

Prior law required the filing of financial disclosure statements with the Board of Ethics by certain elected and appointed public officials.

New law provides that individuals who contributed or loaned over \$1,000 to a campaign of the official who employed him as an agency head or to a campaign of an official who appointed him to a state board or commission subject to the financial disclosure requirements of prior law are required to record such contribution on their personal financial disclosure forms when the contribution or loan occurred within one year of the employment or appointment.

New law requires that such agency heads or appointees disclose the following:

1. Date of employment or appointment
2. Salary or compensation
3. Name of the candidate or candidates to whom contributions or loans were made
4. The amount of the contributions or loans

New law provides definitions of "candidate," "contribution," and "loan" for purposes of new law.

New law otherwise retains prior law.

Effective August 15, 2009.

(Adds R.S. 42:1124.6)