JUN 12 2018

## New York State Legislature — 2018 Statement of Financial and Other Interests COMM.

Pursuant to Section 73, subdivision 6(a), of the Public Officers Law

When and Where to File. This Statement of Financial and Other Interests must be filed with the Legislative Ethics Commission on or after December fifteenth and before the following January fifteenth in each year by each legislative employee who receives annual compensation of \$95,534 or less and who is determined not to hold a policymaking position by his/her appointing authority.

n the office of Rodrige Sicheff		ding the position of Dree	for of Commun	167 16-J	
		in the (title)			
(name of office	e)	717 (Senate, Assembly 946-042)	or other legislative	entity)	
(office address) anake the following statement:	11210	(offic	e telephone)		
Each financial interest*, direct or indirect, activity which is subject to the jurisdiction of a reach interest is over or under five thousand doll	egulatory agency**, or the	e name of the entity in which			
FINANCIAL INTERESTS				Check One	
(Type of Activity or Name of Entity)	Hele	Held in Name of		Under \$5,000	
(attach sheet if more space is needed)  2) Every office and directorship held by me in any corporation, agency**, including the name of such corporation, firm, or enterpris  Offices and Directorships Held		firm or enterprise which is subject to the jurisdiction of a regulatory e, is as follows <u>(if none, so state)</u> :  Name of Corporation, Firm or Enterprise			
(attach sheet if more space is needed)					
<ol> <li>Any other interests or relationships which egislative action, or in the public interest should</li> </ol>			ected to be particula	rly affected by	
Other Interests or Relationsh	lips			·	
(attach sheet if more space is needed)					
Date) 4-2 S-17	•				
"Financial Interest" as described in statute: (I) A pe	rson has a "financial interest	" in any entity if that person: (i) o	owns or controls ten pe	rcent or more o	

False statements. Section 73(6)(c) of the Public Officers Law provides that: "Any...legislative employee who knowingly and willfully with intent to deceive makes a false statement or gives information which he knows to be false in any written statement required to be filed pursuant to this subdivision, shall be assessed a civil penalty in an amount not to exceed ten thousand dollars. Assessment of a civil penalty shall be made by the Legislative Ethics Commission in accordance with the provisions of subdivision twelve of section eighty of the legislative law. For a violation of this subdivision, the commission may, in lieu of a civil penalty, refer a violation to the appropriate prosecutor and upon conviction, but only after such referral, such violation shall be punishable as a class A misdemeanor."

<sup>\*&</sup>quot;Financial Interest" as described in statute: (I) A person has a "financial interest" in any entity if that person: (i) owns or controls ten percent or more of the stock of such entity (or one percent in the case of a corporation whose stock is regularly traded on an established securities exchange); or (ii) serves as an officer, director or partner of that entity.

<sup>\*\*&</sup>quot;Regulatory agency" means the department of financial services, state liquor authority, department of agriculture and markets, department of education, department of environmental conservation, department of health, division of housing and community renewal, department of state, other than the division of corporations and state records, department of public service, the industrial board of appeals in the department of labor and the department of law, other than when the attorney general or his agents or employees are performing duties specified in section sixty-three of the executive law.