

26 | the special district with a report on the findings and
 27 | recommendations arising out of the investigation;
 28 | authorizing the chief executive officer of the county
 29 | or municipality or the governing body of the special
 30 | district to enforce the findings and recommendations;
 31 | authorizing counties and municipalities to adopt
 32 | ordinances, and special districts to adopt rules,
 33 | governing lobbyist registration and fees; providing
 34 | construction; amending s. 125.73, F.S.; prohibiting
 35 | the governing body of a county from renewing or
 36 | extending the employment contract of a county
 37 | administrator during a specified timeframe; providing
 38 | an exception; creating s. 125.75, F.S.; prohibiting
 39 | the governing body of a county from renewing or
 40 | extending the employment contract of the county
 41 | attorney during a specified timeframe; providing an
 42 | exception; amending s. 166.021, F.S.; prohibiting the
 43 | governing body of a municipality from renewing or
 44 | extending the employment contract of a chief executive
 45 | officer of the municipality or the city attorney
 46 | during a specified timeframe; providing exceptions;
 47 | amending s. 1001.50, F.S.; prohibiting a district
 48 | school board from renewing or extending the employment
 49 | contract of a district school superintendent during a
 50 | specified timeframe; providing an exception; creating

51 s. 1012.336, F.S.; prohibiting a district school board
52 from renewing or extending the employment contract of
53 the general counsel of a district school board during
54 a specified timeframe; providing an exception;
55 amending s. 112.061, F.S.; conforming cross-
56 references; reenacting ss. 28.35(1)(b), 112.3136(1),
57 112.3251, 288.012(6)(d), 288.8014(4), 288.9604(3)(a),
58 295.21(4)(d), 406.06(5), 447.509(1)(d), 627.311(5)(m),
59 1002.33(26)(a), 1002.333(6)(f), and 1002.83(9), F.S.,
60 relating to members of the executive council of the
61 Florida Clerks of Court Operations Corporation,
62 standards of conduct for officers and employees of
63 entities serving as chief administrative officers of
64 political subdivisions, the ethics code and standards
65 of conduct for citizen support and direct-support
66 organizations, senior managers and members of the
67 board of directors of the direct-support organization
68 of State of Florida international offices, standards
69 of conduct for members of the board of directors of
70 Triumph Gulf Coast, Inc., directors of the Florida
71 Development Finance Corporation, standards of conduct
72 for the board of directors of Florida Is For Veterans,
73 Inc., standards of conduct for district and associate
74 medical examiners, prohibited actions of employee
75 organizations, their members, agents, representatives,

76 or persons acting on their behalf, standards of
 77 conduct for senior managers, officers and members of
 78 the board of governors of the Office of Insurance
 79 Regulation, standards of conduct and financial
 80 disclosure for members of a governing board of a
 81 charter school, those operating schools of hope, and
 82 standards of conduct for members of an early learning
 83 coalition, respectively, to incorporate the amendments
 84 made to s. 112.313, F.S., in references thereto;
 85 providing an effective date.

86
 87 Be It Enacted by the Legislature of the State of Florida:

88
 89 Section 1. Subsections (1) and (2) of section 112.313,
 90 Florida Statutes, are amended to read:

91 112.313 Standards of conduct for public officers,
 92 employees of agencies, and local government attorneys.—

93 (1) DEFINITIONS ~~DEFINITION~~.—As used in this section,
 94 unless the context otherwise requires, the term:

95 (a) "Foreign country of concern" has the same meaning as
 96 in s. 286.101.

97 (b) "Public officer" includes any person elected or
 98 appointed to hold office in any agency, including any person
 99 serving on an advisory body.

100 (2) SOLICITATION OR ACCEPTANCE OF GIFTS.—

101 (a) A ~~No~~ public officer, an employee of an agency, a local
 102 government attorney, or a candidate for nomination or election
 103 may not ~~shall~~ solicit or accept anything of value to the
 104 recipient, including a gift, loan, reward, promise of future
 105 employment, favor, or service, based upon any understanding that
 106 the vote, official action, or judgment of the public officer,
 107 employee, local government attorney, or candidate would be
 108 influenced thereby.

