STATE OF COLORADO Department of State

1700 Broadway Suite 200 Denver, CO 80290



Scott Gessler Secretary of State

Suzanne Staiert
Deputy Secretary of State

Notice of Proposed Rulemaking

Office of the Secretary of State Rules Concerning Lobbyist Regulation 8 CCR 1505-8

August 8, 2012

I. Notice of hearing

As required by the State Administrative Procedure Act,¹ the Secretary of State gives notice of proposed rulemaking. A hearing is scheduled for **September 14, 2012 from 9:00 a.m. to 12:00 p.m.** in the Aspen Conference Room on the third floor of the Secretary of State's Office at 1700 Broadway, Denver, Colorado 80290.

II. Subject of the proposed rulemaking

The Secretary is considering amendments to the rules concerning lobbyist regulation² in order to improve the administration and enforcement of Colorado laws regarding lobbyist regulation.³

Specifically, the Secretary is considering: rules to establish new definitions, revisions concerning gifts, amendments concerning the admonishment process, clarification regarding collections, and technical revisions/corrections. A detailed Statement of Basis, Purpose, and Specific Statutory Authority follows this notice and is incorporated by reference.

III. Statutory authority for proposed rulemaking

The rule revisions and amendments are proposed in accordance with the following statutory provisions:

- 1. Section 24-6-303(1.3)(a), C.R.S., (2011), which authorizes the Secretary of State to set registration fees by rule promulgated in accordance with article 4 of Title 24.
- 2. Section 24-6-303(6.3), C.R.S., (2011), which authorizes the Secretary of State to promulgate rules concerning the manner in which reports required to be filed may be filed electronically.

¹ Section 24-4-103(3)(a), C.R.S. (2011).

² 8 CCR 1505-8.

³ Part 3 of Article 6 of Title 24, C.R.S. (2011).

3. Section 24-6-305(2)(b), C.R.S., (2011), which authorizes the Secretary of State to adopt rules and regulations to define, interpret, implement, and enforce the provisions of the Lobbyist Regulation Law.

IV. Copies of draft rules

A preliminary draft of the proposed rules is posted on the Secretary of State's rules and notices of rulemaking website at:

http://www.sos.state.co.us/pubs/rule_making/hearings/2012/LobbyRulesHearing20120914.html. You may also contact our office to request a paper or editable electronic copy of the draft rules.

As required by the State Administrative Procedures Act,⁴ if changes are made before the hearing, revised proposed draft rules will be available to the public and posted on the website by September 7, 2012.

V. Opportunity to testify and submit written comments

The Secretary values your feedback in our rulemaking process, and we would very much like to hear your thoughts on the proposed amendments. Please review and consider the attached proposed draft rules.

All interested persons will have the opportunity to testify and provide written comment concerning the rule amendments. To ensure that the hearing is prompt and efficient, oral testimony may be time-limited.

You may submit written comments by mail, email, or in person to our office anytime before the hearing. If you attend the hearing, you may submit written comments to the hearing panel as well. Additional opportunity to comment in writing may be announced at the conclusion of the hearing.

All written comments will be posted online at the Secretary of State website http://www.sos.state.co.us/pubs/rule_making/hearings/2012/LobbyRulesHearing20120914.html. Prior to posting online, contact information including home address, email address, and telephone number(s) will be redacted from submissions unless otherwise directed by the contributor.

VI. Broadcast and audio recording of hearing

If you are unable to attend the hearing, you may listen to the live broadcast from the Aspen Conference Room online at http://www.sos.state.co.us/pubs/info_center/audioBroadcasts.html. After the hearing, visit the same website and click on "archived recordings" to access an audio recording of the hearing.

⁴ Section 24-4-103(3)(a), C.R.S. (2011). "Any proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing."

VII. Office contact

If you have any questions or would like to submit written comments, please email <u>SoS.Rulemaking@sos.state.co.us</u>. You may also contact Andrea Gyger at <u>andrea.gyger@sos.state.co.us</u> or (303) 894-2200 ext. 6329.

