1	A bill to be entitled
2	An act relating to financial disclosure; creating s.
3	112.31446, F.S.; providing definitions; requiring the
4	Commission on Ethics to procure and test an electronic
5	filing system by a certain date; providing
6	requirements for such system; providing duties of the
7	units of government, the commission, and persons
8	required to file a specified form; amending s.
9	112.312, F.S.; revising the definition of "disclosure
10	period"; amending ss. 112.3144 and 112.3145, F.S.;
11	requiring certain forms to be electronically filed;
12	prohibiting certain information from being included in
13	certain filings; providing that the commission is not
14	liable for the release of certain information;
15	requiring the commission to redact certain information
16	under certain circumstances; requiring the commission
17	to include certain information in the instructions for
18	electronic filing; requiring certain information be
19	delivered electronically; requiring the commission to
20	provide certain verification to a filer upon request;
21	requiring a declaration be submitted with a disclosure
22	or statement; specifying that certain actions do not
23	constitute an unusual circumstance; revising a
24	schedule to the State Constitution; amending s.
25	112.31455, F.S.; conforming cross-references to

Page 1 of 44

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26	changes made by the act; providing effective dates.
27	
28	Be It Enacted by the Legislature of the State of Florida:
29	
30	Section 1. Section 112.31446, Florida Statutes, is created
31	to read:
32	112.31446 Electronic filing system for financial
33	disclosure
34	(1) As used in this section, the term:
35	(a) "Disclosure of financial interests" or "disclosure"
36	includes a full and public disclosure of financial interests and
37	a final full and public disclosure of financial interests, and
38	any amendments thereto.
39	(b) "Electronic filing system" means an Internet-based
40	system for receiving, reporting, and publishing disclosures of
41	financial interests, statements of financial interests, or any
42	other form that is required under s. 112.3144 or s. 112.3145.
43	(c) "Statement of financial interests" or "statement"
44	includes a statement of financial interests and a final
45	statement of financial interests, and any amendments thereto.
46	(2) By January 1, 2022, the commission shall procure and
47	test an electronic filing system. At a minimum, the electronic
48	filing system must:
49	(a) Provide access through the Internet for the completion
50	and submission of disclosures of financial interests, statements
	Page 2 of 11

Page 2 of 44

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2019

51 of financial interests, or any other form	that is required under
52 <u>s. 112.3144 or s. 112.3145.</u>	
53 (b) Make filings available in a sear	rchable format that is
54 accessible by an individual using standard	d Internet-browsing
55 software.	
56 (c) Issue a verification or receipt	that the commission
57 has received the submitted disclosure or s	statement.
58 (d) Provide security that prevents u	inauthorized access to
59 the electronic filing system's functions of	or data.
60 (e) Provide a method for an attorney	y or a certified public
61 accountant licensed in this state to compl	lete the disclosure or
62 statement and certify that he or she prepa	ared the disclosure or
63 statement in accordance with s. 112.3144 c	or s. 112.3145 and the
64 <u>instructions for completing the disclosure</u>	e or statement, and
65 that, upon his or her reasonable knowledge	e and belief, the
66 information on the disclosure or statement	t is true and correct.
67 (3) Each unit of government shall pr	rovide an e-mail
68 address to any of its officers, members, of	or employees who must
69 <u>file a disclosure of financial interests c</u>	or a statement of
70 financial interests, and provide such e-ma	ail addresses to the
71 commission by February 1 of each year. A p	person required to file
72 <u>a disclosure of financial interests or sta</u>	atement of financial
73 interests must inform the commission immed	diately of any change
74 in his or her e-mail address.	
75 (4) The commission shall provide eac	ch person required to
Page 3 of 44	

76 file a disclosure of financial interests or statement of 77 financial interests a secure log-in to the electronic filing 78 system. Such person is responsible for protecting his or her 79 secure log-in credentials from disclosure and is responsible for 80 all filings submitted to the commission with such credentials, 81 unless the person has notified the commission that his or her 82 credentials have been compromised. 83 (5) If the electronic filing system is inoperable which 84 prevents timely submission of disclosures of financial interests 85 or statements of financial interests, as determined by the 86 commission chair, or if the Governor has declared a state of 87 emergency and a person required to submit a disclosure or 88 statement resides in an area included in the state of emergency 89 which prevents the submission of the disclosure or statement 90 electronically, the commission must extend the filing deadline 91 for submission of the disclosures or statements by the same 92 period of time for which the system was inoperable or by 90 days 93 for persons who reside in an area included in a state of 94 emergency, whichever is applicable. Section 2. Effective January 1, 2020, subsection (10) of 95 96 section 112.312, Florida Statutes, is amended to read: 112.312 Definitions.-As used in this part and for purposes 97 of the provisions of s. 8, Art. II of the State Constitution, 98 unless the context otherwise requires: 99 100 "Disclosure period" means the calendar taxable year, (10)

# Page 4 of 44

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2019

101	if disclosure is required for the entire year, or the portion of
102	a calendar year ending with the last day of the period for which
103	disclosure is required for the person or business entity,
104	whether based on a calendar or fiscal year, immediately
105	preceding the date on which, or the last day of the period
106	during which, the financial disclosure statement required by
107	this part is required to be filed.
108	Section 3. Section 112.3144, Florida Statutes, is amended
109	to read:
110	112.3144 Full and public disclosure of financial
111	interests
112	(1) An officer who is required by s. 8, Art. II of the
113	State Constitution to file a full and public disclosure of his
114	or her financial interests for any calendar or fiscal year, or
115	any other person required by law to file a disclosure under this
116	section, shall file that disclosure with the Florida Commission
117	on Ethics. Additionally, <del>beginning January 1, 2015,</del> an officer
118	who is required to complete annual ethics training pursuant to
119	s. 112.3142 must certify on his or her full and public
120	disclosure of financial interests that he or she has completed
121	the required training.
122	(2) Beginning January 1, 2022, all disclosures filed with
123	the commission must be filed electronically through an
124	electronic filing system that is created and maintained by the
125	commission as provided in s. 112.31446.