109 (b) A public officer, an employee of an agency, a local
 110 government attorney, or a candidate for nomination or election
 111 may not solicit or accept anything of value to the recipient,
 112 including a gift, loan, reward, promise of future employment,
 113 favor, or service, from a foreign country of concern.

114 Section 2. Section 112.3262, Florida Statutes, is created
 115 to read:

116 112.3262 Lobbying before special districts, counties, and
 117 municipalities; registration and reporting.—

118 (1) As used in this section, the term:

119 (a) "Lobby" or "lobbies" means to seek, on behalf of
 120 another person or group, to influence a county, municipality, or
 121 special district with respect to a decision of that entity in an
 122 area of policy or procurement or in an attempt to obtain the
 123 goodwill of an official or employee of such entity. The term
 124 must be interpreted and applied consistently with the rules of
 125 the commission implementing s. 112.3215.

126 (b) "Lobbyist" has the same meaning as in s. 112.3215(1).

127 (c) "Principal" has the same meaning as in s. 112.3215(1).

128 (2) A person may not lobby a county, municipality, or
 129 special district unless he or she is registered as a lobbyist
 130 with such entity. Such registration is due upon the person's
 131 initial retention as a lobbyist and is renewable on a calendar-
 132 year basis thereafter. Such person shall, at the time of
 133 registration, provide a statement signed by the principal or
 134 principal's representative stating that the registrant is
 135 authorized to represent the principal. The statement must also
 136 identify and designate the principal's main business and
 137 authorize the registrant pursuant to a classification system
 138 approved by the county, municipality, or special district, as
 139 applicable. Any changes in the information provided pursuant to
 140 this subsection must be disclosed within 15 days after the
 141 change occurs by filing a new registration form. The
 142 registration form must require each lobbyist to disclose, under
 143 oath, all of the following information:

144 (a) The lobbyist's name and business address.

145 (b) The name and business address of each principal
 146 represented.

147 (c) The existence of any direct or indirect business
 148 association, partnership, or financial relationship the lobbyist
 149 has with any officer or employee of the county, municipality, or
 150 special district that he or she lobbies or intends to lobby.

151 (3) In lieu of creating its own lobbyist registration
152 form, a county, municipality, or special district may accept a
153 completed legislative branch or executive branch lobbyist
154 registration form.

155 (4) A county, municipality, or special district shall make
156 lobbyist registrations available to the public. If a county,
157 municipality, or special district maintains a website, the
158 website must make available a database of currently registered
159 lobbyists and principals.

160 (5) A lobbyist shall promptly send a written statement to
161 the county, municipality, or special district, as applicable,
162 canceling the registration for a principal upon termination of
163 the lobbyist's representation of that principal. A county,
164 municipality, or special district may remove the name of a
165 lobbyist from the list of registered lobbyists if the principal
166 notifies the county, municipality, or district that a person is
167 no longer authorized to represent that principal.

168 (6) A county, municipality, or special district may
169 establish an annual lobbyist registration fee, not to exceed
170 \$40, for each principal represented. The county, municipality,
171 or special district may use registration fees only to administer
172 this section.

173 (7) A county, municipality, or special district must be
174 diligent in ascertaining whether persons required to register
175 pursuant to this section have complied. A county, municipality,

176 or special district may not knowingly authorize a person who is
177 not registered pursuant to this section to lobby the county,
178 municipality, or special district.

179 (8)(a) Upon receipt of a sworn complaint alleging that a
180 lobbyist or principal has failed to register with a county or
181 municipality or has knowingly submitted false information in a
182 report or registration required under this section, a Commission
183 on Ethics and Public Trust established by the county or
184 municipality or, if the county or municipality has not
185 established such a commission, the Commission on Ethics shall
186 investigate the lobbyist or principal pursuant to the procedures
187 established under s. 112.324. The commission shall provide the
188 chief executive officer of the county or municipality with a
189 report of its findings and recommendations arising out of any
190 investigation conducted under this subsection. The chief
191 executive officer of the county or municipality may enforce the
192 commission's findings and recommendations.

