PART E - INTERESTS IN SPECIFIED BUSINESSES

[Required by Sec. 112.3145(5), F.S.]

The types of businesses covered in this section include: state and federally chartered banks; state and federal savings and loan associations; cemetery companies; insurance companies; mortgage companies; credit unions; small loan companies; alcoholic beverage licensees; pari-mutuel wagering companies; utility companies; entities controlled by the Public Service Commission; and entities granted a franchise to operate by either a city or a county government.

You are required to make this disclosure if you own or owned (either directly or indirectly in the form of an equitable or beneficial interest) at any time during the disclosure period. more than 5% of the total assets or capital stock of one of the types of business entities listed above. You also must complete this part of the form for each of these types of businesses for which you are, or were at any time during 2013, an officer, director, partner, proprietor, or agent (other than a resident agent solely for service of process).

If you have or held such a position or ownership interest in one of these types of businesses, list: the name of the business, its address and principal business activity, and the position held with the business (if any). Also, if you own(ed) more than a 5% interest in the business, as described above, you must indicate that fact and describe the nature of your interest.

(End of Instructions.)

OTHER FORMS YOU MAY NEED TO FILE IN ORDER TO COMPLY WITH THE ETHICS LAWS

In addition to filing Form 6, you may be required to file one or more of the special purpose forms listed below, depending on your particular position, business activities, or interests. As it is your duty to obtain and file any of the special purpose forms which may be applicable to you, you should carefully read the brief description of each form to determine whether it applies.

Judges (Supreme Court, District Courts of Appeal, Circuit Courts, and County Courts) are required to file Form 6 by the Code of Judicial Conduct, Canon 6, which requires other disclosures as well. The forms listed below are **not** applicable to Judges, unless specifically noted below or if the Judge holds another public position to which these forms would apply.

- Form 6F Final Full and Public Disclosure of Financial Form 9 Quarterly Gift Disclosure: Required of elected Interests: Required of elected constitutional officers, Judges, and others who must file financial disclosure using Form 6; to be filed within 60 days after leaving office or employment. This form is used to report financial interests between January 1st of the last year of office or employment and the last day of office or employment. [Sec. 112.3144(6), F.S.]
- Form 6X Amended Full and Public Disclosure of Financial Interests: To be used by elected constitutional officers and others who must file financial disclosure using Form 6 to correct mistakes on previously filed Form 6. [Sec. 112.3144(6), F.S.]
- Form 2 Quarterly Client Disclosure: Required of elected constitutional officers, local officers, state officers, and specified state employees to disclose the names of clients represented for compensation by themselves, or a partner or associate before agencies at the same level of government as they serve. The form should be filed by the end of the calendar guarter (March 31, June 30, Sept. 30, Dec. 31) following the calendar quarter in which a reportable representation was made. [Sec. 112.3145(4), F.S.]
- constitutional officers and others who must file financial disclosure using Form 1 or 6 (as well as State procurement employees) to report gifts worth more than \$100. The form should be filed by the end of the calendar quarter (March 31, June 30, September 30, or December 31) following the calendar guarter in which the gift was received. [Sec. 112.3148, F.S.]
- Form 3A Statement of Interest in Competitive Bid for Public Business
- Form 4A Disclosure of Business Transaction, Relationship, or Interest
- Form 8A Memorandum of Voting Conflict for State Officers
- Form 8B Memorandum of Voting Conflict for County, Municipal. and Other Local Public Officers
- Form 10 Annual Disclosure of Gifts from Governmental Entities and Direct Support Organizations and Honorarium Event Related Expenses

AVAILABILITY OF FORMS

Copies of these forms are available from the Supervisor of Elections in your county; from the Commission on Ethics, Post Office Drawer 15709, Tallahassee, Florida 32317-5709; physical address: 325 John Knox Road, Building E, Suite 200, Tallahassee, FL 32303; telephone (850) 488-7864; and at the Commission's web site: www.ethics.state.fl.us.

FOR MORE INFORMATION

Questions about any of these forms or the ethics laws may be addressed to the Commission on Ethics, Post Office Drawer 15709, Tallahassee, Florida 32317-5709; physical address: 325 John Knox Road, Building E, Suite 200, Tallahassee, FL 32303; telephone (850) 488-7864.