# Page 5 of 44

2019

126 A person who is required, pursuant to s. 8, Art. II of (3) 127 the State Constitution, to file a full and public disclosure of 128 financial interests and who has filed a full and public 129 disclosure of financial interests for any calendar or fiscal 130 year is not shall not be required to file a statement of 131 financial interests pursuant to s. 112.3145(2) and (3) for the 132 same year or for any part thereof notwithstanding any 133 requirement of this part. Until the electronic filing system 134 required by subsection (2) is implemented, if an incumbent in an elective office has filed the full and public disclosure of 135 136 financial interests to qualify for election to the same office 137 or if a candidate for office holds another office subject to the annual filing requirement, the qualifying officer shall forward 138 139 an electronic copy of the full and public disclosure of 140 financial interests to the commission no later than July 1. The electronic copy of the full and public disclosure of financial 141 142 interests satisfies the annual disclosure requirement of this 143 section. A candidate who does not qualify until after the annual 144 full and public disclosure of financial interests has been filed 145 pursuant to this section shall file a copy of his or her 146 disclosure with the officer before whom he or she qualifies. 147 (4) (3) Beginning January 1, 2022, an incumbent in an elective office or a candidate holding another position subject 148 to an annual filing requirement may submit a copy of the full 149 and public disclosure of financial interests filed with the 150

# Page 6 of 44

151 commission, or a verification or receipt of the filing, with the 152 officer before whom he or she qualifies. A candidate not subject 153 to an annual filing requirement does not file with the 154 commission, but may complete and print a full and public 155 disclosure of financial interests to file with the officer 156 before whom he or she qualifies. 157 (5) For purposes of full and public disclosure under s. 158 8(a), Art. II of the State Constitution, the following items, if not held for investment purposes and if valued at over \$1,000 in 159 160 the aggregate, may be reported in a lump sum and identified as "household goods and personal effects": 161 162 (a) Jewelry; Collections of stamps, guns, and numismatic 163 (b) 164 properties; 165 (c) Art objects; 166 (d) Household equipment and furnishings; 167 (e) Clothing; (f) Other household items; and 168 169 (q) Vehicles for personal use. 170 (6) (4) (a) With respect to reporting, on forms prescribed 171 under this section, assets valued in excess of \$1,000 which the 172 reporting individual holds jointly with another person, the amount reported shall be based on the reporting individual's 173 174 legal percentage of ownership in the property. However, assets 175 that are held jointly, with right of survivorship, must be

# Page 7 of 44

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176 reported at 100 percent of the value of the asset. For purposes 177 of this subsection, a reporting individual is deemed to own a 178 percentage of a partnership which is equal to the reporting 179 individual's interest in the capital or equity of the 180 partnership.

181 (b)1. With respect to reporting liabilities valued in 182 excess of \$1,000 on forms prescribed under this section for 183 which the reporting individual is jointly and severally liable, 184 the amount reported shall be based on the reporting individual's percentage of liability rather than the total amount of the 185 liability. However, liability for a debt that is secured by 186 187 property owned by the reporting individual but that is held jointly, with right of survivorship, must be reported at 100 188 189 percent of the total amount owed.

190 2. A separate section of the form shall be created to 191 provide for the reporting of the amounts of joint and several 192 liability of the reporting individual not otherwise reported in 193 subparagraph 1.

(c) Each separate source and amount of income which
 exceeds \$1,000 must be identified. Beginning January 1, 2022, a
 federal income tax return may not be used for purposes of
 reporting income, and the commission may not accept a federal
 income tax return or a copy thereof.
 (7) (a) Beginning January 1, 2022, a filer may not include

200

Page 8 of 44

in a filing to the commission a federal income tax return or a

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2019

201	copy thereof; a social security number; a bank, mortgage, or
202	brokerage account number; a debit, charge, or credit card
203	number; a personal identification number; a taxpayer
204	identification number. If a filer includes such information in
205	his or her filing, the information may be made available as part
206	of the official records of the commission available for public
207	inspection and copying unless redaction is requested by the
208	filer. The commission is not liable for the release of social
209	security numbers or bank account, debit, charge, or credit card
210	numbers included in a filing to the commission if the filer has
211	not requested redaction of such information.
212	(b) The commission shall redact a filer's social security
213	number; bank account number; debit, charge, or credit card
214	number; or any other personal or account information that is
215	legally protected from disclosure under state or federal law
216	upon written notification from the filer of its inadvertent
217	inclusion. Such notice must specify the information
218	inadvertently included and the specific section or sections of
219	the disclosure in which it was included.
220	(c) The commission must conspicuously post a notice, in
221	substantially the following form, in the instructions for the
222	electronic filing system specifying that:
223	1. Any filer submitting information through the electronic
224	filing system may not include a federal income tax return or a
225	copy thereof; a social security number; a bank, mortgage, or

# Page 9 of 44

2019

226	brokerage account number; a debit, charge, or credit card
227	number; a personal identification number; or a taxpayer
228	identification number in any filing unless required by law.
229	2. Information submitted through the electronic filing
230	system may be open to public inspection and copying.
231	3. Any filer has a right to request that the commission
232	redact from his or her filing any social security number, bank
233	account number, or debit, charge, or credit card number
234	contained in the filing. Such request must be made in writing
235	and delivered to the commission. The request must specify the
236	information to be redacted and the specific section or sections
237	of the disclosure in which it was included.
238	<u>(8)</u> Forms or fields of information for compliance with
239	the full and public disclosure requirements of s. 8, Art. II of
240	the State Constitution shall be <u>prescribed</u> <del>created</del> by the

241 commission on Ethics. The commission shall give notice of 242 disclosure deadlines and delinquencies and distribute forms in 243 the following manner:

(a) Not later than May 1 of each year, the commission
shall prepare a current list of the names, e-mail addresses, and
physical addresses of and the offices held by every person
required to file full and public disclosure annually by s. 8,
Art. II of the State Constitution, or other state law. In
compiling the list, the commission shall be assisted by Each
unit of government shall assist the commission in compiling the

# Page 10 of 44

251 <u>list by</u> in providing to the commission not later than February 1 252 <u>of each year</u> at the request of the commission the name, <u>e-mail</u> 253 <u>address</u>, physical address, and name of the office held by <u>such</u> 254 <u>person</u> each public official within the respective unit of 255 government as of December 31 of the preceding year.

256 Not later than June 1 30 days before July 1 of each (b) 257 year, the commission shall distribute mail a copy of the form prescribed for compliance with full and public disclosure and a 258 259 notice of the filing deadline to each person on the mailing list. Beginning January 1, 2022, no paper forms will be 260 261 provided. The notice required under this paragraph and 262 instructions for electronic submission must be delivered by e-263 mail.

Not later than August 1 30 days after July 1 of each 264 (C) 265 year, the commission shall determine which persons on the 266 mailing list have failed to file full and public disclosure and 267 shall send delinquency notices by certified mail to such 268 persons. Each notice must shall state that a grace period is in 269 effect until September 1 of the current year. Beginning January 270 1, 2022, the notice required under this paragraph must be delivered by e-mail and must be redelivered on a weekly basis by 271 272 e-mail as long as a person remains delinquent.

