Revised Draft of Proposed Rules (Redline Version)

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

April 11, 2018

Disclaimer:

The proposed draft rules have changed. This draft supersedes the Preliminary Draft that was issued with the Notice of Proposed Rulemaking on March 15, 2018. These revised proposed rules will be considered at the April 16, 2018 rulemaking hearing.

In accordance with the State Administrative Procedure Act, this revised copy of the proposed rules is made available to the public and posted on the Department of State's website.¹

Please note the following formatting key:

Font effect	Meaning
Sentence case	Retained/modified current rule language
SMALL CAPS	New language
Strikethrough	Deletions
Shading	Revisions to previous draft
Italic blue font text	Annotations

1 [8 CCR 1505-8 is amended and recodified as follows.]

[New Rules 1.1 through 1.6 and 1.10, concerning definitions. Current Rules 2.1.2 and 2.1.3 are relocated
and recodified as New Rules 1.7 and 1.8. Current Rule 1.1, which defines "state liaison," is amended (a

4 *citation is converted to a footnote) and renumbered as Rule 1.9.]*

5 **Rule 1. Definitions**

6 1.1 "CLIENT" MEANS A PERSON OR ENTITY WHO INITIALLY HIRES, ENGAGES, OR OTHERWISE PAYS OR
7 CONTRIBUTES MONEY TO A PROFESSIONAL LOBBYIST FOR LOBBYING SERVICES. "CLIENT" DOES
8 NOT INCLUDE A LOBBYING FIRM THAT EMPLOYS A PROFESSIONAL LOBBYIST OR A PROFESSIONAL
9 LOBBYIST WHO IS, ON A SUBCONTRACT BASIS, WORKING FOR ANOTHER PROFESSIONAL
10 LOBBYIST.²

111.2"Covered official" means the governor, lieutenant governor, a member of the12General assembly, any member of legislative council staff, a member of a

¹ Section 24-4-103(4)(a), C.R.S. (2017). "[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 Section 24-6-301 (1), C.R.S.

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RULEMAKING BOARD OR COMMISSION, OR A RULEMAKING OFFICIAL OF A STATE AGENCY WHO HAS JURISDICTION OVER THE SUBJECT MATTER OF A RULE, STANDARD, OR RATE.³

- 3 1.3 "LOBBYING:"
- 4 1.3.1 MEANS COMMUNICATING DIRECTLY, OR SOLICITING OTHERS TO COMMUNICATE, WITH A
 5 COVERED OFFICIAL FOR THE PURPOSE OF AIDING OR INFLUENCING:
 - (A) THE DRAFTING, INTRODUCTION, SPONSORSHIP, CONSIDERATION, DEBATE, AMENDMENT, PASSAGE, DEFEAT, APPROVAL, OR VETO ON ANY:
 - (1) BILL, RESOLUTION, AMENDMENT, NOMINATION, APPOINTMENT, OR REPORT, WHETHER OR NOT IN WRITING, PENDING OR PROPOSED FOR CONSIDERATION BY THE GENERAL ASSEMBLY, WHETHER OR NOT THE GENERAL ASSEMBLY IS IN SESSION;
- 12(2)ANY OTHER MATTER PENDING OR PROPOSED IN WRITING BY A COVERED13OFFICIAL, WHETHER OR NOT THE GENERAL ASSEMBLY IS IN SESSION;
- 14(B)THE PREPARATION OF AN INITIAL FISCAL IMPACT STATEMENT FOR AN INITIATED15MEASURE TO BE CONSIDERED BY THE TITLE SETTING BOARD;
- 16(C)THE CONVENING OF A SPECIAL SESSION OF THE GENERAL ASSEMBLY OR THE17SPECIFICATION OF BUSINESS TO BE TRANSACTED DURING THE SPECIAL SESSION;18OR
 - (D) THE DRAFTING, CONSIDERATION, AMENDMENT ADOPTION, OR DEFEAT OF ANY RULE, STANDARD, OR RATE OF ANY STATE AGENCY THAT HAS RULEMAKING AUTHORITY.⁴
- 22 1.3.2 DOES NOT INCLUDE:
 - (A) COMMUNICATIONS REQUIRED BY A STATUTE, RULE, REGULATION, OR ORDER;⁵
 - (B) APPEARING BEFORE A COMMITTEE OF THE GENERAL ASSEMBLY OR A RULEMAKING BOARD OR COMMISSION IF THE COMMITTEE, BOARD, OR COMMISSION ISSUED A MANDATORY ORDER OR SUBPOENA COMMANDING APPEARANCE AND TESTIMONY OR COMMANDING A PERSON TO APPEAR AS A RESPONDENT;⁶
- 29(C)APPEARING BEFORE A COMMITTEE OF THE GENERAL ASSEMBLY OR A30RULEMAKING BOARD OR COMMISSION AT THE REQUEST OF PUBLIC OFFICIAL OR31EMPLOYEES. THIS EXEMPTION APPLIES ONLY TO A PERSON WHO IS NOT ALREADY

³ Section 24-6-301 (1.7), C.R.S

⁴ Section 24-6-301 (3.5), C.R.S.