Annual Full and Public Disclosure of Financial Interests is due July 1. If the annual form is not filed or postmarked by September 2, an automatic fine of \$25 for each day late will be imposed, up to a maximum penalty of \$1,500. [Sec. 112.3144, Florida Statutes - applicable to non-judicial officials]

In addition, failure to make any required disclosure constitutes grounds for and may be punished by one or more of the following: disqualification from being on the ballot, impeachment, removal, or suspension from office or employment, demotion, reduction in salary, reprimand, or a civil penalty not exceeding \$10,000. [Sec. 112.317, Florida Statutes]

INSTRUCTIONS FOR COMPLETING AND FILING FORM 6 FULL AND PUBLIC DISCLOSURE OF FINANCIAL INTERESTS

WHAT TO FILE

File only the first sheet (pages 1 and 2). Facsimiles will not be accepted. A candidate who has filed Form 6 for 2013 with the Commission, prior to qualifying, may file a copy of that Form 6 at the time of qualifying.

WHERE TO FIL Tallahassee, FL 32303:

whom they qualify.

All persons holding the following elective positions, an candidates for such offices: Governor, Lieutenant Governor Cabinet members, members of the Legislature, Circuit Cour Judges, County Judges, State Attorneys, Public Defenders Clerks of Circuit Courts, Sheriffs, Tax Collectors, Propert Appraisers, Supervisors of Elections, County Commissioners elected Superintendents of Schools, members of District School Boards, Mayor and members of the Jacksonville City Council.

INSTRUCTIONS FOR COMPLETING FORM 6:

INTRODUCTORY INFORMATION (At Top of Form

If your name, mailing address, public agency, and posit are already printed on the form, you do not need to provi this information unless it should be changed. To chan any of this information, write the correct information the form, and contact your agency's financial disclosu coordinator. Your coordinator is identified in the finance disclosure portal on the Commission on Ethics webs www.ethics.state.fl.us.

NAME OF AGENCY: This should be the name of governmental unit which you serve or served, or for wh you are a candidate.

OFFICE OR POSITION HELD OR SOUGHT: List title of the office or position you hold, are seeking, or h as of December 31, 2013, even if you have since left th position. If you are a candidate for office, check the b below your name and address.

PUBLIC RECORD: The disclosure form and everyth attached to it is a public record. Your Social Secur Number is not required and you should redact it from any documents you file. If you are an active or form officer or employee listed in Section 119.071(4)(d), F. whose home address is exempt from disclosure, Commission is required to maintain the confidentiality your home address *if you submit a written request* confidentiality.

NOTICE

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WHEN TO FILE

Officeholders: file with the Commission on Ethics, P.O. Drawer 15709, Tallahassee, FL 32317-5709; physical address: 325 John Knox Road, Building E, Suite 200,

July 1, 2014. Candidates must file during the qualifying period

Officeholders must file no later than

Candidates: file with the officer before

WHO MUST FILE FORM 6:

nd	All persons holding the following appointive positions: Justices of the
or,	Supreme Court; Judges of the District Court of Appeals; Judges of
urt	Compensation Claims; the Duval County Superintendent of Schools;
rs,	and members of the Florida Housing Finance Corporation Board,
rty	the Florida Prepaid College Board, and each expressway authority,
rs,	transportation authority (except the Jacksonville Transportation
ol	Authority), or toll authority created pursuant to F.S. Chapter 348 or
	343 or any other general law.

n):	PART A — NET WORTH
ion	[Required by Art. II, Sec. 8(a)(i)(1), Fla. Const.]
ride nge on <u>ure</u> cial ite:	Report your net worth as of December 31, 2013, or a more current date, and list that date. This should be the same date used to value your assets and liabilities. In order to determine your net worth, you will need to total the value of <u>all</u> your assets and subtract the amount of <u>all</u> of your liabilities. <u>Simply</u> <u>subtracting the liabilities reported in Part C from the assets reported in Part B will not result in an accurate net worth figure in most cases.</u>
hich	To total the value of your assets, add:
the eld	(1) The aggregate value of household goods and personal effects, as reported in Part B of this form;(2) The value of all assets worth over \$1,000, as reported
hat	in Part B; and
ing	(3) The total value of any assets worth less than \$1,000 that were not reported or included in the category of "household goods and personal effects."
rity	To total the amount of your liabilities, add:
om ner S., the of <u>for</u>	 (1) The total amount of each liability you reported in Part C of this form, <u>except for</u> any amounts listed in the "joint and several liabilities not reported above" portion; and, (2) The total amount of unreported liabilities (including those under \$1,000, credit card and retail installment accounts, and taxes owed).

(CONTINUED on page 4)

PART B — ASSETS WORTH MORE THAN \$1.000

[Required by Art. II, Sec. 8(a)(i)(1), Fla. Const.; Sec. 112.3144, F.S.]