193 (b) Upon receipt of a sworn complaint alleging that a
194 lobbyist or principal has failed to register with a special
195 district or has knowingly submitted false information in a
196 report or registration required under this section, the
197 commission shall investigate the lobbyist or principal pursuant
198 to the procedures established under s. 112.324. The commission
199 shall provide the governing body of the special district with a
200 report of its findings and recommendations arising out of any

201 investigation conducted under this subsection. The governing
202 body of the special district may enforce the commission's
203 findings and recommendations.

204 (9) Counties and municipalities may adopt ordinances, and
205 special districts may adopt rules, to establish procedures to
206 govern the registration of lobbyists, including the adoption of
207 forms and the establishment of a lobbyist registration fee.

208 (10) This section does not preempt or supersede any
209 ordinance or charter provision establishing a lobbyist
210 registration program adopted before July 1, 2024, but this
211 section shall prevail to the extent of any conflict. In
212 accordance with s. 112.326, any ordinance or rule adopted
213 pursuant to this section may include additional or more
214 stringent disclosure requirements so long as the requirements do
215 not otherwise conflict with this section.

216 Section 3. Subsection (5) is added to section 125.73,
217 Florida Statutes, to read:

218 125.73 County administrator; appointment, qualifications,
219 compensation.—

220 (5) The governing body of a county may not renew or extend
221 the employment contract of a county administrator during the 8
222 months immediately preceding a general election for county
223 mayor, if applicable, or for members of the governing body of
224 the county unless the governing body approves such renewal or
225 extension by a unanimous vote.

226 Section 4. Section 125.75, Florida Statutes, is created to
 227 read:

228 125.75 Contract for the county attorney.—The governing
 229 body of a county may not renew or extend the contract of the
 230 county attorney during the 8 months immediately preceding a
 231 general election for county mayor, if applicable, or for members
 232 of the governing body of the county unless the governing body
 233 approves such renewal or extension by a unanimous vote.

234 Section 5. Subsection (9) of section 166.021, Florida
 235 Statutes, is renumbered as subsection (10), and a new subsection
 236 (9) is added to that section, to read:

237 166.021 Powers.—

238 (9) (a) The governing body of a municipality may not renew
 239 or extend the employment contract of a chief executive officer
 240 of the municipality during the 8 months immediately preceding a
 241 general election for the municipal mayor or for members of the
 242 governing body of the municipality unless the governing body
 243 approves such renewal or extension by a unanimous vote.

244 (b) The governing body of a municipality may not renew or
 245 extend the employment contract of the city attorney during the 8
 246 months immediately preceding a general election for the
 247 municipal mayor or for members of the governing body of the
 248 municipality unless the governing body approves such renewal or
 249 extension by a unanimous vote.

250 Section 6. Subsection (2) of section 1001.50, Florida

CS/HB 735

2024

251 Statutes, is amended to read:

252 1001.50 Superintendents employed under Art. IX of the
253 State Constitution.—

254 (2) Each district school board shall enter into an
255 employment contract with the district school superintendent and
256 shall adopt rules relating to his or her appointment; however,
257 if the employment contract contains a provision for severance
258 pay, it must include the provisions required by s. 215.425. The
259 district school board may not renew or extend the employment
260 contract of a superintendent during the 8 months immediately
261 preceding a general election for district school board members
262 unless the district school board approves such renewal or
263 extension by a unanimous vote.

264 Section 7. Section 1012.336, Florida Statutes, is created
265 to read:

266 1012.336 Contracts with general counsels of district
267 school boards.—A district school board may not renew or extend
268 the employment contract of the general counsel of a district
269 school board during the 8 months immediately preceding a general
270 election for district school board members unless the district
271 school board approves such renewal or extension by a unanimous
272 vote.

