against		
PLEASE CHECK ONE OF THE FOLLOWING:				
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:		

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1, 2020-2022 Joint Rules, pdf (flsenate.gov)

This form is part of the public record for this meeting.

CourtSmart Tag Report

Room: SB 3		Case No.: Ethics and Elections	Type: Judge:	
			odugo.	
Started:		2:31:04 PM		
Ends: 2/5/2	2024 3:54:42 PM	Length: 01:23:39		
2:31:06 PM	Chair Burgess calls	s meeting to order		
2:31:11 PM				
2:31:25 PM				
	Senator Powell is e			
		ation Hearing for Appointments		
	Public Testimony:	James Alexander Kelly		
	5	noves for confirmation of appointe	95	
2:33:38 PM	Roll Call			
2:33:50 PM	Tabs 1-15 reported			
2:34:06 PM	•	pointee Dorian Schuyler Abbot; B	pard of Trustees, FI Polytechnic	
Univ		•		
		ognized for comments/debate		
	•	ecommends to confirm appointee		
2:35:54 PM				
		nfirmation of Appointee Dorian So		
2:36:15 PM Polytechnic		nfirmation of Appointee Ilya Shap	iro; Board of Trustees, FI	
•		ognized for comments/debate		
2:38:29 PM		nmends confirmation		
2:38:37 PM				
		nfirmation of Appointee Ilya Shap	iro reported	
2:38:59 PM	Tab 16- Senate Co	nfirmation of James Alexander Ke	elly, Secretary of Commerce	
	5	ars in Secretary Kelly		
2:39:17 PM	, <u>,</u>	ecognized for public testimony		
		recognized for debate		
		ecognized for debate moves to recommend the confirn	action	
2:46:57 PM 2:49:07 PM		moves to recommend the comm	lation	
	Tab 16 reported			
	•	arassment of Election Workers		
	Amendment #9336			
2:49:43 PM	Vice Chair Rouson	recognized to explain the amend	ment	
2:51:06 PM	Senator Rouson re	cognized to close on the amendm	nent	
2:51:14 PM				
	Amendment is ado			
	Back on the bill as			
		recognized for question		
2:52:46 PM 2:53:23 PM	Senator Rouson	om Alan Hays, Supervisor of Elec	tions Lake County	
2:55:55 PM	•	ognized for question	Cions Lane County	
2:57:20 PM		ecognized for question		

2:58:29 PM Senator Ingoglia recognized for question 3:00:13 PM Public Testimony from Mark Earley, Supervisor of Elections Leon County **3:01:18 PM** Chair Burgess asks a question **3:02:56 PM** Public Testimony from Wendy Sartory Link 3:07:13 PM Senator Polsky recognized for question 3:07:54 PM Public Testimony from Brad Ashwell **3:09:29 PM** Public Testimony from Diane Warner 3:13:47 PM Senator Ingoglia recognized for question 3:13:59 PM Back and Forth recognized **3:20:05 PM** Public Testimony from LaDonna Wagers 3:24:08 PM Senator Martin recognized for question 3:25:17 PM Follow up from Senator Martin 3:26:32 PM Follow up from Senator Martin 3:27:29 PM Public Testimony recognized 3:28:03 PM Senator Ingoglia recognized for debate 3:30:53 PM Senator Mayfield recognized for debate 3:32:17 PM Senator Polsky recognized for debate **3:35:14 PM** Chair Burgess recognizes himself for debate 3:37:12 PM Senator Rouson recognized to close on the bill as amended 3:38:59 PM Roll Call 3:39:08 PM Tab 17 reported 3:39:20 PM Tab 18- CS/SB 734 Government Accountability 3:39:49 PM Senator Ingoglia recognized to explain the bill **3:40:12 PM** Amendment barcode #673892 3:40:42 PM Senator Ingoglia recognized to close on the amendment 3:40:51 PM Amendment adopted 3:40:55 PM Back on the bill as amended 3:41:00 PM Senator Polsky recognized for guestion 3:41:12 PM Back and forth recognized 3:49:08 PM Senator Ingoglia recognized to close on the bill as amended 3:49:18 PM Roll Call 3:49:20 PM Tab 18 reported 3:49:36 PM Tab 19- SB 1256 Voter Registration Applications 3:49:45 PM Senator Martin recognized to explain the bill 3:51:05 PM Public Testimony from Diane Warner 3:52:45 PM Public Testimony recognized 3:53:38 PM Senator Martin recognized to close on the bill 3:53:47 PM Roll Call 3:53:58 PM Tab 19 reported 3:54:13 PM Chair Burgess moves to adjourn 3:54:31 PM Meeting adjourned