HOUSEHOLD GOODS AND PERSONAL EFFECTS:

The value of your household goods and personal effects may be aggregated and reported as a lump sum, if their aggregate value exceeds \$1,000. The types of assets that can be reported in this manner are described on the form.

ASSETS INDIVIDUALLY VALUED AT MORE THAN \$1,000:

Provide a description of each asset you had on the reporting date chosen for your net worth (Part A), that was worth more than \$1,000 and that is not included as household goods and personal effects, and list its value. Assets include: interests in real property; tangible and intangible personal property, such as cash, stocks, bonds, certificates of deposit, interests in partnerships, beneficial interests in a trust, promissory notes owed to you, accounts receivable by you, bank accounts, assets held in IRAs, Deferred Retirement Option Accounts, and Florida Prepaid College Plan accounts. You are not required to disclose assets owned solely by your spouse.

How to Identify or Describe the Asset:

- Real property: Identify by providing the street address of the property. If the property has no street address, identify by describing the property's location in a manner sufficient to enable a member of the public to ascertain its location without resorting to any other source of information.

- Intangible property: Identify the type of property and the business entity or person to which or to whom it relates. Do not list simply "stocks and bonds" or "bank accounts." For example, list "Stock (Williams Construction Co.)," "Bonds (Southern Water and Gas)," "Bank accounts (First National Bank)," "Smith family trust," "Promissory note and mortgage (owed by John and Jane Doe)."

How to Value Assets:

- Value each asset by its fair market value on the date used in Part A for your net worth.

 Jointly held assets: If you hold real or personal property jointly with another person, your interest equals your legal percentage of ownership in the property. However, assets that are held as tenants by the entirety or jointly with right of survivorship must be reported at 100% of their value.

- Partnerships: You are deemed to own an interest in a partnership which corresponds to your interest in the equity of that partnership.

- Trusts: You are deemed to own an interest in a trust which corresponds to your percentage interest in the trust corpus.

 Real property may be valued at its market value for tax purposes, unless a more accurate appraisal of its fair market value is available.

- Marketable securities which are widely traded and whose prices are generally available should be valued based upon the closing price on the valuation date.

 Accounts, notes, and loans receivable; Value at fair market value, which generally is the amount you reasonably expect to collect.

- Closely-held businesses: Use any method of valuation which in your judgment most closely approximates fair market value, such as book value, reproduction value, liquidation value, capitalized earnings value, capitalized cash flow value, or value established by "buy-out" agreements. It is suggested that the method of valuation chosen be indicated in a footnote on the form.

- Life Insurance: Use cash surrender value less loans against the policy, plus accumulated dividends.

PART C— LIABILITIES

[Required by Art. II, Sec. 8(a)(i)(1), Fla. Const.; Sec. 112.312(14), F.S.]

LIABILITIES IN EXCESS OF \$1,000 :

List the name and address of each creditor to whom you were indebted on the reporting date chosen for your net worth (Part A) in an amount that exceeded \$1,000 and list the amount of the liability. Liabilities include: accounts payable; notes payable; interest payable; debts or obligations to governmental entities other than taxes (except when the taxes have been reduced to a judgment); and judgments against you. You are not required to disclose liabilities owed solely by your spouse.

You do not have to list on the form any of the following: credit card and retail installment accounts, taxes owed (unless the taxes have been reduced to a judgment), indebtedness on a life insurance policy owed to the company of issuance, or contingent liabilities. A "contingent liability" is one that will become an actual liability only when one or more future events occur or fail to occur, such as where you are liable only as a partner (without personal liability) for partnership debts, or where you are liable only as a guarantor, surety, or endorser on a promissory note. If you are a "co-maker" on a note and have signed as being jointly liable or jointly and severally liable, then this is not a contingent liability.

How to Determine the Amount of a Liability:

- Generally, the amount of the liability is the face amount of the debt.

- If you are the only person obligated to satisfy a liability, 100% of the liability should be listed.

- If you are jointly and severally liable with another person or entity, which often is the case where more than one person is liable on a promissory note, you should report here only the portion of the liability that corresponds to your percentage of liability. However, if you are jointly and severally liable for a debt relating to property you own with one or more others as tenants by the entirety or jointly, with right of survivorship, report 100% of the total amount owed.

- If you are only jointly (not jointly and severally) liable with another person or entity, your share of the liability should be determined in the same way as you determined your share of jointly held assets.