⁵ Section 24-6-301 (3.5) (c), C.R.S.

⁶ Section 24-6-301 (3.5) (d), C.R.S.

- 1REGISTERED AS A LOBBYIST, AND THE PERSON MUST CLEARLY IDENTIFY2THEMSELVES AND THE INTEREST FOR WHOM THEY ARE TESTIFYING.7
- 3 (D) COMMUNICATIONS MADE BY AN ATTORNEY AT LAW ON BEHALF OF A CLIENT THAT CONSTITUTE THE PRACTICE OF LAW IF THE CLIENT IS CLEARLY 4 5 IDENTIFIED.⁸ THIS EXEMPTION APPLIES ONLY TO AN ATTORNEY WHO IS 6 REPRESENTING HIS OR HER CLIENT'S LEGAL RIGHTS BEFORE A TRIBUNAL OR 7 ADJUDICATIVE BODY THAT CONTAINS COVERED OFFICIALS. EXAMPLES INCLUDE, 8 BUT ARE NOT LIMITED TO, THE STATE TITLE SETTING BOARD, ADMINISTRATIVE 9 LICENSURE HEARINGS, AND LEGISLATIVE ETHICS PANELS THIS EXEMPTION DOES 10 NOT EXTEND TO AN ATTORNEY WHO IS MERELY LOBBYING, AS DEFINED ABOVE, 11 ON BEHALF OF A CLIENT.
- 12 (E) APPEARANCE AS A WITNESS IN A RULE, STANDARD, OR RATE-MAKING 13 PROCEEDING;⁹
- (F) A POLITICAL COMMITTEE, VOLUNTEER, LOBBYIST, OR CITIZEN WHO LOBBIES ON
 HIS OR HER OWN BEHALF, A STATE OFFICIAL ACTING IN HIS OR HER OFFICIAL
 CAPACITY, OR A PUBLIC OFFICIAL ACTING IN HIS OR HER OFFICIAL CAPACITY.¹⁰
- 17(G)ACTIVITY THAT COULD OTHERWISE BE CONSIDERED LOBBYING IF THAT18ACTIVITY IS PERFORMED BY AN EMPLOYEE OF AN ORGANIZATION AND THE19ACTIVITY OCCURS ONCE A YEAR OR LESS AND THE EMPLOYEE IS NOT PAID20SOLELY TO LOBBY. THIS EXCLUSION FROM LOBBYING COVERS "GRASSROOTS"21LOBBYING BY EMPLOYEES OF AN ORGANIZATION WHO CONTACT MEMBERS OF22THE ORGANIZATION IN RESPONSE TO A PIECE OF LEGISLATION OR RULE.
- 1.4 "LOBBYING FIRM" MEANS A PERSON OR ENTITY WHO EMPLOYS A PROFESSIONAL LOBBYIST ON
 BEHALF OF A CLIENT. "LOBBYING FIRM" INCLUDES A SELF-EMPLOYED PROFESSIONAL
 LOBBYIST.¹¹
- 1.5 "MONITORING" STATUS MEANS THAT A REGISTERED LOBBYIST IS NOT CURRENTLY
 COMMUNICATING SUPPORT OR OPPOSITION, OR INFLUENCING OR ATTEMPTING TO INFLUENCE A
 COVERED OFFICIAL ON THE DRAFTING, INTRODUCTION, SPONSORSHIP, CONSIDERATION, DEBATE,
 AMENDMENT, PASSAGE, DEFEAT, APPROVAL, OR VETO OF ANY BILL, RESOLUTION, AMENDMENT,
 NOMINATION, APPOINTMENT, OR REPORT, PENDING OR PROPOSED.
- 1.6 "PROFESSIONAL LOBBYIST" MEANS A PERSON, A BUSINESS ENTITY, INCLUDING A SOLE
 PROPRIETORSHIP, OR AN EMPLOYEE OF A CLIENT, WHO IS COMPENSATED BY A CLIENT, ANOTHER
 PROFESSIONAL LOBBYIST, OR LOBBYING FIRM FOR LOBBYING SERVICES.¹²

⁷ Section 24-6-301 (3.5) (d), C.R.S.

