

Statement of Disclosure of Interests State and Local Office Holders, Candidates and Appointees to such Positions, Non-General Assembly Members

**This form must be filed with the TBR General Counsel by TTC Directors and Senior Staff; all others, file as appropriate with Institution

Please see the attached instructions before completing this form. Attach additional pages as necessary. Note that this disclosure statement must be signed and the signature attested to by a witness in item 12. In addition, please be aware that the information listed on this statement will be transferred to an electronic format for posting on the Commission's website, pursuant to T.C.A. §8-50-501(d)(3).

Please Print or Type

1. Name of Official or Candidate	2. Phone Number				
	Work:	Home:			
3. Home Address	·				
4. Check One: Director Name of TCAT	Ser	nior Staff			
			-		
Other					
5. Sources of Income					
List major source(s) of private (non-governmental) income of residing with you. "Major sources of private income" include,					
employments. No dollar amounts need to be stated. Select a					
NONE					
Name of Source	Recipient	Recipients			
	Filer	Spouse	Minor Child		
	— Filer	Spouse	Minor Child		
	— Filer	Spouse	Minor Child		
6. Investments – List any investment by you, your spouse or m	• •	• •			
business organization in excess of ten thousand dollars (\$10,000) or five percent (5%) of the total capital. The name of the corporation or organization must be listed but no dollar amounts or percentages of the investment need be stated.					
NONE					
Name of Corporation or Organization	Held By				
	Filer	Spouse	Minor Child		
	Filer	Spouse	Minor Child		
	Filer	Spouse	Minor Child		

 Lobbying – List any person, minor child residing with you for whom compensated lobb measures to be supported or 	. Also, list any firm in ying is done. Explain t	which you, your spouse o	or minor chi	ild residing w	with you hold any interest	
NONE Name of Lobbyist	Terms of Employment	Subject Matter or Measures	Lobl	byist Relatio	on to Filer	
				Filer	Associate of Filer	
				Spouse	Minor Child	
			_	Filer	Associate of Filer	
				Spouse	Minor Child	
 B. Professional Services – List such as those of an attorney NONE 					ו professional services,	
Licensed Profession	ı	Client Interest	Furr	nished by		
				Filer	Spouse	
				Filer	Spouse	
NONE						
10. Bankruptcy – List any adjud years of the date of this repo		or discharge received in a	any United	States distric	ot court within five (5)	
NONE						
11. Loans – List any loan or cor the previous calendar year t	o you, your spouse or	minor child residing with y				
list of loans that should no	ot be disclosed on th	is report.				
NONE						
Lender Name			Loan Rec	Loan Recipient		
			Filer	Spouse	Minor Child	
			Filer	Spouse	Minor Child	

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disclosure statement is true and that it is a losure Act.	complete and accurate report in
	Date
, the undersigned, do hereby witness th signed in my presence:	ne above signature, which was
255	Date
	disclosure statement is true and that it is a losure Act.

The positions listed below are required by the Ethics Reform Act of 2006 to file a Statement of Disclosure of Interests (SS-8005) with the Tennessee Ethics Commission.

- Candidates for any elected office;
- Local public officeholders as defined in T.C.A. § 2-10-102(13)(A) and newly-appointed local public officeholders (appointed to fill a vacancy)
- District attorneys general and public defenders for each judicial district and the Executive Director of the District Attorney Generals Conference as well as the Attorney General and Reporter;
- Each supreme court justice; each judge of the court of criminal appeals, each judge of the court of appeals and the administrative director of the courts;
- Each member of the state election commission, the state election coordinator and members of the registry of election finance;
- Each director of the Tennessee regulatory authority;
- Each delegate to a constitutional convention called to consider a new constitution or amendments to the Constitution of Tennessee;
- Members of the Board of Probation and Parole, members and the Executive Director of the Alcoholic Beverage Commission and Members of the Tennessee Ethics Commission; and
- The Chancellor of the Board of Regents and the president of each college or university governed by the Board of Regents (excluding directors of Tennessee technology centers) and the President of the University of Tennessee and the chancellor of each separate branch or campus of the University of Tennessee.

When Must the Statement BeFiled?:

- Candidates must file within 30 days of the last day to qualify as a candidate.
- Current officeholders must file by January 31st of each year.
- Newly-appointed officeholders must file within 30 days of appointment to office. The appointing authority
 must send notice to the Commission within 3 days of appointment.

Where Should the Statement Be Filed?:

File the state with the TBR General Counsel, or the appropriate designated individual at your institution.