273 Section 8. Paragraphs (a) and (c) of subsection (14) of
274 section 112.061, Florida Statutes, are amended to read:

275 112.061 Per diem and travel expenses of public officers,

276 employees, and authorized persons; statewide travel management
 277 system.—

278 (14) APPLICABILITY TO COUNTIES, COUNTY OFFICERS, DISTRICT
 279 SCHOOL BOARDS, SPECIAL DISTRICTS, AND METROPOLITAN PLANNING
 280 ORGANIZATIONS.—

281 (a) The following entities may establish rates that vary
 282 from the per diem rate provided in paragraph (6) (a), the
 283 subsistence rates provided in paragraph (6) (b), or the mileage
 284 rate provided in paragraph (7) (d) if those rates are not less
 285 than the statutorily established rates that are in effect for
 286 the 2005-2006 fiscal year:

287 1. The governing body of a county by the enactment of an
 288 ordinance or resolution;

289 2. A county constitutional officer, pursuant to s. 1(d),
 290 Art. VIII of the State Constitution, by the establishment of
 291 written policy;

292 3. The governing body of a district school board by the
 293 adoption of rules;

294 4. The governing body of a special district, as defined in
 295 s. 189.012, except those special districts that are subject to
 296 s. 166.021(10) ~~s. 166.021(9)~~, by the enactment of a resolution;
 297 or

298 5. Any metropolitan planning organization created pursuant
 299 to s. 339.175 or any other separate legal or administrative
 300 entity created pursuant to s. 339.175 of which a metropolitan

301 planning organization is a member, by the enactment of a
 302 resolution.

303 (c) Except as otherwise provided in this subsection,
 304 counties, county constitutional officers and entities governed
 305 by those officers, district school boards, special districts,
 306 and metropolitan planning organizations, other than those
 307 subject to s. 166.021(10) ~~s. 166.021(9)~~, remain subject to the
 308 requirements of this section.

309 Section 9. For the purpose of incorporating the amendments
 310 made by this act to section 112.313, Florida Statutes, in
 311 references thereto, paragraph (b) of subsection (1) of section
 312 28.35, Florida Statutes, is reenacted to read:

313 28.35 Florida Clerks of Court Operations Corporation.—

314 (1)

315 (b)1. The executive council shall be composed of eight
 316 clerks of the court elected by the clerks of the courts for a
 317 term of 2 years, with two clerks from counties with a population
 318 of fewer than 100,000, two clerks from counties with a
 319 population of at least 100,000 but fewer than 500,000, two
 320 clerks from counties with a population of at least 500,000 but
 321 fewer than 1 million, and two clerks from counties with a
 322 population of 1 million or more. The executive council shall
 323 also include, as ex officio members, a designee of the President
 324 of the Senate and a designee of the Speaker of the House of
 325 Representatives. The Chief Justice of the Supreme Court shall

326 designate one additional member to represent the state courts
 327 system.

328 2. Members of the executive council of the corporation are
 329 subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135;
 330 and 112.3143(2). For purposes of applying ss. 112.313(1)-(8),
 331 (10), (12), and (15); 112.3135; and 112.3143(2) to activities of
 332 executive council members, members shall be considered public
 333 officers and the corporation shall be considered the members'
 334 agency.

335 Section 10. For the purpose of incorporating the
 336 amendments made by this act to section 112.313, Florida
 337 Statutes, in references thereto, subsection (1) of section
 338 112.3136, Florida Statutes, is reenacted to read:

339 112.3136 Standards of conduct for officers and employees
 340 of entities serving as chief administrative officer of political
 341 subdivisions.—The officers, directors, and chief executive
 342 officer of a corporation, partnership, or other business entity
 343 that is serving as the chief administrative or executive officer
 344 or employee of a political subdivision, and any business entity
 345 employee who is acting as the chief administrative or executive
 346 officer or employee of the political subdivision, for the
 347 purposes of the following sections, are public officers and
 348 employees who are subject to the following standards of conduct
 349 of this part:

350 (1) Section 112.313, and their "agency" is the political

351 subdivision that they serve; however, the contract under which
352 the business entity serves as chief executive or administrative
353 officer of the political subdivision is not deemed to violate s.
354 112.313(3) or (7).