⁸ Section 24-6-301 (3.5) (e), C.R.S.

⁹ Section 24-6-303 (5), C.R.S.

¹⁰ Section 24-6-303 (6), C.R.S.

¹¹ Section 24-6-301 (1.3), C.R.S.

¹² Section 24-6-301 (6), C.R.S

- 2.1.2-1.7 A rate, meaning-"RATE" MEANS a ratio of valuation, percentage, percentage change,
 annual adjustment, or an amount charged for a good or service, adopted by a state agency having
 rulemaking authority; or.
- 4 2.1.3-1.8 A standard, meaning "STANDARD" MEANS a criterion measuring acceptability, quality,
 accuracy, weight, or an amount, or a threshold for agency jurisdiction adopted by a state agency
 having rulemaking authority.
- 1.1-1.9 "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, in accordance with section 24-6-303.5(1)(a), C.R.S.¹³
- 1.10 "VOLUNTEER LOBBYIST" MEANS A PERSON WHO ENGAGES IN LOBBYING BUT WHOSE ONLY
 RECEIPT OF MONEY FOR DOING SO CONSISTS OF NOTHING MORE THAN REIMBURSEMENT FOR
 ACTUAL AND REASONABLE EXPENSES FOR MEAL, TRAVEL, LODGING AND PARKING.¹⁴
- 13 [Current Rule 2.1 is repealed]

14 Rule 2. Registration

15 2.1 A rule making official includes an official of a state agency who has jurisdiction or authority to
 adopt any of the following:

17 <u>2.1.1 A rule;</u>

18 [*Current Rules 2.1.2 and 2.1.3, which define the terms "rate" and "standard," are amended and* 19 *recodified as New Rules 1.7 and 1.8*]

- 20 [New Rule 2, concerning professional lobbyists registration and disclosure]
- 21 2.2-RULE 2. Professional lobbyists-LOBBYISTS
- 22 2.1 REGISTRATION
- 23 2.1.1 A PROFESSIONAL LOBBYIST MUST REGISTER ELECTRONICALLY VIA THE SECRETARY OF
 24 STATE'S WEBSITE BEFORE LOBBYING. THE STATEMENT MUST CONTAIN:
- 25 (A) THE PROFESSIONAL LOBBYIST'S FULL NAME, BUSINESS ADDRESS, AND BUSINESS
 26 TELEPHONE NUMBER;
- 27(B)THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE LOBBYING FIRM OR ANY28OTHER PERSON OR ENTITY THAT EMPLOYS THE PROFESSIONAL LOBBYIST;
- 29(C)THE NAME, ADDRESS, AND TELEPHONE NUMBER OF ALL CLIENTS THAT ENGAGE30THE PROFESSIONAL LOBBYIST;

¹³ Section 24-6-303.5 (1) (a), C.R.S.

¹⁴ Section 24-6-301 (7), C.R.S.

(D) 1 THE NAME, ADDRESS, AND TELEPHONE NUMBER OF ANY OTHER PROFESSIONAL 2 LOBBYIST FOR WHOM THE PROFESSIONAL LOBBYIST IS LOBBYING ON A 3 SUBCONTRACT BASIS.¹⁵ 2.2.1-2.1.2 The fee for filing a professional lobbyist registration statement is \$40.00. 4 5 2.2.2 Waiver of registration fee UPON REQUEST, THE SECRETARY OF STATE MAY WAIVE THE REGISTRATION FEE 6 (a) 7 FOR A PROFESSIONAL LOBBYIST WHO IS LOBBYING FOR A NONPROFIT 8 ORGANIZATION IF THE PROFESSIONAL LOBBYIST'S ONLY COMPENSATION IS FROM 9 THE NONPROFIT ORGANIZATION. TO RECEIVE A WAIVER, THE PROFESSIONAL 10 LOBBYIST MUST SUBMIT A WRITTEN REQUEST TO THE SECRETARY OF STATE 11 ALONG WITH A COPY OF THE NONPROFIT ORGANIZATION'S MOST RECENT IRS 12 FORM 990, 990EZ, OR 990-N SHOWING GROSS ANNUAL REVENUE OF \$50,000 OR LESS.16 13 Upon written request, the Secretary of State may waive the registration fee for a 14 15 professional lobbyist who is lobbying for a nonprofit organization if: (1) The lobbyist derives compensation solely from the organization ; and 16 17 (i) The organization can demonstrate that it is operating under (2)financial hardship conditions; or 18 19 The lobbyist will have particular interest in only one issue or bill (ii) and does not intend to lobby throughout the State fiscal year. 20 21 (b) To receive a registration fee waiver, a professional lobbyist for a nonprofit organization must obtain Secretary of State approval before registration. The 22 23 written request must: State the information required by Rule 2.2.2(a); and 24 (1)25 (2)Include a copy of the organization's most recently filed Internal Revenue Service form 990, 990EZ, or 990 N form showing gross annual revenue 26 of \$50,000 or less. 27 [*Current Rule 2.2.2(b)(2) is retained and recodified in New Rule 2.1.2(a) above*] 28 2.2.3 Repealed 29 30 2.1.3 A PROFESSIONAL LOBBYIST MUST FILE AN UPDATED REGISTRATION STATEMENT ON OR BEFORE JULY 15 EACH YEAR.¹⁷ 31