Dated this 8th Day of August, 2012.

Suzanne Staiert

Deputy Secretary of State

For

Scott Gessler

Colorado Secretary of State

STATE OF COLORADO Department of State

1700 Broadway Suite 200 Denver, CO 80290



Scott Gessler Secretary of State

Suzanne Staiert
Deputy Secretary of State

Proposed Statement of Basis, Purpose, and Specific Statutory Authority

Office of the Secretary of State Rules Concerning Lobbyist Regulation 8 CCR 1505-8

August 8, 2012

I. Basis and Purpose

This statement is about amendments to the Colorado Secretary of State Rules Concerning Lobbyist Regulation. The amendments are intended to ensure uniform and proper administration, implementation, and enforcement of Colorado lobbyist regulation laws¹ as follows:

- Amendments to Rule 1 include new rules to define the terms "standard" and "rate". Currently, there are no statutory definitions for these terms. The new definitions explain reports that lobbyist must file if they engage in these activities.
- Rule 4.1 is amended in accordance with Article XXIX of the Colorado Constitution. Article XXIX is a voter-approved Amendment 41 that took effect December 31, 2006. The amendment prohibits lobbyists from offering or giving a gift or thing of value, of any kind or nature, to a covered official.
- Amendments to new Rule 6.3.3(a)(3), formerly 6.3(c)(i)(C), provide that the Secretary of State may admonish a professional lobbyist if he/she fails to pay penalties within 45 days of the assessment of penalties. The current rule provides 90 days. The change is necessary to help reduce the incidence of noncompliance in paying penalties assessed for untimely disclosure statement reporting.
- New Rule 7.1 clarifies that the Secretary of State will send a penalty to collections if a lobbyist or firm fails to pay the penalty within 90 days.
- New Rule 7.2 clarifies that the Secretary of State will remove a registration statement restriction if a lobbyist or firm with penalties in collection is making payments and showing a good faith effort to cure the fine.
- Other changes to rules not specifically listed are entirely non-substantive. Some words and phrases are changed to simplify or clarify, but the meaning is not intended to be altered unless as described above. Cross-references in rules are also corrected or updated.

¹ Part 3, Article 6, Title 24 of the Colorado Revised Statutes.

Renumbering the rules is necessary for consistency with Department rulemaking format/style.

II. Rulemaking Authority

The statutory and constitutional authority is as follows:

- 1. Section 24-6-303(1.3)(a), C.R.S., (2011), which authorizes the Secretary of State to set registration fees by rule promulgated in accordance with article 4 of Title 24.
- 2. Section 24-6-303(6.3), C.R.S., (2011), which authorizes the Secretary of State to promulgate rules concerning the manner in which reports required to be filed may be filed electronically.
- 3. Section 24-6-305(2)(b), C.R.S., (2011), which authorizes the Secretary of State to adopt rules and regulations to define, interpret, implement, and enforce the provisions of the Lobbyist Regulation Law.

Preliminary Draft of Proposed Rules

Office of the Colorado Secretary of State **Rules Concerning Lobbyist Regulation** 8 CCR 1505-8

August 8, 2012

Disclaimer:

In accordance with the State Administrative Procedure Act, this draft is filed with the Secretary of State and submitted to the Department of Regulatory Agencies.¹

This is a preliminary draft of the proposed rules that may be revised before the September 14, 2012 rulemaking hearing. If changes are made, a revised copy of the proposed rules will be available to the public and a copy will be posted on the Department of State's website no later than **September 7, 2012**.²

SMALL CAPS indicate proposed additions to the current rules. Stricken type indicates proposed deletions from current rules. (Annotations) may be included.

