CRC ACTION

Commissioner Comm: WD 02/01/2018

The Committee on Ethics and Elections (Gaetz and Kruppenbacher) recommended the following:

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CRC Amendment (with title amendment)

Delete everything after the proposal clause and insert:

Section 8 of Article II of the State Constitution is amended to read:

ARTICLE II

GENERAL PROVISIONS

SECTION 8. Ethics in government.—A public office is a public trust. The people shall have the right to secure and

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11 sustain that trust against abuse. To assure this right:

(a) All elected constitutional officers and candidates for
such offices and, as may be determined by law, other public
officers, candidates, and employees shall file full and public
disclosure of their financial interests.

(b) All elected public officers and candidates for such offices shall file full and public disclosure of their campaign finances.

(c) Any public officer or employee who breaches the public trust for private gain and any person or entity inducing such breach shall be liable to the state for all financial benefits obtained by such actions. The manner of recovery and additional damages may be provided by law.

(d) Any public officer or employee who is convicted of a felony involving a breach of public trust shall be subject to forfeiture of rights and privileges under a public retirement system or pension plan in such manner as may be provided by law.

28 (e) (1) A No member of the legislature or a statewide 29 elected officer may not shall personally represent another 30 person or entity for compensation before the legislature or any 31 state government body or agency, other than judicial tribunals, of which the individual was an officer or member for a period of 32 33 six two years following vacation of office. A No member of the legislature or a statewide elected officer may not shall 34 35 personally represent another person or entity for compensation 36 during term of office before any federal agency; the 37 legislature; any state government body or agency, other than 38 judicial tribunals; or any political subdivision of the state. 39 (2) A person who served as a secretary, executive director,

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40	or other agency head of a department of the executive branch of
41	state government, may not personally represent another person or
42	entity for compensation before the legislature, the governor,
43	the executive office of the governor, members of the cabinet, a
44	department that is headed by a member of the cabinet, or his or
45	her former department for a period of six years following
46	vacation of his or her position. A person who is serving as a
47	secretary, executive director, or other agency head of a
48	department of the executive branch of state government, may not
49	personally represent another person or entity for compensation
50	before any federal agency; the legislature; any state government
51	body or agency, other than judicial tribunals; or any political
52	subdivision of the state.
53	(3) A state public officer may not be employed by any
54	person or entity that represents another person or entity for
55	compensation before any state government body or agency, other
56	than judicial tribunals, during his or her term of office.
57	(4) A county officer pursuant to Article VIII or a county
58	charter, a school board member, a superintendent of schools, an
59	elected municipal officer, or an elected special district
60	officer in a special district with ad valorem taxing authority,
61	may not personally represent another person or entity for
62	compensation:
63	a. Before his or her former agency or governing body for a
64	period of six years following vacation of office.
65	b. Before any federal agency; the legislature; any state
66	government body or agency, other than judicial tribunals; or any
67	political subdivision of the state during his or her term of
68	office.

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69 (5) This subsection does not prohibit any public officer or 70 public employee from representing his or her agency before any 71 other governmental entities in the normal course of his or her 72 duties. 73 (6) Similar restrictions on other public officers and 74 employees may be established by law. 75 (f) There shall be an independent commission to conduct 76 investigations and make public reports on all complaints 77 concerning breach of public trust by public officers or 78 employees not within the jurisdiction of the judicial 79 qualifications commission. 80 (g)(1) A code of ethics for all state employees and nonjudicial officers prohibiting conflict between public duty 81 82 and private interests shall be prescribed by law. 83 (2) The code of ethics shall, at a minimum, prohibit public 84 officers or public employees from abusing their public position 85 to obtain a disproportionate benefit for themselves; or to 86 obtain a disproportionate benefit for their spouse, their 87 children, their employer, or any other business entity with whom 88 they do business or in which they own an interest. The Florida 89 Commission on Ethics shall define disproportionate benefit and 90 prescribe the requisite intent, if any, required for finding a 91 violation of such prohibition, and shall prescribe appropriate financial penalties for violations of this paragraph. 92 93

(h) This section shall not be construed to limit disclosures and prohibitions which may be established by law to 95 preserve the public trust and avoid conflicts between public 96 duties and private interests.

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(i) Schedule-On the effective date of this amendment and

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98 until changed by law:

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99 (1) Full and public disclosure of financial interests shall mean filing with the custodian of state records by July 1 of 100 101 each year a sworn statement showing net worth and identifying 102 each asset and liability in excess of \$1,000 and its value 103 together with one of the following:

104 a. A copy of the person's most recent federal income tax 105 return; or

106 b. A sworn statement which identifies each separate source 107 and amount of income which exceeds \$1,000. The forms for such 108 source disclosure and the rules under which they are to be filed 109 shall be prescribed by the independent commission established in 110 subsection (f), and such rules shall include disclosure of 111 secondary sources of income.

(2) Persons holding statewide elective offices shall also 113 file disclosure of their financial interests pursuant to 114 subsection (i)(1).

(3) The independent commission provided for in subsection (f) shall mean the Florida Commission on Ethics.

Section 13 of Article V of the State Constitution is 119 amended to read:

ARTICLE V

JUDTCTARY

122 SECTION 13. Ethics in the judiciary Prohibited activities.-All justices and judges shall devote full time to their judicial 123 124 duties. A justice or judge may They shall not engage in the 125 practice of law or hold office in any political party. A justice or judge may not personally represent another person for 126

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127	compensation before the legislative, executive, or judicial
128	branches of state government, other than practicing law before a
129	judicial tribunal, for a period of six years following vacation
130	of office.
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132	A new section is added to Article XII of the State
133	Constitution to read:
134	ARTICLE XII
135	SCHEDULE
136	Personal representation prohibitions for specified public
137	officers and employeesThe amendments to Section 8 of Article
138	II and Section 13 of Article V, which establish certain
139	prohibitions on the personal representation for compensation of
140	another person or entity before specified governmental bodies by
141	certain public officers and employees, and the creation of this
142	section, shall take effect January 1, 2020.
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144	=========== T I T L E A M E N D M E N T =================================
145	And the title is amended as follows:
146	Delete everything before the proposal clause
147	and insert:
148	A proposal to amend
149	Section 8 of Article II and Section 13 of Article V
150	and create a new section in Article XII of the State
151	Constitution to establish certain restrictions for
152	specified public officers and employees regarding the
153	personal representation for compensation of another
154	person or entity before person or entity before
155	certain government bodies, to prohibit the employment

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COMMITTEE AMENDMENT

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of state public officers by certain entities during a
term of office, and to specify minimum requirements
for the Code of Ethics as to the prohibition against
abuse of public position.