32 [Current Rule 2.3 is repealed]

¹⁵ Section 24-6-303 (1), C.R.S.

¹⁶ Section 24-6-303 (1.3) (a), C.R.S.

¹⁷ Section 24-6-303 (1.5), C.R.S.

1	2.3	A state	liaison'	s registr	ation statements must include information for:
2 3		2.3.1			ficial or employee," as defined in section 24-6-303.5(3), C.R.S., lobbying pal departments, including any subdivision.
4		2.3.2	Lobbyi	ists hired	by the principal department on a contract basis who are not registered as
5					by ists as described in Rule 3.3.1 but excluding persons lobbying on
6					stitution or governing board of higher education.
7	Rule 3	. 2.2	Disclos	sure	
8	[Curre	ent Rule	3.1 is re _l	pealed]	
9 10	3.1				Colorado Constitution prohibits lobbyists from offering or giving a gift or nd or nature to a covered official.
11	[New]	Rules 2.2	2.1-2.2.3	concern	ing professional lobbyist disclosure]
12	3.2	-Profes	sional lo	bbyists	
13		2.2.1			NAL LOBBYIST MUST FILE A MONTHLY DISCLOSURE STATEMENT
14			ELECT	RONICAL	Ly via the Secretary of State's website on or before the 15^{th}
15			DAY O	F THE M	IONTH FOLLOWING THE MONTH IN WHICH THE PROFESSIONAL LOBBYIST
16			BEGAN	LOBBYI	NG, AND MONTHLY THEREAFTER. THE STATEMENT MUST CONTAIN: ¹⁸
17			(A)	THE NA	AME AND ADDRESS OF EACH CLIENT OR OTHER PROFESSIONAL LOBBYIST
18				WHO H	As paid the professional lobbyist 100 or more for lobbying and
19				THE AM	MOUNT PAID BY THE CLIENT OR OTHER PROFESSIONAL LOBBYIST SINCE
20				THE PR	EVIOUS DISCLOSURE STATEMENT; ¹⁹
21				(1)	IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS AN INDIVIDUAL, A
22					DESCRIPTION OF THE BUSINESS ACTIVITY IN WHICH THE INDIVIDUAL IS
23					ENGAGED;
24				(2)	IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS A BUSINESS
25					ENTITY, A DESCRIPTION OF THE BUSINESS IN WHICH THE ENTITY IS
26					ENGAGED AND THE NAMES OF ANY CHIEF EXECUTIVE OFFICER,
27					PARTNERS, OR OTHER DESIGNATED CONTACT PERSON; OR
28				(3)	IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS AN INDUSTRY,
29					TRADE, ORGANIZATION, OR GROUP OF PERSONS, OR PROFESSIONAL
30					ASSOCIATION, A DESCRIPTION OF THE INDUSTRY, TRADE,
31					ORGANIZATION, OR GROUP OF PERSONS, OR PROFESSIONAL
32					ASSOCIATION. ²⁰

¹⁸ Section 24-6-302 (2.5), C.R.S.

¹⁹ Section 24-6-301 (1.9) (a) (1), C.R.S.

²⁰ Section 24-6-301 (1.9) (a) (XI), C.R.S.

