

	CRC ACTION
Commissioner	•
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Floor: WD	
03/19/2018 01:15 PM	
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Commissioner Lee moved the following:

CRC Amendment to Amendment (833998)

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Delete lines 29 - 50

and insert:

- (h) (1) As used in this subsection, the term:
- a. "Lobbyist" means any person who is not an officer or a full-time employee of a political subdivision who seeks, for compensation, to influence governmental decision making on behalf of other individuals or entities.
- b. "Political subdivision" means any state, regional, county, municipal, or district governmental entity of this state

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or a part thereof, whether executive, judicial, or legislative; including any special district, school district, public school, state college, or state university.

- (2)a. A political subdivision may not retain a lobbyist to seek, or advocate for or against, an appropriation from the legislature for the primary benefit of that political subdivision. A lobbyist that is retained, or has been retained within the preceding six months, by a political subdivision to advocate on a policy issue may not seek, or advocate for or against, an appropriation from the legislature for the primary benefit of that political subdivision.
- b. A political subdivision may not retain a lobbyist to seek, or advocate for or against, an executive branch agency legislative budget request, the governor's recommended budget, or the approval or veto of an appropriation made by the legislature for the primary benefit of that political subdivision. A lobbyist that is retained, or has been retained within the preceding six months, by a political subdivision to advocate on a policy issue may not seek, or advocate for or against, an executive branch agency legislative budget request, the governor's recommended budget, or the approval or veto of an appropriation made by the legislature for the primary benefit of that political subdivision.
- (i) (h) This section shall not be construed to limit disclosures and prohibitions which may be established by law to preserve the public trust and avoid conflicts between public duties and private interests.
- (j) (i) Schedule-On the effective date of this amendment and until changed by law:

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- (1) Full and public disclosure of financial interests shall mean filing with the custodian of state records by July 1 of each year a sworn statement showing net worth and identifying each asset and liability in excess of \$1,000 and its value together with one of the following:
- a. A copy of the person's most recent federal income tax return; or
- b. A sworn statement which identifies each separate source and amount of income which exceeds \$1,000. The forms for such source disclosure and the rules under which they are to be filed shall be prescribed by the independent commission established in subsection (f), and such rules shall include disclosure of secondary sources of income.
- (2) Persons holding statewide elective offices shall also file disclosure of their financial interests pursuant to paragraph (1) subsection (i) (1).