1 Amendments to Rule 1:

Rule 1. Definitions

2 3 "Bona fide personal emergency," as used in section 24-6-302(7), C.R.S., means: 1.1 4 a.1.1.1 A medical emergency involving the individual responsible for filing or his or her THE 5 INDIVIDUAL'S immediate family. including. THE MEDICAL EMERGENCY CAN INCLUDE BUT IS NOT LIMITED TO incapacitation, hospitalization, death, or debilitating illness or 6 7 injury; or. 8 b. 1.1.2 A practical emergency including extraordinary obstacles out of the control of the lobbyist 9 or lobbyist firm that preclude timely disclosure, such as. FOR EXAMPLE: the-THE loss or unavailability of records, or a computer due to fire, flood, or 10 (A) 11 theft; 12 (B) or other compelling reasons beyond the lobbyist's or lobbyist firm's control, or a 13 A web site error that made it impossible to file a required registration document. 14 OR

Sections 24-4-103(2.5) and (3)(a), C.R.S. (2011). A draft must be submitted to the Department at the time that a notice of proposed rulemaking is filed with the Secretary of State.

² Section 24-4-103(4)(a), C.R.S. (2011). "[A]ny proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing."

2			(C)	CONTROL.
3		e . 1.1.3	The fol	llowing are not considered a "bona fide personal emergency:"
4			i.(A)	Failure to timely file registration documents as a result of lack of planning;
5			ii. (B)	Misunderstandings of applicable disclosure requirements and deadlines;
6			iii.(C)	Mistakes in electronic filing submissions, including incomplete filings;
7			iv.(D)	Lack of access to the internet or personal computer; and-OR
8			∨. (E)	Lack of credit card or other means for making online payments.
9 10 11	1.2	"Rate," as used in Section 24-6-301(3.5)(a)(IV), C.R.S., and Rule 1.3, means a ratio o valuation, or an amount charged for a good or service, adopted by a state agency having rulemaking authority.		
12	1.2 1.3	"Rule-making official," as used in section 24-6-301(1.7)(b), C.R.S., means an official of a state agency who has jurisdiction or authority to adopt any rule, standard, or rate.		
14 15 16	1.4	"STANDARD," AS USED IN SECTION 24-6-301(3.5)(a)(IV), C.R.S., MEANS A CRITERION MEASURING ACCEPTABILITY, QUALITY, OR ACCURACY ADOPTED BY A STATE AGENCY HAVING RULEMAKING AUTHORITY.		
17 18 19	1.3 1.5	"State Liaison" means the one person designated by each principal department of state government who is responsible for any lobbying by a state official or employee on behalf of the principal department, pursuant to IN ACCORDANCE WITH section 24-6-303.5(1)(a), C.R.S.		
20 21	1.41.6	"Substantial Violation" means any one of the following violations of Part 3 of Article 6 of Title 24, C.R.S.:		
22 23		a. 1.6.1		to register as a lobbyist pursuant to IN ACCORDANCE WITH sections 24-6-303 or 03.5, C.R.S.;
24 25 26		b. 1.6.2	general	to file a monthly disclosure statement within 15 days after the due date while the lassembly is in session, pursuant to IN ACCORDANCE WITH sections 24-6-303(3)(a) -6-303.5(2)(b), C.R.S.;
27 28 29		e.1.6.3	general	to file a monthly disclosure statement within 30 days after the due date while the l assembly is not in session, pursuant to IN ACCORDANCE WITH sections 03(3)(a) and 24-6-303.5(2)(b), C.R.S.;
30 31		d. 1.6.4		ngly underreporting any item of income or expenditures by any amount on the ure statement;
32 33		e.1.6.5		reporting income or expenditures by twenty percent or more on the entire sure statement;
34		£1.6.6	Any vi	olation of the provisions of sections 24-6-306, 24-6-307, or 24-6-308, C.R.S.;