1 2	(B)	The total amount of money paid to or for the professional lobby ist since the previous disclosure statement and during the fiscal year; 21
3 4 5 6 7	(C)	IF THE PROFESSIONAL LOBBYIST HAS MADE AN EXPENDITURE THAT EXCEEDS THE CURRENT DOLLAR GIFT LIMIT, AS ESTABLISHED BY THE INDEPENDENT ETHICS COMMISSION AND POSTED ON THE SECRETARY OF STATE WEBSITE, ON BEHALF OF A COVERED OFFICIAL FOR GIFT OR ENTERTAINMENT PURPOSES, WHETHER OR NOT THE PROFESSIONAL LOBBYIST WAS REIMBURSED:
8		(1) THE NAME OF THE COVERED OFFICIAL; AND
9 10		(2) THE AMOUNT, DATE, AND PRINCIPAL PURPOSE OF THE GIFT OR ENTERTAINMENT; ²²
11 12 13	(D)	THE TOTAL AMOUNT OF EXPENDITURES MADE BY OR ON BEHALF OF THE PROFESSIONAL LOBBYIST IN CONNECTION WITH LOBBYING, OTHER THAN FOR GIFT OR ENTERTAINMENT PURPOSES; ²³
14 15 16	(E)	IF THE PROFESSIONAL LOBBYIST HAS MADE AN EXPENDITURE OR GIVEN A CONTRIBUTION TO A PAPER, PERIODICAL, MAGAZINE, RADIO OR TV STATION, OR OTHER MEDIA OF MASS COMMUNICATION:
17		(1) THE NAME OF THE ENTITY; AND
18		(2) THE AMOUNT GIVEN TO THE ENTITY; 24
19 20 21	(F)	THE SPECIFIC LEGISLATION, STANDARDS, RULES, OR RATES FOR WHICH THE PROFESSIONAL LOBBYIST IS LOBBYING OR, IF NOT KNOWN, THE NATURE OF THE LEGISLATION, STANDARDS, RULES, OR RATES, INCLUDING:
22		(1) THE BILL NUMBER OF THE LEGISLATION; AND
23 24		(2) WHETHER THE LOBBYIST IS SUPPORTING, OPPOSING, AMENDING, OR MONITORING THE LEGISLATION. ²⁵
25 26	(G)	ANY DIRECT BUSINESS ASSOCIATION THE PROFESSIONAL LOBBYIST HAS WITH ANY PENDING LEGISLATION, MEASURE, OR QUESTION. 26
27 2.2.2 28 29 30 31	PROFES ENTIRE MUST I	ITION TO THE MONTHLY DISCLOSURE STATEMENT DESCRIBED IN RULE 2.2.1, A SIONAL LOBBYIST MUST FILE AN ANNUAL DISCLOSURE STATEMENT FOR THE FISCAL YEAR NO LATER THAN JULY 15. THE ANNUAL DISCLOSURE STATEMENT NCLUDE THE NAME OF AND TOTAL GROSS INCOME THE PROFESSIONAL LOBBYIST ECEIVED FROM EACH CLIENT OR OTHER PROFESSIONAL LOBBYIST. IF A

²¹ Section 24-6-301 (1.9) (a) (II), (III), and (VIII), C.R.S.

²² Section 24-6-301 (1.9) (a) (1) (IV), C.R.S.

²³ Section 24-6-301 (1.9) (a) (1) (V) and (VII), C.R.S.

²⁴ Section 24-6-301 (1.9) (a) (1) (IX), C.R.S.

²⁵ Section 24-6-301 (1.9) (a) (1) (X), C.R.S.

²⁶ Section 24-6-301 (1.9) (a) (1) (XII), C.R.S.