An amended Statement of Disclosure of Interests must be filed whenever reported conditions change due to a termination or an acquisition of any of those interests that you are required to report. This report is a public document and will be posted on the internet. Social security numbers, dates of birth, and account numbers are <u>not</u> required and should <u>not</u> be included on your Statement.

Question 5: Sources of Income

- 1. "Private income" refers to any income you, your spouse or minor child residing with you receive in excess of \$1,000 per annum from a non-governmental source.
- 2. "Private Income includes, but is not limited to:
 - Bank and Bond Interest
 - Business Income
 - Capital Gains
 - Clinical Practice Income
 - Income from Employment
 - Income from Contractual Relationships
 - Directorships
 - Dividends from CDs, stocks and securities
 - Compensated Fiduciary Positions (trusteeships, conservatorships, etc.)
 - Honoraria
 - Lecture Fees
 - Payments from Annuities, Settlements...etc.
 - Rental income
 - Research Grants
 - Research Foundation Income
 - Trust Income (The principal is reported in the investment question.)

This list is not exhaustive, but merely exemplary. If you, your spouse or minor child residing with you have other income that is not listed here but meets the requirements of this section, you are required to list them.

3. "Private income" does not include monies received directly by inheritance or gift. The term does include the income produced by an investment which has been received by inheritance or gift.

As a general rule, if the receipts are reportable to the IRS as private income, then they must be listed on the form.

Question 6: Investments

- 1. Do not report holdings that are ten thousand dollars (\$10,000) or less in value or five percent (5%) of the total capital. If, however, the holding is ten thousand dollars (\$10,000) or less in value, but is five percent (5%) or more of the total capital, the holding must be reported;
- 2. Examples of investments that must be listed if held by you, your spouse or minor child residing with you:
 - 401K, 403(b) and 457 plans
 - Annuities
 - Bonds
 - Certificates of Deposit
 - College Savings Programs
 - State Deferred Compensation Plans
 - Estates
 - Stocks and securities
 - IRAs
 - Keogh Plans
 - Limited Liability Corporations (LLCs)
 - Mutual Funds in IRAs
 - Mutual Funds not in IRAs
 - Notes (investments)
 - Pensions
 - Real Estate (but not your primary or secondary residence)

- Real Estate Investment Trusts (REITs)
- Retirement Plans for States other than Tennessee
- TIAA-CREF Supplemental Retirement Plans
- Treasury Notes
- Blind Trusts
- Warrants
- Zero Coupon Bonds
- 3. If the investment is managed by entities other than yourself, spouse or minor child residing with you (such as mutual funds or 401Ks), list the entity managing the account and the type of investment, but not the corporations to which the money has been distributed.

Question 7: Lobbying Interests

- 1. If you, your spouse, or minor child residing with you are associated with a compensated lobbyist, you must provide the name(s) of the entities for which the associate lobbies.
- 2. If you, your spouse or minor child have any interest in any lobbying firm, you must list the name of the entity. Do not report interests in employers of lobbyists, e.g., do not report interests in public corporations or other entities that may engage a lobbyist.

Question 8: Professional Services

For the purpose of this question, you must list the general areas of interests of your (or your spouse's) clients if you (or your spouse) engage in any profession licensed by the State of Tennessee. You are not, however, required to list your clients or to otherwise furnish personal information about your clients. These professions include, but are not limited to:

Chiropractic	Massage Therapy	Optometry
Dentistry	Medicine	Audiology
Physical Therapy	Midwifery	Nursing
Pharmacology	Podiatry	Architecture
Public Accounting	Veterinary Medicine	Law

This list is not exclusive. If you or your spouse practice a profession that is not listed but that requires a license to practice in the State of Tennessee, you are required to list the general areas of your clients' interests.

Question 11: Loans

Loans need not be disclosed on this report if they are:

- 1. From your immediate family (spouse, parent, sibling or child);
- 2. From a federally insured financial institution or made in accordance with existing law in the ordinary course of doing business of making loans. The loan must bear the usual and customary rate of interest, be made on a basis which assures repayment, evidenced by a written instrument and subject to a due date or amortization schedule;
- 3. Secured by a recorded security interest in collateral, bearing the usual and customary interest rate of the lender made on a basis which assures repayment; evidenced by a written instrument and subject to a due date or amortization schedule;
- 4. From a partnership in which you have at least ten percent (10%) partnership interest;
- 5. From a corporation in which more than fifty percent (50%) of the outstanding voting shares are owned by you or by your immediate family (spouse, parent, sibling or child).

SS-8005 v. November 2011