

## LEGISLATIVE ACTION

Senate	•	House
Floor: 3/AD/2R		
03/05/2013 02:43 PM		

Senator Joyner moved the following:

## Senate Amendment (with title amendment)

Delete lines 675 - 690

4 and insert:

1 2 3

5 to this section may have the disclosure prepared by an attorney 6 in good standing with the Florida Bar or by a certified public 7 accountant licensed under chapter 473. After preparing a 8 disclosure form, the attorney or certified public accountant

9 must sign the form indicating that he or she prepared the form

10 <u>in accordance with this section and the instructions for</u>

11 <u>completing and filing the disclosure forms and that, upon his or</u>

12 <u>her reasonable knowledge and belief, the disclosure is true and</u> 13 correct. If a complaint is filed alleging a failure to disclose Florida Senate - 2013 Bill No. CS for SB 2



14	information required by this section, the commission shall
15	determine whether the information was disclosed to the attorney
16	or certified public accountant. The failure of the attorney or
17	certified public accountant to accurately transcribe information
18	provided by the individual required to file is not a violation
19	of this section.
20	(b) An elected officer or candidate who chooses to use an
21	attorney or a certified public accountant to prepare his or her
22	disclosure may pay for the services of the attorney or certified
23	public accountant from
24	
25	======================================
26	And the title is amended as follows:
27	Delete lines 71 - 85
28	and insert:
29	disclosure to have the statement prepared by an
30	attorney or a certified public accountant; requiring
31	an attorney or certified public accountant to sign the
32	completed disclosure form to indicate compliance with
33	applicable requirements and that the disclosure is
34	true and correct based on reasonable knowledge and
35	belief; requiring the commission to determine if an
36	attorney or a certified public accountant failed to
37	disclose information provided by the filing individual
38	on the filed statement; providing that the failure of
39	the attorney or certified public accountant to
40	accurately transcribe information provided by the
41	filing individual does not constitute a violation;
42	authorizing an elected officer or candidate to use

Florida Senate - 2013 Bill No. CS for SB 2



43 funds in an office account or campaign depository to 44 pay an attorney or certified public

3/4/2013 4:43:33 PM