355 Section 11. For the purpose of incorporating the
356 amendments made by this act to section 112.313, Florida
357 Statutes, in references thereto, section 112.3251, Florida
358 Statutes, is reenacted to read:

359 112.3251 Citizen support and direct-support organizations;
360 standards of conduct.—A citizen support or direct-support
361 organization created or authorized pursuant to law must adopt
362 its own ethics code. The ethics code must contain the standards
363 of conduct and disclosures required under ss. 112.313 and
364 112.3143(2), respectively. However, an ethics code adopted
365 pursuant to this section is not required to contain the
366 standards of conduct specified in s. 112.313(3) or (7). The
367 citizen support or direct-support organization may adopt
368 additional or more stringent standards of conduct and disclosure
369 requirements if those standards of conduct and disclosure
370 requirements do not otherwise conflict with this part. The
371 ethics code must be conspicuously posted on the citizen support
372 or direct-support organization's website.

373 Section 12. For the purpose of incorporating the
374 amendments made by this act to section 112.313, Florida
375 Statutes, in references thereto, paragraph (d) of subsection (6)

376 of section 288.012, Florida Statutes, is reenacted to read:

377 288.012 State of Florida international offices; direct-
378 support organization.—The Legislature finds that the expansion
379 of international trade and tourism is vital to the overall
380 health and growth of the economy of this state. This expansion
381 is hampered by the lack of technical and business assistance,
382 financial assistance, and information services for businesses in
383 this state. The Legislature finds that these businesses could be
384 assisted by providing these services at State of Florida
385 international offices. The Legislature further finds that the
386 accessibility and provision of services at these offices can be
387 enhanced through cooperative agreements or strategic alliances
388 between private businesses and state, local, and international
389 governmental entities.

390 (6)

391 (d) The senior managers and members of the board of
392 directors of the organization are subject to ss. 112.313(1)-(8),
393 (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of
394 applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and
395 112.3143(2) to activities of the president and staff, those
396 persons shall be considered public officers or employees and the
397 corporation shall be considered their agency. The exemption set
398 forth in s. 112.313(12) for advisory boards applies to the
399 members of board of directors. Further, each member of the board
400 of directors who is not otherwise required to file financial

401 disclosures pursuant to s. 8, Art. II of the State Constitution
 402 or s. 112.3144, shall file disclosure of financial interests
 403 pursuant to s. 112.3145.

404 Section 13. For the purpose of incorporating the
 405 amendments made by this act to section 112.313, Florida
 406 Statutes, in references thereto, subsection (4) of section
 407 288.8014, Florida Statutes, is reenacted to read:

408 288.8014 Triumph Gulf Coast, Inc.; organization; board of
 409 directors.—

410 (4) The Legislature determines that it is in the public
 411 interest for the members of the board of directors to be subject
 412 to the requirements of ss. 112.313, 112.3135, and 112.3143,
 413 notwithstanding the fact that the board members are not public
 414 officers or employees. For purposes of those sections, the board
 415 members shall be considered to be public officers or employees.
 416 In addition to the postemployment restrictions of s. 112.313(9),
 417 a person appointed to the board of directors must agree to
 418 refrain from having any direct interest in any contract,
 419 franchise, privilege, project, program, or other benefit arising
 420 from an award by Triumph Gulf Coast, Inc., during the term of
 421 his or her appointment and for 6 years after the termination of
 422 such appointment. It is a misdemeanor of the first degree,
 423 punishable as provided in s. 775.082 or s. 775.083, for a person
 424 to accept appointment to the board of directors in violation of
 425 this subsection or to accept a direct interest in any contract,

426 franchise, privilege, project, program, or other benefit granted
 427 by Triumph Gulf Coast, Inc., to an awardee within 6 years after
 428 the termination of his or her service on the board. Further,
 429 each member of the board of directors who is not otherwise
 430 required to file financial disclosure under s. 8, Art. II of the
 431 State Constitution or s. 112.3144 shall file disclosure of
 432 financial interests under s. 112.3145.

