Article VI. Conflict of Interest (Council Bylaws)

A. Members of the Council shall comply with all Florida statutes relating to “conflict of interest.”
B. No member of the Council shall serve on the board of any agency financed wholly or in part by the Council (other than the board of a governmental entity or the board of an agency required or permitted by law to have a board member from the same governmental entities from which the Council is required to have a Council member).
C. No member shall serve as a staff member of any agency (other than a government entity that is required by statute to have a member on the Council) financed wholly or in part by the Council, and no portion of a member’s salary may be paid by the Council funds.
D. Every member of the Council shall annually complete, sign and provide to the Clerk of the Council a certificate of compliance with the Council’s Conflict of Interest Policy and related state statutes. The certificate shall also list the organizations, partnerships, corporations, businesses or other legal entities, whether for profit or not-for-profit, in which the member of the Council is a director, trustee, officer, partner, employee and/or owns or controls more than five percent (5%) of all the voting securities. New members shall complete, sign and provide to the Clerk of the Council the certificate of compliance within sixty (60) days of becoming a member.
E. The revisions to Article VI.B and C of the Bylaws dated December 9, 2010 shall not apply to a person who is a member of the Council at the time of such revisions.
F. Any newly appointed Council member who is in violation of either Section B. or C. (or both) above shall have sixty (60) days after appointment to take such action as may be necessary to avoid the violation (e.g., by resigning from the agency that is creating the conflict). If the violation continues after this 60-day period, the Council shall request the person or entity appointing the Council member to replace said Council member with a new appointee.