

**Florida Senate**  
**DISCLOSURE OF CONFLICT**

Pursuant to Senate Rule 1.39, a Senator must disclose the nature of any interest in any matter on which he or she votes, including votes at the subcommittee level, committee level, and on the floor, if the interest would inure to the special private gain or loss of certain, specified persons or entities listed in Rule 1.39.

**DISCLOSURE OF CONFLICT**

Feb. 12, 2018

*Date*

Pursuant to Senate Rule 1.39, I am disclosing that certain provisions in  
SB 2500

(Bill Number; Appointment; Suspension)

(Amendment Barcode)

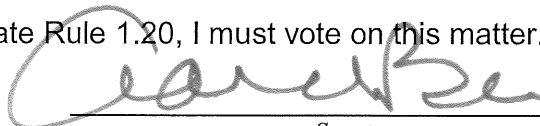
provide a special private gain or loss to (circle one):

1. A principal by whom I or my spouse, parent, or child is retained or employed;
2. A parent organization or subsidiary of a corporate principal by which I am retained or employed; or
3. An immediate family member or business associate of mine.

The nature of the interest and the persons or entities involved are specified below.

I am employed as a Relationship Development Director at Shand's Hospital Jacksonville. Because Shand's Hospital Jacksonville may receive funds under proviso in SB 2500 that may constitute a private gain or loss to that entity, I am disclosing these facts as required by Senate Rule 1.39.

As established by Senate Rule 1.20, I must vote on this matter.



*Senator*

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*District*