433 Section 14. For the purpose of incorporating the
 434 amendments made by this act to section 112.313, Florida
 435 Statutes, in a reference thereto, paragraph (a) of subsection
 436 (3) of section 288.9604, Florida Statutes, is reenacted to read:

437 288.9604 Creation of the corporation.—

438 (3)(a)1. A director may not receive compensation for his
 439 or her services, but is entitled to necessary expenses,
 440 including travel expenses, incurred in the discharge of his or
 441 her duties. Each appointed director shall hold office until his
 442 or her successor has been appointed.

443 2. Directors are subject to ss. 112.313(1)-(8), (10),
 444 (12), and (15); 112.3135; and 112.3143(2). For purposes of
 445 applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and
 446 112.3143(2) to activities of directors, directors are considered
 447 public officers and the corporation is considered their agency.

448 Section 15. For the purpose of incorporating the
 449 amendments made by this act to section 112.313, Florida
 450 Statutes, in references thereto, paragraph (d) of subsection (4)

451 of section 295.21, Florida Statutes, is reenacted to read:
 452 295.21 Florida Is For Veterans, Inc.—
 453 (4) GOVERNANCE.—
 454 (d) The Legislature finds that it is in the public
 455 interest for the members of the board of directors to be subject
 456 to the requirements of ss. 112.313, 112.3135, and 112.3143.
 457 Notwithstanding the fact that they are not public officers or
 458 employees, for purposes of ss. 112.313, 112.3135, and 112.3143,
 459 the board members shall be considered to be public officers or
 460 employees. In addition to the postemployment restrictions of s.
 461 112.313(9), a person appointed to the board of directors may not
 462 have direct interest in a contract, franchise, privilege,
 463 project, program, or other benefit arising from an award by the
 464 corporation during the appointment term and for 2 years after
 465 the termination of such appointment. A person who accepts
 466 appointment to the board of directors in violation of this
 467 subsection, or accepts a direct interest in a contract,
 468 franchise, privilege, project, program, or other benefit granted
 469 by the corporation to an awardee within 2 years after the
 470 termination of his or her service on the board, commits a
 471 misdemeanor of the first degree, punishable as provided in s.
 472 775.082 or s. 775.083. Further, each member of the board of
 473 directors who is not otherwise required to file financial
 474 disclosure under s. 8, Art. II of the State Constitution or s.
 475 112.3144 shall file a statement of financial interests under s.

476 | 112.3145.

477 | Section 16. For the purpose of incorporating the
478 | amendments made by this act to section 112.313, Florida
479 | Statutes, in a reference thereto, subsection (5) of section
480 | 406.06, Florida Statutes, is reenacted to read:

481 | 406.06 District medical examiners; associates; suspension
482 | of medical examiners.—

483 | (5) District medical examiners and associate medical
484 | examiners are public officers for purposes of s. 112.313 and the
485 | standards of conduct prescribed thereunder.

486 | Section 17. For the purpose of incorporating the
487 | amendments made by this act to section 112.313, Florida
488 | Statutes, in references thereto, paragraph (d) of subsection (1)
489 | of section 447.509, Florida Statutes, is reenacted to read:

490 | 447.509 Other unlawful acts.—

491 | (1) Employee organizations, their members, agents, or
492 | representatives, or any persons acting on their behalf are
493 | hereby prohibited from:

494 | (d) Offering anything of value to a public officer as
495 | defined in s. 112.313(1) which the public officer is prohibited
496 | from accepting under s. 112.313(2).

