Florida Senate - 2014 Bill No. CS for CS for CS for SB 846

House



LEGISLATIVE ACTION

Senate

Floor: 4/AD/2R 03/20/2014 03:33 PM

Senator Latvala moved the following: Senate Amendment 1 2 3 Delete lines 724 - 813 4 and insert: 5 Section 13. Paragraph (c) of subsection (1) of section 288.901, Florida Statutes, is amended, and paragraph (d) is 6 7 added to that subsection, to read: 8 288.901 Enterprise Florida, Inc.-9 (1) CREATION.-10 (c) The Legislature determines that it is in the public interest that the president, senior managers, and for the 11

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12 members of the board of directors of Enterprise Florida, Inc., 13 board of directors to be subject to the requirements of ss. 14 112.313, 112.3135, and 112.3143(2)., and 112.313, excluding s. 15 112.313(2), Notwithstanding the fact that the board members are not public officers or employees, - for purposes of the 16 17 application of ss. 112.313, 112.3135, and 112.3143(2) to the 18 activities of those sections, the president, senior managers, 19 and board members, those individuals shall be considered to be 20 public officers or employees, and the corporation shall be 21 considered their agency. The exemption set forth in s. 22 112.313(12) for advisory boards applies to the members of the 23 Enterprise Florida, Inc., board of directors. Further, each 24 member of the board of directors who is not otherwise required 25 to file financial disclosures pursuant to s. 8, Art. II of the 26 State Constitution or s. 112.3144_{7} shall file disclosure of 27 financial interests pursuant to s. 112.3145. 28 (d) The president, senior managers, and members of the 29 board of directors of Enterprise Florida, Inc., may not 30 represent another person or entity for compensation before the 31 corporation for a period of 2 years after ending their 32 employment with the corporation or service on the board of 33 directors. 34 Section 14. Present paragraph (b) of subsection (2) of 35 section 288.92, Florida Statutes, is redesignated as paragraph 36 (c), and a new paragraph (b) is added to that subsection, to 37 read: 38 288.92 Divisions of Enterprise Florida, Inc.-39 (2)40 (b)1. The Legislature determines that it is in the public

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41	interest that the following officers and board members be
42	subject to ss. 112.313, 112.3135, and 112.3143(2),
43	notwithstanding the fact that such officers and board members
44	are not public officers or employees:
45	a. Officers and members of the board of directors of the
46	divisions of Enterprise Florida, Inc.;
47	b. Officers and members of the board of directors of
48	subsidiaries of Enterprise Florida, Inc.;
49	c. Officers and members of the board of directors of
50	corporations created to carry out the missions of Enterprise
51	Florida, Inc.; and
52	d. Officers and members of the board of directors of
53	corporations with which a division is required by law to
54	contract with to carry out its missions.
55	2. The officers and members of the board of directors
56	specified in subparagraph 1. may not represent another person or
57	entity for compensation before Enterprise Florida, Inc., for a
58	period of 2 years after retirement from or termination of
59	service to the division.
60	3. For purposes of the application of ss. 112.313,
61	112.3135, and 112.3143(2) to the activities of the officers and
62	members of the board of directors specified in subparagraph 1.,
63	those individuals shall be considered public officers or
64	employees, and the corporation shall be considered their agency.
65	Section 15. Paragraph (a) of subsection (3) of section
66	288.9604, Florida Statutes, is amended to read:
67	288.9604 Creation of the authority
68	(3)(a)1. A director may not shall receive no compensation
69	for his or her services, but is entitled to the necessary

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70	expenses, including travel expenses, incurred in the discharge
71	of his or her duties. Each director shall hold office until his
72	or her successor has been appointed.
73	2. The Legislature determines that it is in the public
74	interest that a director of the board of directors of the
75	Florida Development Finance Corporation be subject to ss.
76	112.313, 112.3135, and 112.3143(2). Notwithstanding that the
77	directors are not public officers or employees, for purposes of
78	the application of ss. 112.313, 112.3135, and 112.3143(2) to the
79	activities of the directors, the directors shall be considered
80	public officers or employees, and the corporation shall be
81	considered their agency.
82	3. A director of the board of directors of the corporation
83	may not represent another person or entity for compensation
84	before the corporation for a period of 2 years following his or
85	her service on the board of directors.
86	Section 16. Paragraph (d) of subsection (6) of section
87	627.351, Florida Statutes, is amended to read:
88	627.351 Insurance risk apportionment plans
89	(6) CITIZENS PROPERTY INSURANCE CORPORATION
90	(d)1. All prospective employees for senior management
91	positions, as defined by the plan of operation, are subject to
92	background checks as a prerequisite for employment. The office
93	shall conduct the background checks pursuant to ss. 624.34,
94	624.404(3), and 628.261.
95	2. On or before July 1 of each year, employees of the
96	corporation must sign and submit a statement attesting that they
97	do not have a conflict of interest, as defined in part III of
98	chapter 112. As a condition of employment, all prospective

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99 employees must sign and submit to the corporation a conflict-of-100 interest statement.

101 3. The executive director, senior managers, and members of 102 the board of governors are subject to part III of chapter 112, 103 including, but not limited to, the code of ethics and public 104 disclosure and reporting of financial interests, pursuant to s. 105 112.3145. Notwithstanding that the executive director, senior 106 managers, and members of the board of governors are not public 107 officers or employees, for purposes of the application of part 108 III of chapter 112 to the activities of those individuals, the 109 executive director, senior managers, and members of the board of 110 governors shall be considered public officers and employees, and 111 the corporation shall be considered their agency.

112 Notwithstanding s. 112.3143(2), a board member may not

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