(d) <u>Disclosures</u> Statements must be <u>received by the</u>
 <u>commission</u> filed not later than 5 p.m. of the due date. However,
 any disclosure statement that is postmarked by the United States

# Page 11 of 44

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276 Postal Service by midnight of the due date is deemed to have 277 been filed in a timely manner, and a certificate of mailing 278 obtained from and dated by the United States Postal Service at 279 the time of the mailing, or a receipt from an established 280 courier company which bears a date on or before the due date, 281 constitutes proof of mailing in a timely manner. Beginning 282 January 1, 2022, upon request of the filer, the commission must 283 provide verification to the filer that the commission has 284 received the filed disclosure.

(e) <u>Beginning January 1, 2022, a written declaration, as</u> provided for under s. 92.525(2), accompanied by an electronic signature satisfies the requirement that the disclosure be sworn.

289 (f) Any person who is required to file full and public 290 disclosure of financial interests and whose name is on the 291 commission's mailing list, and to whom notice has been sent, but 292 who fails to timely file is assessed a fine of \$25 per day for 293 each day late up to a maximum of \$1,500; however this \$1,500 294 limitation on automatic fines does not limit the civil penalty 295 that may be imposed if the statement is filed more than 60 days 296 after the deadline and a complaint is filed, as provided in s. 297 112.324. The commission must provide by rule the grounds for waiving the fine and the procedures by which each person whose 298 name is on the mailing list and who is determined to have not 299 300 filed in a timely manner will be notified of assessed fines and

# Page 12 of 44

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301 may appeal. The rule must provide for and make specific the 302 following: 303 1. The amount of the fine due is based upon the earliest 304 of the following: 305 When a statement is actually received by the office. a. 306 When the statement is postmarked. b. 307 с. When the certificate of mailing is dated. 308 d. When the receipt from an established courier company is 309 dated. 310 2. Upon receipt of the disclosure statement or upon accrual of the maximum penalty, whichever occurs first, the 311 312 commission shall determine the amount of the fine which is due 313 and shall notify the delinquent person. The notice must include 314 an explanation of the appeal procedure under subparagraph 3. 315 Such fine must be paid within 30 days after the notice of payment due is transmitted, unless appeal is made to the 316 317 commission pursuant to subparagraph 3. The moneys shall be 318 deposited into the General Revenue Fund. 319 Any reporting person may appeal or dispute a fine, 3.

based upon unusual circumstances surrounding the failure to file on the designated due date, and may request and is entitled to a hearing before the commission, which may waive the fine in whole or in part for good cause shown. Any such request must be <u>in</u> <u>writing and received by the commission made</u> within 30 days after the notice of payment due is transmitted. In such a case, the

# Page 13 of 44

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326 reporting person must, within the 30-day period, notify the 327 person designated to review the timeliness of reports in writing 328 of his or her intention to bring the matter before the 329 commission. For purposes of this subparagraph, "unusual 330 circumstances" does not include the failure to monitor an e-mail 331 account or failure to receive notice if the person has not 332 notified the commission of a change in his or her e-mail 333 address.

334 (q) - (f) Any person subject to the annual filing of full and 335 public disclosure under s. 8, Art. II of the State Constitution, 336 or other state law, whose name is not on the commission's 337 mailing list of persons required to file full and public 338 disclosure is not subject to the fines or penalties provided in 339 this part for failure to file full and public disclosure in any 340 year in which the omission occurred, but nevertheless is 341 required to file the disclosure statement.

342 (h) - (g) The notification requirements and fines of this 343 subsection do not apply to candidates or to the first filing 344 required of any person appointed to elective constitutional 345 office or other position required to file full and public 346 disclosure, unless the person's name is on the commission's 347 notification list and the person received notification from the commission. The appointing official shall notify such newly 348 appointed person of the obligation to file full and public 349 350 disclosure by July 1. The notification requirements and fines of

# Page 14 of 44

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351 this subsection do not apply to the final filing provided for in 352 subsection (10)<del>(7)</del>.

353 (i) (h) Notwithstanding any provision of chapter 120, any 354 fine imposed under this subsection which is not waived by final 355 order of the commission and which remains unpaid more than 60 356 days after the notice of payment due or more than 60 days after 357 the commission renders a final order on the appeal must be 358 submitted to the Department of Financial Services as a claim, 359 debt, or other obligation owed to the state, and the department 360 shall assign the collection of such fine to a collection agent 361 as provided in s. 17.20.

362 (9) (6) If a person holding public office or public employment fails or refuses to file a full and public disclosure 363 364 of financial interests for any year in which the person received 365 notice from the commission regarding the failure to file and has 366 accrued the maximum automatic fine authorized under this 367 section, regardless of whether the fine imposed was paid or 368 collected, the commission shall initiate an investigation and 369 conduct a public hearing without receipt of a complaint to 370 determine whether the person's failure to file is willful. Such 371 investigation and hearing must be conducted in accordance with 372 s. 112.324. Except as provided in s. 112.324(4), if the commission determines that the person willfully failed to file a 373 374 full and public disclosure of financial interests, the 375 commission shall enter an order recommending that the officer or

# Page 15 of 44

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376 employee be removed from his or her public office or public 377 employment. <u>The commission shall forward its recommendations as</u> 378 provided in s. 112.324.

379 (10) (7) Each person required to file full and public 380 disclosure of financial interests shall file a final disclosure 381 statement within 60 days after leaving his or her public 382 position for the period between January 1 of the year in which 383 the person leaves and the last day of office or employment, unless within the 60-day period the person takes another public 384 position requiring financial disclosure under s. 8, Art. II of 385 386 the State Constitution, or is otherwise required to file full 387 and public disclosure for the final disclosure period. The head 388 of the agency of each person required to file full and public 389 disclosure for the final disclosure period shall notify such 390 persons of their obligation to file the final disclosure and may 391 designate a person to be responsible for the notification 392 requirements of this subsection.

393 (11) (8) (a) The commission shall treat an amendment to a 394 amended full and public disclosure of financial interests which 395 is filed before September 1 of the year in which the disclosure is due as part of the original filing, regardless of whether a 396 397 complaint has been filed. If a complaint alleges only an immaterial, inconsequential, or de minimis error or omission, 398 the commission may not take any action on the complaint other 399 400 than notifying the filer of the complaint. The filer must be

# Page 16 of 44

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401 given 30 days to file an <u>amendment to the</u> amended full and 402 public disclosure of financial interests correcting any errors. 403 If the filer does not file an <u>amendment to the</u> amended full and 404 public disclosure of financial interests within 30 days after 405 the commission sends notice of the complaint, the commission may 406 continue with proceedings pursuant to s. 112.324.

