By the Committees on Governmental Oversight and Accountability; and Ethics and Elections; and Senators DiCeglie and Yarborough

	585-03548-23 2023620c2
1	A bill to be entitled
2	An act relating to ethics requirements for officers
3	and employees of special tax districts; amending s.
4	112.313, F.S.; specifying that certain conduct by
5	certain public officers and employees is deemed a
6	conflict of interest; making technical changes;
7	amending s. 112.3142, F.S.; requiring certain ethics
8	training for elected local officers of independent
9	special districts, beginning on a specified date;
10	specifying requirements for such training; providing
11	an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Subsection (7) of section 112.313, Florida
16	Statutes, is amended to read:
17	112.313 Standards of conduct for public officers, employees
18	of agencies, and local government attorneys
19	(7) CONFLICTING EMPLOYMENT OR CONTRACTUAL RELATIONSHIP
20	(a) No public officer or employee of an agency shall have
21	or hold any employment or contractual relationship with any
22	business entity or any agency which is subject to the regulation
23	of, or is doing business with, an agency of which he or she is
24	an officer or employee, excluding those organizations and their
25	officers who, when acting in their official capacity, enter into
26	or negotiate a collective bargaining contract with the state or
27	any municipality, county, or other political subdivision of the
28	state; nor shall an officer or employee of an agency have or
29	hold any employment or contractual relationship that will create

Page 1 of 4

585-03548-23 2023620c2 30 a continuing or frequently recurring conflict between his or her 31 private interests and the performance of his or her public 32 duties or that would impede the full and faithful discharge of his or her public duties. 33 34 1. When the agency referred to is that certain kind of 35 special tax district created by general or special law and is 36 limited specifically to constructing, maintaining, managing, and 37 financing improvements in the land area over which the agency 38 has jurisdiction, or when the agency has been organized pursuant 39 to chapter 298, then employment with, or entering into a 40 contractual relationship with, such business entity by a public 41 officer or employee of such agency is shall not be prohibited by 42 this subsection or be deemed a conflict per se. However, conduct by such officer or employee that is prohibited by, or otherwise 43 frustrates the intent of, this section, including conduct that 44 violates subsections (6) and (8), is shall be deemed a conflict 45 46 of interest in violation of the standards of conduct set forth

47 by this section.

2. When the agency referred to is a legislative body and 48 49 the regulatory power over the business entity resides in another 50 agency, or when the regulatory power which the legislative body 51 exercises over the business entity or agency is strictly through 52 the enactment of laws or ordinances, then employment or a 53 contractual relationship with such business entity by a public 54 officer or employee of a legislative body shall not be prohibited by this subsection or be deemed a conflict. 55

(b) This subsection shall not prohibit a public officer or
employee from practicing in a particular profession or
occupation when such practice by persons holding such public

Page 2 of 4

86

	585-03548-23 2023620c2
59	office or employment is required or permitted by law or
60	ordinance.
61	Section 2. Paragraphs (d) and (e) of subsection (2) of
62	section 112.3142, Florida Statutes, are redesignated as
63	paragraphs (e) and (f), respectively, present paragraph (e) of
64	that subsection is amended, and a new paragraph (d) is added to
65	that subsection, to read:
66	112.3142 Ethics training for specified constitutional
67	officers, elected municipal officers, and commissioners <u>of</u>
68	community redevelopment agencies, and elected local officers of
69	independent special districts
70	(2)
71	(d) Beginning January 1, 2024, each elected local officer
72	of an independent special district, as defined in s. 189.012,
73	and each person who is appointed to fill a vacancy for an
74	unexpired term of such elective office must complete 4 hours of
75	ethics training each calendar year which addresses, at a
76	minimum, s. 8, Art. II of the State Constitution, the Code of
77	Ethics for Public Officers and Employees, and the public records
78	and public meetings laws of this state. This requirement may be
79	satisfied by completion of a continuing legal education class or
80	other continuing professional education class, seminar, or
81	presentation, if the required subject matter is covered by such
82	class, seminar, or presentation.
83	(f) (e) The Legislature intends that a constitutional
84	officer <u>,</u> or elected municipal officer <u>, or elected local officer</u>
85	of an independent special district who is required to complete

ethics training pursuant to this section receive the required training as close as possible to the date that he or she assumes 87

Page 3 of 4

	585-03548-23 2023620c2
88	office. A constitutional officer <u>,</u> or elected municipal officer <u>,</u>
89	or elected local officer of an independent special district
90	assuming a new office or new term of office on or before March
91	31 must complete the annual training on or before December 31 of
92	the year in which the term of office began. A constitutional
93	officer <u>,</u> or elected municipal officer <u>, or elected local officer</u>
94	of an independent special district assuming a new office or new
95	term of office after March 31 is not required to complete ethics
96	training for the calendar year in which the term of office
97	began.
98	Section 3. This act shall take effect July 1, 2023.

Page 4 of 4