497 | Section 18. For the purpose of incorporating the
498 | amendments made by this act to section 112.313, Florida
499 | Statutes, in references thereto, paragraph (m) of subsection (5)
500 | of section 627.311, Florida Statutes, is reenacted to read:

501 627.311 Joint underwriters and joint reinsurers; public
 502 records and public meetings exemptions.—
 503 (5)
 504 (m) Senior managers and officers, as defined in the plan
 505 of operation, and members of the board of governors are subject
 506 to the provisions of ss. 112.313, 112.3135, 112.3143, 112.3145,
 507 112.316, and 112.317. Senior managers, officers, and board
 508 members are also required to file such disclosures with the
 509 Commission on Ethics and the Office of Insurance Regulation. The
 510 executive director of the plan or his or her designee shall
 511 notify each newly appointed and existing appointed member of the
 512 board of governors, senior manager, and officer of his or her
 513 duty to comply with the reporting requirements of s. 112.3145.
 514 At least quarterly, the executive director of the plan or his or
 515 her designee shall submit to the Commission on Ethics a list of
 516 names of the senior managers, officers, and members of the board
 517 of governors who are subject to the public disclosure
 518 requirements under s. 112.3145. Notwithstanding s. 112.313, an
 519 employee, officer, owner, or director of an insurance agency,
 520 insurance company, or other insurance entity may be a member of
 521 the board of governors unless such employee, officer, owner, or
 522 director of an insurance agency, insurance company, other
 523 insurance entity, or an affiliate provides policy issuance,
 524 policy administration, underwriting, claims handling, or payroll
 525 audit services. Notwithstanding s. 112.3143, such board member

526 | may not participate in or vote on a matter if the insurance
 527 | agency, insurance company, or other insurance entity would
 528 | obtain a special or unique benefit that would not apply to other
 529 | similarly situated insurance entities.

530 | Section 19. For the purpose of incorporating the
 531 | amendments made by this act to section 112.313, Florida
 532 | Statutes, in a reference thereto, paragraph (a) of subsection
 533 | (26) of section 1002.33, Florida Statutes, is reenacted to read:

534 | 1002.33 Charter schools.—

535 | (26) STANDARDS OF CONDUCT AND FINANCIAL DISCLOSURE.—

536 | (a) A member of a governing board of a charter school,
 537 | including a charter school operated by a private entity, is
 538 | subject to ss. 112.313(2), (3), (7), and (12) and 112.3143(3).

539 | Section 20. For the purpose of incorporating the
 540 | amendments made by this act to section 112.313, Florida
 541 | Statutes, in a reference thereto, paragraph (f) of subsection
 542 | (6) of section 1002.333, Florida Statutes, is reenacted to read:

543 | 1002.333 Persistently low-performing schools.—

544 | (6) STATUTORY AUTHORITY.—

545 | (f) Schools of hope operated by a hope operator shall be
 546 | exempt from chapters 1000-1013 and all school board policies.
 547 | However, a hope operator shall be in compliance with the laws in
 548 | chapters 1000-1013 relating to:

- 549 | 1. The student assessment program and school grading
 550 | system.

- 551 2. Student progression and graduation.
- 552 3. The provision of services to students with
- 553 disabilities.
- 554 4. Civil rights, including s. 1000.05, relating to
- 555 discrimination.
- 556 5. Student health, safety, and welfare.
- 557 6. Public meetings and records, public inspection, and
- 558 criminal and civil penalties pursuant to s. 286.011. The
- 559 governing board of a school of hope must hold at least two
- 560 public meetings per school year in the school district in which
- 561 the school of hope is located. Any other meetings of the
- 562 governing board may be held in accordance with s. 120.54(5)(b)2.
- 563 7. Public records pursuant to chapter 119.
- 564 8. The code of ethics for public officers and employees
- 565 pursuant to ss. 112.313(2), (3), (7), and (12) and 112.3143(3).
- 566 Section 21. For the purpose of incorporating the
- 567 amendments made by this act to section 112.313, Florida
- 568 Statutes, in a reference thereto, subsection (9) of section
- 569 1002.83, Florida Statutes, is reenacted to read:
- 570 1002.83 Early learning coalitions.—
- 571 (9) Each member of an early learning coalition is subject
- 572 to ss. 112.313, 112.3135, and 112.3143. For purposes of s.
- 573 112.3143(3)(a), each voting member is a local public officer who
- 574 must abstain from voting when a voting conflict exists.
- 575 Section 22. This act shall take effect July 1, 2024.