407 (b) For purposes of the final full and public disclosure 408 of financial interests, the commission shall treat an amendment to a new final full and public disclosure of financial interests 409 as part of the original filing if filed within 60 days after the 410 411 original filing, regardless of whether a complaint has been 412 filed. If, more than 60 days after a final full and public 413 disclosure of financial interests is filed, a complaint is filed alleging a complete omission of any information required to be 414 415 disclosed by this section, the commission may immediately follow 416 the complaint procedures in s. 112.324. However, if the 417 complaint alleges an immaterial, inconsequential, or de minimis error or omission, the commission may not take any action on the 418 419 complaint, other than notifying the filer of the complaint. The 420 filer must be given 30 days to file an amendment to the a new 421 final full and public disclosure of financial interests 422 correcting any errors. If the filer does not file an amendment to the a new final full and public disclosure of financial 423 424 interests within 30 days after the commission sends notice of 425 the complaint, the commission may continue with proceedings

# Page 17 of 44

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426 pursuant to s. 112.324.

(c) For purposes of this section, an error or omission is
immaterial, inconsequential, or de minimis if the original
filing provided sufficient information for the public to
identify potential conflicts of interest. However, failure to
certify completion of annual ethics training required under s.
112.3142 does not constitute an immaterial, inconsequential, or
de minimis error or omission.

(12) (9) (a) An individual required to file a disclosure 434 435 pursuant to this section may have the disclosure prepared by an 436 attorney in good standing with The Florida Bar or by a certified 437 public accountant licensed under chapter 473. After preparing a 438 disclosure form, the attorney or certified public accountant 439 must sign the form indicating that he or she prepared the form 440 in accordance with this section and the instructions for 441 completing and filing the disclosure forms and that, upon his or 442 her reasonable knowledge and belief, the disclosure is true and 443 correct. If a complaint is filed alleging a failure to disclose 444 information required by this section, the commission shall 445 determine whether the information was disclosed to the attorney 446 or certified public accountant. The failure of the attorney or 447 certified public accountant to accurately transcribe information 448 provided by the individual required to file is not a violation of this section. 449

450

(b) An elected officer or candidate who chooses to use an

# Page 18 of 44

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451 attorney or a certified public accountant to prepare his or her 452 disclosure may pay for the services of the attorney or certified 453 public accountant from funds in an office account created 454 pursuant to s. 106.141 or, during a year that the individual 455 qualifies for election to public office, the candidate's 456 campaign depository pursuant to s. 106.021.

457 (13) (10) The commission shall adopt rules and forms 458 specifying how a person who is required to file full and public 459 disclosure of financial interests may amend his or her 460 disclosure statement to report information that was not included on the form as originally filed. If the amendment is the subject 461 462 of a complaint filed under this part, the commission and the 463 proper disciplinary official or body shall consider as a 464 mitigating factor when considering appropriate disciplinary 465 action the fact that the amendment was filed before any 466 complaint or other inquiry or proceeding, while recognizing that 467 the public was deprived of access to information to which it was 468 entitled.

469 (14) The provisions of this section constitute a revision
470 to the schedule included in s. 8(i), Art. II of the State
471 Constitution.
472 Section 4. Section 112.3145, Florida Statutes, is amended
473 to read:
474 112.3145 Disclosure of financial interests and clients
475 represented before agencies.-

Page 19 of 44

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476 (1)For purposes of this section, unless the context 477 otherwise requires, the term: "Local officer" means: 478 (a) 479 Every person who is elected to office in any political 1. 480 subdivision of the state, and every person who is appointed to 481 fill a vacancy for an unexpired term in such an elective office. 482 2. Any appointed member of any of the following boards, 483 councils, commissions, authorities, or other bodies of any county, municipality, school district, independent special 484 district, or other political subdivision of the state: 485 a. The governing body of the political subdivision, if 486 487 appointed; b. A community college or junior college district board of 488 489 trustees; 490 c. A board having the power to enforce local code 491 provisions; 492 A planning or zoning board, board of adjustment, board d. 493 of appeals, community redevelopment agency board, or other board 494 having the power to recommend, create, or modify land planning 495 or zoning within the political subdivision, except for citizen 496 advisory committees, technical coordinating committees, and such 497 other groups who only have the power to make recommendations to planning or zoning boards; 498 A pension board or retirement board having the power to 499 e. invest pension or retirement funds or the power to make a 500

# Page 20 of 44

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501 binding determination of one's entitlement to or amount of a 502 pension or other retirement benefit; or

f. Any other appointed member of a local government board who is required to file a statement of financial interests by the appointing authority or the enabling legislation, ordinance, or resolution creating the board.

507 3. Any person holding one or more of the following 508 positions: mayor; county or city manager; chief administrative employee of a county, municipality, or other political 509 subdivision; county or municipal attorney; finance director of a 510 511 county, municipality, or other political subdivision; chief 512 county or municipal building code inspector; county or municipal 513 water resources coordinator; county or municipal pollution 514 control director; county or municipal environmental control 515 director; county or municipal administrator, with power to grant 516 or deny a land development permit; chief of police; fire chief; 517 municipal clerk; district school superintendent; community 518 college president; district medical examiner; or purchasing 519 agent having the authority to make any purchase exceeding the 520 threshold amount provided for in s. 287.017 for CATEGORY TWO 521 ONE, on behalf of any political subdivision of the state or any 522 entity thereof.

523

(b) "Specified state employee" means:

524 1. Public counsel created by chapter 350, an assistant 525 state attorney, an assistant public defender, a criminal

# Page 21 of 44

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526 conflict and civil regional counsel, an assistant criminal 527 conflict and civil regional counsel, a full-time state employee 528 who serves as counsel or assistant counsel to any state agency, 529 the Deputy Chief Judge of Compensation Claims, a judge of 530 compensation claims, an administrative law judge, or a hearing 531 officer.

532 2. Any person employed in the office of the Governor or in 533 the office of any member of the Cabinet if that person is exempt 534 from the Career Service System, except persons employed in 535 clerical, secretarial, or similar positions.

536 3. The State Surgeon General or each appointed secretary, 537 assistant secretary, deputy secretary, executive director, assistant executive director, or deputy executive director of 538 539 each state department, commission, board, or council; unless 540 otherwise provided, the division director, assistant division 541 director, deputy director, and bureau chief, and assistant 542 bureau chief of any state department or division; or any person having the power normally conferred upon such persons, by 543 544 whatever title.

4. The superintendent or institute director of a state mental health institute established for training and research in the mental health field or the warden or director of any major state institution or facility established for corrections, training, treatment, or rehabilitation.

550

5. Business managers, purchasing agents having the power

# Page 22 of 44

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551 to make any purchase exceeding the threshold amount provided for 552 in s. 287.017 for CATEGORY <u>TWO</u> ONE, finance and accounting 553 directors, personnel officers, or grants coordinators for any 554 state agency.