g.1.6.7 Any other violation that the Secretary of State deems FINDS "substantial," taking into 1 2 consideration the following factors derived from Fabec v. Beck, 922 P.2d 330 (Colo. 3 1996): The extent of noncompliance; 4 i.(A) 5 The purpose of the applicable provision and whether that purpose is substantially ii.(B) 6 achieved despite the alleged noncompliance; and 7 iii.(C) Whether there was a good-faith effort to comply or whether noncompliance is 8 based on a conscious decision to lobby covered officials without registering or 9 filing disclosure statements. 10 Amendments to Rule 2: 11 Rule 2. Fees 12 2.1 The fee for filing a professional lobbyist registration statement is \$40.00. 13 2.2 Upon written request, the Secretary of State may waive the registration fee for a professional lobbyist for a not-for-profit organization if: 14 15 a.2.2.1 The lobbyist derives his or her lobbyist compensation solely from the organization; and The lobbyist's organization can demonstrate that the organization-IT is operating 16 b.2.2.2 i.(A) 17 under financial hardship conditions; or 18 ii.(B) The lobbyist will have particular interest in only one issue or bill and does not 19 intend to lobby throughout the State fiscal year. 20 2.3 In order to TO receive a REGISTRATION FEE waiver of the registration fee, a professional lobbyist 21 for a not-for-profit organization must obtain approval prior to filing the registration. The written 22 request must: 23 a.2.3.1 State the information required by Rule 2.2 of these rules; and 24 b.2.3.2 Include the organization's Internal Revenue Service form 1024, or 990, if requesting a 25 waiver under Rule 2.2(b)(i)-2.2.2(A) of these rules. 26 Amendments to Rule 3: 27 Rule 3. Electronic Filing 28 3.1 All registration and disclosure statements filed with the Secretary of State pursuant to Part 3 of 29 Article 6 of Title 24, C.R.S., shall be filed electronically A LOBBYIST MUST ELECTRONICALLY 30 FILE ALL REGISTRATION AND DISCLOSURE STATEMENTS REQUIRED BY PART 3 OF ARTICLE 6 OF 31 TITLE 24, C.R.S. Any statement presented for manual filing to the office of the Secretary of State 32 shall not be accepted THE SECRETARY OF STATE WILL NOT ACCEPT MANUAL FILINGS. The 33 Secretary shall-MUST make a computer terminal available in the Secretary's main office to allow 34 a lobbyist to electronically file FOR FILING ELECTRONIC registration and disclosure statements.

- 1 3.2 In accordance with section 24-21-111, C.R.S., registration and disclosure statements are not required to be filed electronically if the THE Secretary of State has granted MAY GRANT an exception to the electronic filing requirement after written application based on hardship or other good cause shown.
- 5 3.2 In accordance with section 24-21-111, C.R.S., registration and disclosure statements are not 6 required to be filed electronically if the Secretary of State has granted-MAY GRANT an exception to the electronic filing requirement after written application based on hardship or other good 7 8 cause shown. All applications for an exception shall-MUST include a brief statement of the hardship or good cause for which the REQUESTED exception is sought. Applications must be 9 10 received by A LOBBYIST MUST SUBMIT AN APPLICATION TO the Secretary of State at least 15 11 calendar days prior to the first applicable filing deadline, unless the exception is based on 12 emergency circumstances arising after such THE deadline, in which case the LOBBYIST MUST 13 DESCRIBE THE nature of the emergency shall be described in the application. The filing of an 14 FILING THE application for exception based on emergency circumstances does not delay any 15 reporting deadlines, however; if. IF, HOWEVER, a penalty is imposed for failure to file a disclosure 16 statement on the due date, the SECRETARY OF STATE MAY REDUCE OR SET THE penalty may be set 17 aside or reduced in accordance with section 24-6-302(7), C.R.S.
- For the purposes of this Rule 3, "electronic filing" means the filing of THE registration and disclosure statements required by Part 3 of Article 6 of Title 24, C.R.S., utilizing USING the internet system created by the Secretary of State pursuant to IN ACCORDANCE WITH section 24-6-303(6.3)(a), C.R.S.
- When the A lobbyist or authorized agent utilizes USES the electronic filing system to submit to the Secretary of State a registration or disclosure statement, such THE submission shall constitute CONSTITUTES the lobbyist's or agent's electronic signature as provided by IN ACCORDANCE WITH section 24-71-101, C.R.S., under penalty of perjury as provided by law.
- Automated extraction of bulk data from the Secretary of State's web site, such as by means of computerized "robots" or "data mining", is prohibited. Upon request, the Secretary of State will provide bulk data for a fee established pursuant to IN ACCORDANCE WITH section 24-21-104, C.R.S.
- 30 Amendments to Rule 4:

31 Rule 4. Disclosure

- 32 4.1 In accordance with section 24-6-301(1.9)(a)(IV), C.R.S., a lobbyist shall disclose in monthly disclosure statements specific gifts to covered officials, with a value of \$50.00 or more, whether or not the lobbyist made any expenditure for such gifts. ARTICLE XXIX OF THE COLORADO CONSTITUTION PROHIBITS LOBBYISTS FROM OFFERING OR GIVING A GIFT OR THING OF VALUE, OF ANY KIND OR NATURE TO A COVERED OFFICIAL.
- 37 4.2 Contents of the monthly disclosure statement:
- 38 a.4.2.1 The monthly disclosure statement for A professional lobbyists shall fulfill all MUST MEET THE requirements of sections 24-6-301(1.9) and 24-6-302(2.5), C.R.S.
- 40 b.4.2.2 The monthly disclosure statement for a lobbying firm shall fulfill all MUST MEET THE requirements of sections 24-6-301(1.9) and 24-6-302(2), C.R.S.

- 1 e.4.2.3 The monthly disclosure statement for state liaisons and state officials or employees
 2 lobbying on behalf of an institution or governing board of higher education shall-MUST
 3 MEET THE fulfill all requirements of section 24-6-303.5(2)(a), C.R.S.
 - i-(A) Professional lobbyists who are registered under sections 24-6-302 or 24-6-303, C.R.S., but-AND who contract to lobby on behalf of a principal department or an institution or governing board of higher education and who are not state officials or employees shall-MUST continue to file disclosure statements pursuant to IN ACCORDANCE WITH sections 24-6-302 and 24-6-303, C.R.S.
 - d.4.2.4 Pursuant to-IN ACCORDANCE WITH section 24-6-303.5(3), C.R.S., lobbyists who are hired on a contract basis to lobby on behalf of a principal department and who are not registered as professional lobbyists under sections 24-6-302 or 24-6-303, C.R.S., at the time of hiring shall—MUST report their lobbying activities to the state liaison for the principal department.
- 14 4.3 The registration and disclosure statements of each state liaison shall-MUST include the information 15 required by section 24-6-303.5, C.R.S., for every "state official or employee", as such-THAT term is defined in section 24-6-303.5(3), C.R.S., within the state principal department, including state 16 17 officials and employees lobbying on behalf of any commission, board, council, agency, or other 18 subdivision of the principal department, and including any lobbyist hired by the principal 19 department on a contract basis who is not registered as a professional lobbyist as described in 20 Rule 4.2.4, but excluding persons lobbying on behalf of an institution or governing board of 21 higher education.
- Nothing in these rules or section 24-6-303.5, C.R.S., shall be construed to authorizes a state liaison to manage, control, supervise, or direct the lobbying activities of any state official or employee of the principal department except as may be necessary to enable the state liaison to comply with the registration and reporting requirements of the statutes and these rules.
- Amendments to Rule 5:

4

5

6

7

8

9

10

11 12

13

27 Rule 5. Record Retention

- Professional lobbyists and lobbyist firms shall—MUST retain the following in accordance with section 24-6-304(1), C.R.S.:
- 30 a.5.1.1 Receipts for expenditures or contributions made;
- 31 b.5.1.2 Documentation of income; and
- 32 e.5.1.3 Contracts.
- 33 Amendments to Rule 6:
- 34 Rule 6. Enforcement
- 35 6.1 Waiver Process.
- 36 a.6.1.1 Pursuant to UNDER section 24-6-302(7), C.R.S., any professional lobbyist or lobbyist firm registered with the Secretary of State may request ASK THE SECRETARY TO EXCUSE