Examples:

 You owe \$10,000 to a bank for student loans, \$5,000 for credit card debts, and \$60,000 with your spouse to a savings and loan for the mortgage on the home you own with your spouse. You must report the name and address of the bank (\$10,000 being the amount of that liability) and the name and address of the savings and loan (\$60,000 being the amount of this liability). The credit card debts need not be reported.

(CONTINUED on page 5) @

 You and your 50% business partner have a \$100,000 If more than \$1,000 of income was gained from the sale business loan from a bank and you both are jointly and of property, then you should list as a source of income the severally liable. Report the name and address of the bank name of the purchaser, the purchaser's address, and the and \$50,000 as the amount of the liability. If your liability for amount of gain from the sale. If the purchaser's identity is the loan is only as a partner, without personal liability, then unknown, such as where securities listed on an exchange the loan would be a contingent liability. are sold through a brokerage firm, the source of income should be listed simply as "sale of (name of company) stock." for example.

JOINT AND SEVERAL LIABILITIES NOT REPORTED ABOVE:

List in this part of the form the amount of each debt, for which you were jointly and severally liable, that is not reported If more than \$1,000 of your income was in the form of in the "Liabilities in Excess of \$1,000" part of the form. Example: interest from one particular financial institution (aggregating You and your 50% business partner have a \$100,000 business interest from all CD's, accounts, etc., at that institution), list loan from a bank and you both are jointly and severally liable. the name of the institution, its address, and the amount of Report the name and address of the bank and \$50,000 as the income from that institution. amount of the liability, as you reported the other 50% of the debt SECONDARY SOURCES OF INCOME: earlier.

PART D — INCOME

[Required by Art. II, Sec. 8(a)(i)(1), Fla. Const.]

As noted on the form, you have the option of either filing a copy of your complete 2013 federal income tax return, including all schedules, W2's and attachments, with Form 6, or completing Part D of the form. If you do not attach your tax return, you must complete Part D.

PRIMARY SOURCES OF INCOME:

List the name of each source of income that provided you etc., doing business in Florida); and with more than \$1,000 of income during 2013, the address of that (2) You received more than \$1,000 in gross income from source, and the amount of income received from that source. that business entity during the period. The income of your spouse need not be disclosed; however, if there is joint income to you and your spouse from property you If your ownership and gross income exceeded the two thresholds listed above, then for that business entity you must list every

own jointly (such as interest or dividends from a bank account or stocks), you should include all of that income. source of income to the business entity which exceeded 10% of the business entity's gross income (computed on the basis of "Income" means the same as "gross income" for federal income tax purposes, even if the income is not actually taxable, the business entity's most recently completed fiscal year), the such as interest on tax-free bonds. Examples of income include: source's address, the source's principal business activity, and compensation for services, gross income from business, gains the name of the business entity in which you owned an interest. from property dealings, interest, rents, dividends, pensions, IRA You do not have to list the amount of income the business distributions, distributive share of partnership gross income, derived from that major source of income. and alimony, but not child support. Where income is derived Examples: from a business activity you should report the income to you, as calculated for income tax purposes, rather than the income to the You are the sole proprietor of a dry cleaning business, business. from which you received more than \$1,000 in gross income

Examples:

- If you owned stock in and were employed by a corporation and received more than \$1,000 of income (salary, commissions, dividends, etc.) from the company, you should list the name of the company, its address, and the total amount of income received from it.

- If you were a partner in a law firm and your distributive share of partnership gross income exceeded \$1,000, you should list the name of the firm, its address, and the amount of your distributive share.

- If you received dividend or interest income from investments in stocks and bonds, list only each individual company from which you received more than \$1,000. Do not aggregate income from all of these investments.

This part is intended to require the disclosure of major customers, clients, and other sources of income to businesses in which you own an interest. It is not for reporting income from second jobs. That kind of income should be reported as a "Primary Source of Income." You will not have anything to report unless:

(1) You owned (either directly or indirectly in the form of an equitable or beneficial interest) during the disclosure period, more than 5% of the total assets or capital stock of a business entity (a corporation, partnership, limited partnership, LLC, proprietorship, joint venture, trust, firm,

last year. If only one customer, a uniform rental company, provided more than 10% of your dry cleaning business, you must list the name of your business, the name of the uniform rental company, its address, and its principal business activity (uniform rentals).

- You are a 20% partner in a partnership that owns a shopping mall and your gross partnership income exceeded \$1,000. You should list the name of the partnership, the name of each tenant of the mall that provided more than 10% of the partnership's gross income, the tenant's address and principal business activity.

(CONTINUED on page 6) @