555 6. Any person, other than a legislative assistant exempted 556 by the presiding officer of the house by which the legislative 557 assistant is employed, who is employed in the legislative branch 558 of government, except persons employed in maintenance, clerical, 559 secretarial, or similar positions.

560

7. Each employee of the Commission on Ethics.

561

(c) "State officer" means:

1. Any elected public officer, excluding those elected to the United States Senate and House of Representatives, not covered elsewhere in this part and any person who is appointed to fill a vacancy for an unexpired term in such an elective office.

567 2. An appointed member of each board, commission,
568 authority, or council having statewide jurisdiction, excluding a
569 member of an advisory body.

3. A member of the Board of Governors of the State
University System or a state university board of trustees, the
Chancellor and Vice Chancellors of the State University System,
and the president of a state university.

4. A member of the judicial nominating commission for anydistrict court of appeal or any judicial circuit.

# Page 23 of 44

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576 (2) (a) A person seeking nomination or election to a state 577 or local elective office shall file a statement of financial 578 interests together with, and at the same time he or she files, 579 qualifying papers. When a candidate has qualified for office 580 prior to the deadline to file an annual statement of financial 581 interests, the statement of financial interests that is filed 582 with the candidate's qualifying papers shall be deemed to 583 satisfy the annual disclosure requirement of this section. The 584 qualifying officer must record that the statement of financial interests was timely filed. However, if a candidate does not 585 586 qualify until after the annual statement of financial interests 587 has been filed, the candidate may file a copy of his or her 588 statement with the qualifying officer.

589 (b) Each state or local officer and each specified state 590 employee shall file a statement of financial interests no later 591 than July 1 of each year. Each state officer, local officer, and 592 specified state employee shall file a final statement of 593 financial interests within 60 days after leaving his or her 594 public position for the period between January 1 of the year in 595 which the person leaves and the last day of office or employment, unless within the 60-day period the person takes 596 597 another public position requiring financial disclosure under this section or s. 8, Art. II of the State Constitution or 598 599 otherwise is required to file full and public disclosure or a statement of financial interests for the final disclosure 600

# Page 24 of 44

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period. Each state or local officer who is appointed and each 601 602 specified state employee who is employed shall file a statement 603 of financial interests within 30 days from the date of 604 appointment or, in the case of a specified state employee, from 605 the date on which the employment begins, except that any person 606 whose appointment is subject to confirmation by the Senate shall 607 file prior to confirmation hearings or within 30 days from the 608 date of appointment, whichever comes first.

Beginning January 1, 2023, an incumbent in an elective 609 (C) 610 office or a candidate holding another position subject to an 611 annual filing requirement may submit a copy of the statement of 612 financial interests filed with the commission, or a verification 613 or receipt of the filing, with the officer before whom he or she 614 qualifies. A candidate not subject to an annual filing 615 requirement does not file with the commission, but may complete 616 and print a statement of financial interests to file with the 617 officer before whom he or she qualifies.

State officers and specified state employees shall 618 (d) 619 file their statements of financial interests with the commission 620 on Ethics. Local officers shall file their statements of 621 financial interests with the supervisor of elections of the 622 county in which they permanently reside. Local officers who do not permanently reside in any county in the state shall file 623 their statements of financial interests with the supervisor of 624 625 elections of the county in which their agency maintains its

# Page 25 of 44

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626 headquarters. Persons seeking to qualify as candidates for local 627 public office shall file their statements of financial interests 628 with the officer before whom they qualify.

(e) Beginning January 1, 2023, all statements filed with
 the commission must be filed electronically through an
 electronic filing system that is created and maintained by the
 commission as provided in s. 112.31446.

633 The statement of financial interests for state (3) officers, specified state employees, local officers, and persons 634 635 seeking to qualify as candidates for state or local office shall 636 be filed even if the reporting person holds no financial 637 interests requiring disclosure in a particular category, in which case that section of the statement shall be marked "not 638 639 applicable." Otherwise, the statement of financial interests 640 must shall include the information under paragraph (a) or 641 paragraph (b). The reporting person must indicate on the 642 statement whether he or she is using the reporting method under 643 paragraph (a) or paragraph (b). Beginning January 1, 2023, only 644 the reporting method specified under paragraph (b) may be used.  $\tau$ 645 at the filer's option, either:

(a)1. All sources of income in excess of 5 percent of the
gross income received during the disclosure period by the person
in his or her own name or by any other person for his or her use
or benefit, excluding public salary. However, this shall not be
construed to require disclosure of a business partner's sources

# Page 26 of 44

of income. The person reporting shall list such sources indescending order of value with the largest source first;

653 2. All sources of income to a business entity in excess of 654 10 percent of the gross income of a business entity in which the 655 reporting person held a material interest and from which he or 656 she received an amount which was in excess of 10 percent of his 657 or her gross income during the disclosure period and which 658 exceeds \$1,500. The period for computing the gross income of the business entity is the fiscal year of the business entity which 659 ended on, or immediately prior to, the end of the disclosure 660 661 period of the person reporting;

662 3. The location or description of real property in this 663 state, except for residences and vacation homes, owned directly 664 or indirectly by the person reporting, when such person owns in 665 excess of 5 percent of the value of such real property, and a 666 general description of any intangible personal property worth in 667 excess of 10 percent of such person's total assets. For the 668 purposes of this paragraph, indirect ownership does not include 669 ownership by a spouse or minor child; and

670 4. Every individual liability that equals more than the671 reporting person's net worth; or

(b)1. All sources of gross income in excess of \$2,500
received during the disclosure period by the person in his or
her own name or by any other person for his or her use or
benefit, excluding public salary. However, this shall not be

# Page 27 of 44

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2019

construed to require disclosure of a business partner's sources 676 677 of income. The person reporting shall list such sources in 678 descending order of value with the largest source first; 679 All sources of income to a business entity in excess of 2. 680 10 percent of the gross income of a business entity in which the 681 reporting person held a material interest and from which he or 682 she received gross income exceeding \$5,000 during the disclosure 683 period. The period for computing the gross income of the business entity is the fiscal year of the business entity which 684 685 ended on, or immediately prior to, the end of the disclosure 686 period of the person reporting; 687 3. The location or description of real property in this 688 state, except for residence and vacation homes, owned directly 689 or indirectly by the person reporting, when such person owns in 690 excess of 5 percent of the value of such real property, and a 691 general description of any intangible personal property worth in 692 excess of \$10,000. For the purpose of this paragraph, indirect 693 ownership does not include ownership by a spouse or minor child; 694 and 695 4. Every liability in excess of \$10,000. 696 697 A person filing a statement of financial interests shall 698 indicate on the statement whether he or she is using the method 699 specified in paragraph (a) or paragraph (b). 700 (4) (a) Beginning January 1, 2023, a filer may not include