2 3			letter, e	email, fax or hand-delivery within 30 days of the imposition of fine. The request include:	
4			i. (A)	The REGISTERED LOBBYIST'S name of the registered lobbyist;	
5			ii. (B)	The REQUEST date of the request;	
6			iii.(C)	The due date of the delinquently filed disclosure statement(s);	
7 8			iv.(D)	The $\frac{\text{actual}}{\text{disclosure statement(s)}}$ filed the disclosure statement(s);	
9 10			∀: (E)	A brief summary of the reasons, circumstances, or other justification of the "bona fide personal emergency", as defined in Rule 1.1;	
11 12			vi.(F)	Any measures the lobbyist or firm has instituted or plans to institute to avoid future delinquencies, if applicable; and	
13			vii. (G)	Other relevant information.	
14 15 16 17 18		b. 6.1.2	The Secretary of State will-MAY take into account all appropriate facts and circumstances when granting or rejecting a waiver request or in reducing an imposed fine. the secretary THE SECRETARY may also consider the frequency of the requests to excuse or reduce A FINE within a two-year period, efforts to mitigate or remedy the failure to register or file, and the registrant's demonstrated commitment to meet the requirements of Colorado's laws concerning lobbyist regulation.		
20	6.2	Compla	aints.		
21 22 23 24 25 26 27 28 29		a.6.2.1	In accordance with section 24-6-305(2)(c), C.R.S., any person who believes a lobbyist, including a state liaison and a state official or employee lobbying on behalf of an institution or governing board of higher education, or lobbyist firm has not complied with the requirements of section 24-6-302 et seq., C.R.S., or this Rule 6 may file a verified complaint with the Secretary of State. Any person who believes a lobbyist or lobbyist firm is not complying with the Colorado Lobbyist Regulation laws or Rule 4, may file a complaint with the Secretary of State in accordance with Section 24-6-305(2)(c), C.R.S. For the purposes of this Rule 6.2, "lobbyist" includes a state liaison and state official or employee lobbying on behalf of an institution or governing board of higher education.		
31 32		i. 6.2.1	A written complaint filed with the Secretary of State shall-MUST BE NOTARIZED AND contain the following information :		
33			A. (A)	The complainant's name;	
34 35			B. (B)	The complainant's full residence address and mailing address (if different from residence);	
36 37			C. (C)	A description of the THE alleged violation, which may include a reference to the particular statute or rule;	

1			D. (D)	The LOBBYIST OR FIRM'S name of the lobbyist or lobbyist firm;	
2			E. (E)	The date and location of the alleged violation, if known; and	
3			F. (F)	Other applicable or relevant information.	
4 5 6 7 8		ii.6.2.2	The Secretary of State shall-WILL review all PROPERLY SUBMITTED complaints submitted in writing and conduct such investigations as may be necessary and INVESTIGATE AS appropriate. If the Secretary of State determines that a violation may have occurred, the Secretary of State shall-MUST take appropriate action as set forth in UNDER section 24-6-305, C.R.S.		
9		iii. 6.2.3	Upon receipt of a properly submitted complaint, the Secretary of State shall-MUST:		
10 11			A. (A)	Notify via certified mail the person against whom the complaint is filed VIA CERTIFIED MAIL; and	
12 13			B. (B)	In the case of a state liaison, notify in writing the head of the principal department IN WRITING;	
14 15			C. (C)	In the case of a state official or employee lobbying on behalf of a principal department, notify in writing the state liaison IN WRITING; or	
16 17 18		*	D. (D)	In the case of a state official or employee lobbying on behalf of an institution or governing board of higher education, notify in writing such THE institution or governing board IN WRITING.	
19		iv. 6.2.4	Notific	ation of a complaint in accordance with Rule 6(iii) 6.2.3 shall-MUST include:	
20 21			A. (A)	The date and factual basis of each act with which the lobbyist or firm is being charged;	
22 23			B. (B)	The particular provision of the statute alleged to have been-THAT THE LOBBYIST OR FIRM ALLEGEDLY violated;	
24			C. (C)	The action(s) the Secretary of State plans to take; and	
25			D. (D)	Other relevant information.	
26	6.3	Suspen	sion, Re	evocation, and Other Appropriate Actions.	
27 28 29		a.6.3.1		Secretary of State finds a violation of Part 3 of Article 6 of Title 24, C.R.S., the ary shall-MUST suspend, revoke, or take other appropriate action-according to this	
30 31 32 33 34		b. 6.3.2	SHE is that the	ccretary of State shall-MUST notify a professional lobbyist that the lobbyist-HE OR under investigation for a violation of Part 3 of Article 6 of Title 24, C.R.S., and is investigation may lead to admonishment of the lobbyist, OR suspension of the lobbyist's certificate of registration, or revocation of the lobbyist's certificate of ation.	