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701	in a filing to the commission a federal income tax return or a
702	copy of thereof; a social security number; a bank, mortgage, or
703	brokerage account number; a debit, charge, or credit card
704	number; a personal identification number; a taxpayer
705	identification number. If a filer includes such information in
706	his or her filing, the information may be made available as part
707	of the official records of the commission available for public
708	inspection and copying unless redaction is requested by the
709	filer. The commission is not liable for the release of social
710	security numbers, bank account numbers, or debit, charge, or
711	credit card numbers included in a filing to the commission if
712	the filer has not requested redaction of the information.
713	(b) The commission shall redact a filer's social security
714	number; bank account number; debit, charge, or credit card
715	number; or any other personal or account information that is
716	legally protected from disclosure under state or federal law
717	upon written notification from the filer of its inadvertent
718	inclusion. Such notice must specify the information
719	inadvertently included and the specific section or sections of
720	the statement in which it was included.
721	(c) The commission must conspicuously post a notice, in
722	substantially the following form, in the instructions for the
723	electronic filing system specifying that:
724	1. Any filer submitting information through the electronic
725	filing system may not include a federal income tax return or a
	Dage 20 of 11

# Page 29 of 44

2019

726	copy thereof; a social security number; a bank, mortgage, or
727	brokerage account number; a debit, charge, or credit card
728	number; a personal identification number; or a taxpayer
729	identification number in any filing unless required by law.
730	2. Information submitted through the electronic filing
731	system may be open to public inspection and copying.
732	3. Any filer has a right to request that the commission
733	redact from his or her filing any social security number, bank
734	account number, or debit, charge, or credit card number
735	contained in the filing. Such request must be made in writing
736	and delivered to the commission. The request must specify the
737	information to be redacted and the specific section or sections
738	of the disclosure in which it was included.
739	(5) Beginning January 1, 2015, An officer who is required
740	to complete annual ethics training pursuant to s. 112.3142 must
741	certify on his or her statement of financial interests that he
742	or she has completed the required training.
743	(6)(5) Each elected constitutional officer, state officer,
744	local officer, and specified state employee shall file a
745	quarterly report of the names of clients represented for a fee
746	or commission, except for appearances in ministerial matters,
747	before agencies at his or her level of government. For the
748	purposes of this part, agencies of government shall be
749	classified as state-level agencies or agencies below state
750	level. Each local officer shall file such report with the
	Page 30 of 11

Page 30 of 44

2019

751 supervisor of elections of the county in which the officer is 752 principally employed or is a resident. Each state officer, 753 elected constitutional officer, and specified state employee 754 shall file such report with the commission. The report shall be 755 filed only when a reportable representation is made during the 756 calendar quarter and shall be filed no later than the last day 757 of each calendar quarter, for the previous calendar quarter. 758 Representation before any agency shall be deemed to include 759 representation by such officer or specified state employee or by 760 any partner or associate of the professional firm of which he or 761 she is a member and of which he or she has actual knowledge. For 762 the purposes of this subsection, the term "representation before 763 any agency" does not include appearances before any court or the 764 Deputy Chief Judge of Compensation Claims or judges of 765 compensation claims or representations on behalf of one's agency 766 in one's official capacity. Such term does not include the 767 preparation and filing of forms and applications merely for the purpose of obtaining or transferring a license based on a quota 768 769 or a franchise of such agency or a license or operation permit 770 to engage in a profession, business, or occupation, so long as 771 the issuance or granting of such license, permit, or transfer 772 does not require substantial discretion, a variance, a special 773 consideration, or a certificate of public convenience and 774 necessity.

775

(7) (6) Each elected constitutional officer and each

# Page 31 of 44

776 candidate for such office, any other public officer required 777 pursuant to s. 8, Art. II of the State Constitution to file a 778 full and public disclosure of his or her financial interests, 779 and each state officer, local officer, specified state employee, 780 and candidate for elective public office who is or was during 781 the disclosure period an officer, director, partner, proprietor, 782 or agent, other than a resident agent solely for service of 783 process, of, or owns or owned during the disclosure period a 784 material interest in, any business entity which is granted a privilege to operate in this state shall disclose such facts as 785 786 a part of the disclosure form filed pursuant to s. 8, Art. II of 787 the State Constitution or this section, as applicable. The 788 statement shall give the name, address, and principal business 789 activity of the business entity and shall state the position 790 held with such business entity or the fact that a material 791 interest is owned and the nature of that interest.

792 <u>(8)(7)</u> Forms for compliance with the disclosure 793 requirements of this section and a current list of persons 794 subject to disclosure shall be created by the commission and 795 provided to each supervisor of elections. The commission and 796 each supervisor of elections shall give notice of disclosure 797 deadlines and delinquencies and distribute forms in the 798 following manner:

(a)1. Not later than May 1 of each year, the commission
shall prepare a current list of the names, e-mail addresses, and

# Page 32 of 44

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physical addresses of, and the offices or positions held by, 801 802 every state officer, local officer, and specified employee. In 803 compiling the list, the commission shall be assisted by Each 804 unit of government shall assist the commission in compiling the 805 list by in providing to the commission not later than February 1 806 of each year, at the request of the commission, the name, e-mail 807 address, physical address, and name of agency of, and the office 808 or position held by, each state officer, local officer, or specified state employee within the respective unit of 809 810 government as of December 31 of the preceding year.

811 2. Not later than May 15 of each year, the commission 812 shall provide each supervisor of elections with a current 813 mailing list of all local officers required to file with such 814 supervisor of elections.

815 Not later than June 1 30 days before July 1 of each (b) 816 year, the commission and each supervisor of elections, as 817 appropriate, shall distribute mail a copy of the form prescribed for compliance with subsection (3) and a notice of all 818 819 applicable disclosure forms and filing deadlines to each person 820 required to file a statement of financial interests. Beginning 821 January 1, 2023, no paper forms will be provided. The notice 822 required under this paragraph and instructions for electronic 823 submission must be delivered by e-mail.

824 (c) Not later than <u>August 1</u> <del>30 days after July 1</del> of each
 825 year, the commission and each supervisor of elections shall

# Page 33 of 44

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2019

826 determine which persons required to file a statement of 827 financial interests in their respective offices have failed to 828 do so and shall send delinquency notices by certified mail, 829 return receipt requested, to these persons. Each notice must 830 shall state that a grace period is in effect until September 1 831 of the current year; that no investigative or disciplinary 832 action based upon the delinquency will be taken by the agency 833 head or commission if the statement is filed by September 1 of 834 the current year; that, if the statement is not filed by 835 September 1 of the current year, a fine of \$25 for each day late 836 will be imposed, up to a maximum penalty of \$1,500; for notices 837 distributed sent by a supervisor of elections, that he or she is 838 required by law to notify the commission of the delinquency; and 839 that, if upon the filing of a sworn complaint the commission 840 finds that the person has failed to timely file the statement 841 within 60 days after September 1 of the current year, such 842 person will also be subject to the penalties provided in s. 843 112.317. Beginning January 1, 2023, notice required under this 844 paragraph must be delivered by e-mail and must be redelivered on 845 a weekly basis by e-mail as long as the person remains 846 delinguent.

(d) No later than November 15 of each year, the supervisor
of elections in each county shall certify to the commission a
list of the names and addresses of, and the offices or positions
held by, all persons who have failed to timely file the required

# Page 34 of 44

851 statements of financial interests. The certification must 852 include the earliest of the dates described in subparagraph 853 (g)1. (f)1. The certification shall be on a form prescribed by 854 the commission and shall indicate whether the supervisor of 855 elections has provided the disclosure forms and notice as 856 required by this subsection to all persons named on the 857 delinquency list.

858 Statements must be received by the commission filed (e) 859 not later than 5 p.m. of the due date. However, any statement 860 that is postmarked by the United States Postal Service by 861 midnight of the due date is deemed to have been filed in a 862 timely manner, and a certificate of mailing obtained from and 863 dated by the United States Postal Service at the time of the 864 mailing, or a receipt from an established courier company which 865 bears a date on or before the due date, constitutes proof of mailing in a timely manner. Beginning January 1, 2023, upon 866 867 request of the filer, the commission must provide verification 868 to the filer that the commission has received the filed 869 statement.

(f) <u>Beginning January 1, 2023, the statement must be</u> accompanied by a declaration as provided in s. 92.525(2) and an electronic acknowledgement thereof.

873 (g) Any person who is required to file a statement of 874 financial interests and whose name is on the commission's 875 mailing list, and to whom notice has been sent, but who fails to

# Page 35 of 44

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876 timely file is assessed a fine of \$25 per day for each day late 877 up to a maximum of \$1,500; however, this \$1,500 limitation on 878 automatic fines does not limit the civil penalty that may be 879 imposed if the statement is filed more than 60 days after the 880 deadline and a complaint is filed, as provided in s. 112.324. 881 The commission must provide by rule the grounds for waiving the 882 fine and procedures by which each person whose name is on the 883 mailing list and who is determined to have not filed in a timely manner will be notified of assessed fines and may appeal. The 884 885 rule must provide for and make specific the following:

886 1. The amount of the fine due is based upon the earliest 887 of the following:

888 a. When a statement is actually received by the office.

b. When the statement is postmarked.

890

c. When the certificate of mailing is dated.

891 d. When the receipt from an established courier company is892 dated.

893 2. For a specified state employee or a state officer, upon 894 receipt of the disclosure statement by the commission or upon 895 accrual of the maximum penalty, whichever occurs first, and for 896 a local officer upon receipt by the commission of the 897 certification from the local officer's supervisor of elections pursuant to paragraph (d), the commission shall determine the 898 amount of the fine which is due and shall notify the delinquent 899 900 person. The notice must include an explanation of the appeal

# Page 36 of 44

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901 procedure under subparagraph 3. The fine must be paid within 30 902 days after the notice of payment due is transmitted, unless 903 appeal is made to the commission pursuant to subparagraph 3. The 904 moneys are to be deposited into the General Revenue Fund.

905 3. Any reporting person may appeal or dispute a fine, 906 based upon unusual circumstances surrounding the failure to file 907 on the designated due date, and may request and is entitled to a 908 hearing before the commission, which may waive the fine in whole or in part for good cause shown. Any such request must be in 909 writing and received by the commission made within 30 days after 910 911 the notice of payment due is transmitted. In such a case, the 912 reporting person must, within the 30-day period, notify the 913 person designated to review the timeliness of reports in writing 914 of his or her intention to bring the matter before the 915 commission. For purposes of this subparagraph, the term "unusual 916 circumstances" does not include the failure to monitor an e-mail 917 account or failure to receive notice if the person has not 918 notified the commission of a change in his or her e-mail 919 address.

920 <u>(h)(g)</u> Any state officer, local officer, or specified 921 employee whose name is not on the mailing list of persons 922 required to file an annual statement of financial interests is 923 not subject to the penalties provided in s. 112.317 or the fine 924 provided in this section for failure to timely file a statement 925 of financial interests in any year in which the omission

# Page 37 of 44

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926 occurred, but nevertheless is required to file the disclosure 927 statement.

928 <u>(i)(h)</u> The notification requirements and fines of this 929 subsection do not apply to candidates or to the first or final 930 filing required of any state officer, specified employee, or 931 local officer as provided in paragraph (2)(b).

932 (j) (j) (i) Notwithstanding any provision of chapter 120, any 933 fine imposed under this subsection which is not waived by final 934 order of the commission and which remains unpaid more than 60 935 days after the notice of payment due or more than 60 days after 936 the commission renders a final order on the appeal must be 937 submitted to the Department of Financial Services as a claim, 938 debt, or other obligation owed to the state, and the department 939 shall assign the collection of such a fine to a collection agent 940 as provided in s. 17.20.

941 (9) (a) (8) (a) The appointing official or body shall notify 942 each newly appointed local officer, state officer, or specified 943 state employee, not later than the date of appointment, of the 944 officer's or employee's duty to comply with the disclosure 945 requirements of this section. The agency head of each employing 946 agency shall notify each newly employed local officer or 947 specified state employee, not later than the day of employment, of the officer's or employee's duty to comply with the 948 949 disclosure requirements of this section. The appointing official 950 or body or employing agency head may designate a person to be

# Page 38 of 44

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951 responsible for the notification requirements of this paragraph.

(b) The agency head of the agency of each local officer, state officer, or specified state employee who is required to file a statement of financial interests for the final disclosure period shall notify such persons of their obligation to file the final disclosure and may designate a person to be responsible for the notification requirements of this paragraph.

If a person holding public office or public employment 958 (C) 959 fails or refuses to file an annual statement of financial interests for any year in which the person received notice from 960 961 the commission regarding the failure to file and has accrued the 962 maximum automatic fine authorized under this section, regardless 963 of whether the fine imposed was paid or collected, the 964 commission shall initiate an investigation and conduct a public 965 hearing without receipt of a complaint to determine whether the 966 person's failure to file is willful. Such investigation and 967 hearing must be conducted in accordance with s. 112.324. Except as provided in s. 112.324(4), if the commission determines that 968 969 the person willfully failed to file a statement of financial 970 interests, the commission shall enter an order recommending that 971 the officer or employee be removed from his or her public office 972 or public employment. The commission shall forward its recommendation as provided in s. 112.324. 973

974 <u>(10)(9)</u> A public officer who has filed a disclosure for 975 any calendar or fiscal year shall not be required to file a

# Page 39 of 44

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976 second disclosure for the same year or any part thereof, 977 notwithstanding any requirement of this act, except that any 978 public officer who qualifies as a candidate for public office 979 shall file a copy of the disclosure with the officer before whom 980 he or she qualifies as a candidate at the time of qualification.