1 2 3		i.(A)	informa	obyist shall be given—HAS 30 days to respond and provide additional ation that may affect the Secretary of State's investigation and decision to further action.
4 5		ii. (B)		cretary of State shall-MUST notify the lobbyist if no further action will be r if the Secretary is pursuing admonishment, suspension, or revocation.
6 7	e.6.3.3			of State finds a violation that does not warrant suspension or revocation, ay admonish the professional lobbyist.
8 9		i. (A)	A–THE admoni	SECRETARY OF STATE MAY ADMONISH A professional lobbyist may be shed-if:
10 11 12			A. (1)	The lobbyist violates a provision of Part 3 of Article 6 of Title 24, C.R.S., but the violation is not a substantial violation as defined in Rule 1.4-1.6 of these Rules;
13 14			B. (2)	The lobbyist commits a substantial violation, as defined by Rule ± 1.6 of these Rules, but takes prompt action to correct or remedy the violation;
15 16			C. (3)	The lobbyist fails to pay penalties within 90 45 days of the assessment of the penalties; or
17 18			D. (4)	The lobbyist's violation was inadvertent, was an isolated event, and the lobbyist has made a good faith effort to comply.
19 20 21 22		ii. (B)	lobbyis	ssuing an admonishment, the Secretary of State shall MUST notify the t and give the lobbyist 30 days to respond. The Secretary of State may the admonishment, based on any additional information provided by the t.
23 24	d. 6.3.4	The Se registra	•	of State may pursue suspension of a professional lobbyist's certificate of
25 26		i. (A)		bbyist commits a substantial violation and takes no action to remedy or the violation;
27 28		ii. (B)		obyist was PREVIOUSLY admonished by the Secretary of State and commits ne violation; or
29 30		iii.(C)		obbyist has a pattern of noncompliance and the Secretary of State ably believes that the pattern of noncompliance will likely continue.
31 32	e.6.3.5	The Se	-	of State will pursue revocation of a professional lobbyist's certificate of
33 34		i. (A)		obyist knowingly and willfully commits a substantial violation of Part 3 of 6 of Title 24, C.R.S.;
35 36		ii. (B)		bbyist continues to lobby during the period of suspension of the lobbyist's ate of registration; or

1 2		111. (C)	The lobbyist was suspended by the secretary SECRETARY of State and willfully commits the same violation.
3	New R	ule 7:	
4	RULE '	7: Collection	s
5 6	7.1		OR FIRM FAILS TO PAY A PENALTY WITHIN 90 DAYS, THE SECRETARY OF STATE PENALTY TO COLLECTIONS.
7 8 9	7.2	LOBBYIST OR	RY OF STATE WILL REMOVE A REGISTRATION STATEMENT RESTRICTION IF A FIRM WITH PENALTIES IN COLLECTIONS IS MAKING PAYMENTS AND SHOWING A FORT TO CURE THE FINE