981 The commission shall treat an amendment to an (11)<del>(10)</del>(a) 982 amended annual statement of financial interests which is filed 983 before September 1 of the year in which the statement is due as part of the original filing, regardless of whether a complaint 984 985 has been filed. If a complaint alleges only an immaterial, 986 inconsequential, or de minimis error or omission, the commission 987 may not take any action on the complaint other than notifying 988 the filer of the complaint. The filer must be given 30 days to 989 file an amendment to the amended statement of financial 990 interests correcting any errors. If the filer does not file an 991 amendment to the amended statement of financial interests within 992 30 days after the commission sends notice of the complaint, the 993 commission may continue with proceedings pursuant to s. 112.324.

(b) For purposes of the final statement of financial interests, the commission shall treat <u>an amendment to</u> a <del>new</del> final statement of financial interests as <u>part of</u> the original filing, if filed within 60 days of the original filing regardless of whether a complaint has been filed. If, more than 60 days after a final statement of financial interests is filed, a complaint is filed alleging a complete omission of any

# Page 40 of 44

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1001 information required to be disclosed by this section, the commission may immediately follow the complaint procedures in s. 1002 1003 112.324. However, if the complaint alleges an immaterial, 1004 inconsequential, or de minimis error or omission, the commission 1005 may not take any action on the complaint other than notifying 1006 the filer of the complaint. The filer must be given 30 days to 1007 file an amendment to the  $\frac{1}{2} - \frac{1}{2} + \frac{1}{2}$  final statement of financial 1008 interests correcting any errors. If the filer does not file an amendment to the a new final statement of financial interests 1009 1010 within 30 days after the commission sends notice of the 1011 complaint, the commission may continue with proceedings pursuant 1012 to s. 112.324.

(c) For purposes of this section, an error or omission is immaterial, inconsequential, or de minimis if the original filing provided sufficient information for the public to identify potential conflicts of interest. However, failure to certify completion of annual ethics training required under s. 112.3142 does not constitute an immaterial, inconsequential, or de minimis error or omission.

1020 <u>(12)(11)(a)</u> An individual required to file a <u>statement</u> 1021 <u>disclosure</u> pursuant to this section may have the <u>statement</u> 1022 <u>disclosure</u> prepared by an attorney in good standing with The 1023 Florida Bar or by a certified public accountant licensed under 1024 chapter 473. After preparing a <u>statement</u> <u>disclosure</u> form, the 1025 attorney or certified public accountant must sign the form

# Page 41 of 44

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1026 indicating that he or she prepared the form in accordance with this section and the instructions for completing and filing the 1027 1028 disclosure forms and that, upon his or her reasonable knowledge 1029 and belief, the disclosure is true and correct. If a complaint 1030 is filed alleging a failure to disclose information required by 1031 this section, the commission shall determine whether the 1032 information was disclosed to the attorney or certified public 1033 accountant. The failure of the attorney or certified public 1034 accountant to accurately transcribe information provided by the 1035 individual who is required to file the statement disclosure does not constitute a violation of this section. 1036

(b) An elected officer or candidate who chooses to use an attorney or a certified public accountant to prepare his or her <u>statement</u> disclosure may pay for the services of the attorney or certified public accountant from funds in an office account created pursuant to s. 106.141 or, during a year that the individual qualifies for election to public office, the candidate's campaign depository pursuant to s. 106.021.

1044 <u>(13)(12)</u> The commission shall adopt rules and forms 1045 specifying how a state officer, local officer, or specified 1046 state employee may amend his or her statement of financial 1047 interests to report information that was not included on the 1048 form as originally filed. If the amendment is the subject of a 1049 complaint filed under this part, the commission and the proper 1050 disciplinary official or body shall consider as a mitigating

# Page 42 of 44

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1051 factor when considering appropriate disciplinary action the fact 1052 that the amendment was filed before any complaint or other 1053 inquiry or proceeding, while recognizing that the public was 1054 deprived of access to information to which it was entitled.

1055 Section 5. Section 112.31455, Florida Statutes, is amended 1056 to read:

1057112.31455Collection methods for unpaid automatic fines1058for failure to timely file disclosure of financial interests.-

1059 Before referring any unpaid fine accrued pursuant to (1) 1060 s. 112.3144(8) or s. 112.3145(8) <del>s. 112.3144(5) or s.</del> 112.3145(7) to the Department of Financial Services, the 1061 1062 commission shall attempt to determine whether the individual 1063 owing such a fine is a current public officer or current public 1064 employee. If so, the commission may notify the Chief Financial 1065 Officer or the governing body of the appropriate county, municipality, or special district of the total amount of any 1066 1067 fine owed to the commission by such individual.

(a) After receipt and verification of the notice from the commission, the Chief Financial Officer or the governing body of the county, municipality, or special district shall begin withholding the lesser of 10 percent or the maximum amount allowed under federal law from any salary-related payment. The withheld payments shall be remitted to the commission until the fine is satisfied.

1075

(b) The Chief Financial Officer or the governing body of

# Page 43 of 44

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1076 the county, municipality, or special district may retain an 1077 amount of each withheld payment, as provided in s. 77.0305, to 1078 cover the administrative costs incurred under this section.

1079 If the commission determines that the individual who (2)1080 is the subject of an unpaid fine accrued pursuant to s. 1081 112.3144(8) or s. 112.3145(8) s. 112.3144(5) or s. 112.3145(7) 1082 is no longer a public officer or public employee or if the 1083 commission is unable to determine whether the individual is a current public officer or public employee, the commission may, 6 1084 months after the order becomes final, seek garnishment of any 1085 wages to satisfy the amount of the fine, or any unpaid portion 1086 1087 thereof, pursuant to chapter 77. Upon recording the order imposing the fine with the clerk of the circuit court, the order 1088 1089 shall be deemed a judgment for purposes of garnishment pursuant 1090 to chapter 77.

(3) The commission may refer unpaid fines to the appropriate collection agency, as directed by the Chief Financial Officer, to utilize any collection methods provided by law. Except as expressly limited by this section, any other collection methods authorized by law are allowed.

1096 (4) Action may be taken to collect any unpaid fine imposed 1097 by ss. 112.3144 and 112.3145 within 20 years after the date the 1098 final order is rendered.

1099 Section 6. Except as otherwise expressly provided in this 1100 act, this act shall take effect upon becoming a law.

# Page 44 of 44

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