1 2 3		SUBCONTRACT RELATIONSHIP EXISTS BETWEEN TWO PROFESSIONAL LOBBYISTS, BOTH LOBBYISTS MUST DISCLOSE THE AMOUNT OF MONEY PAID AND RECEIVED ON THE ANNUAL DISCLOSURE STATEMENT. ²⁷					
4 5 6 7 8	2.2.3	IN ADDITION TO THE MONTHLY AND ANNUAL DISCLOSURE STATEMENTS DESCRIBED IN RULES 2.2.1 AND 2.2.2, WHEN A PROFESSIONAL LOBBYIST ENTERS INTO A NEW ORAL OR WRITTEN AGREEMENT WITH A CLIENT OR OTHER PROFESSIONAL LOBBYIST FOR LOBBYING THAT ISN'T DISCLOSED IN THE REGISTRATION STATEMENT DESCRIBED IN RULE 2.1.1, THE PROFESSIONAL LOBBYIST MUST NOTIFY THE SECRETARY OF STATE.					
9 10 11		SES	THE NEW ENGAGEMENT OCCURS WHILE THE GENERAL ASSEMBLY IS NOT IN SION THE PROFESSIONAL LOBBYIST MUST NOTIFY THE SECRETARY WITHIN E WORKING DAYS.				
12 13 14 15 16		SES HOI OCO	THE NEW ENGAGEMENT OCCURS WHILE THE GENERAL ASSEMBLY IS IN SION THE PROFESSIONAL LOBBYIST MUST NOTIFY THE SECRETARY WITHIN 24 JRS, EXCEPT THAT, IF THE AGREEMENT IS ORAL, THE NOTIFICATION MUST CUR WITHIN 24 HOURS AFTER THE DATE OF THE SUBSEQUENT WRITTEN REEMENT.				
17		(C) IN A	ADDITION TO THE NOTIFICATION, THE PROFESSIONAL LOBBYIST MUST:				
18 19 20 21		(1)	FILE, CONCURRENTLY WITH THE NEXT DISCLOSURE STATEMENT, A SIGNED WRITTEN STATEMENT THAT CONTAINS THE NAME AND ADDRESS OF THE NEW CLIENT AND A SUMMARY OF THE TERMS OF THE AGREEMENT;				
22 23		(2)	Update the professional lobbyist's registration statement within 24 hours. $^{\rm 28}$				
24 25 26 27	2.2.4	EFFECTIVE JANUARY 1, 2019, A PROFESSIONAL LOBBYIST MUST LOG BY DATE ALL POSITION CHANGES (MONITORING, OPPOSE, AND SUPPORT) ON A BILL AND FILE THE LOG COVERING THE PRECEDING MONTH WITH THE MONTHLY DISCLOSURE STATEMENT REQUIRED BY RULE 2.2.1.					
28	[Current Rules	3.2.1, 3.2.2,	and 3.3 are repealed]				
29 30 31	3.2.1	A professional lobbyist who contracts to lobby on behalf of a principal department or an institution or governing board of higher education must continue to file professional lobbyist disclosure statements.					
32	3.2.2	Subcontract	or requirements.				
33 34			obbyist or lobbying firm that subcontracts lobbying activities to another oyist or lobbying firm must disclose:				
35		(1)	The name of each subcontractor;				

²⁷ Section 24-6-302 (3), C.R.S.

²⁸ Section 24-6-302 (6) (b), C.R.S.

 (3) The name of the client for whom the subcontractor is lobbying. (b) A subcontractor that performs lobbying activities for another lobbyist or lobbyist firm must disclose: (a) The name of the lobbyist or lobbying firm that engaged the subcontractor; (b) The name of the lobbyist or lobbying firm that engaged the subcontractor; (c) The date and amount of each payment or other compensation received from the lobbying firm for lobbying; and (c) The date and amount of each payment or other compensation received from the lobbying firm for lobbying; and (c) A description of the lobbying firm for lobbying and (c) A description of the lobbying besite of the subcontractor lobbics. 3.3 Lobbying by state officials and employees 3.3.1 In accordance with section 24 6 302.5(3), C.R.S., lobbyiats hired on a contract basis to lobby on behalf of a principal department who are not registered as professional lobbyists under sections 24 6 302.5(3), C.R.S., at the time of hiring must report their lobbying activities to the state liaison for the principal department. 3.3.2 A state liaison's disclosure statements must include information for:	1 2			(2) The date and amount of each payment or other compensation made to each subcontractor; and
5 firm must disclose: 6 (1) The name of the lobbyist or lobbying firm that engaged the subcontractor; 8 (2) The date and amount of each payment or other compensation received from the lobbyist or lobbying firm for lobbying; and 10 (3) A description of the lobbying activity, the position taken, and the name of the client for whom the subcontractor lobbies. 12 3.3 Lobbying by state officials and employees 13 3.1 In accordance with section 24 6-303 5(3), C.R.S., lobbyists hired on a contract basis to lobby on behalf of a principal department who are not registered as professional lobbyists under sections 24 6-302, C.R.S., at the time of hiring must report their lobbying activities to the state liaison for the principal department. 17 3.2.2 A state liaison's disclosure statements must include information for: 18 (a) Tach "state official or employee," as defined in section 24 6-303.5(3), C.R.S., lobbying and of higher estimation. 20 (b) Lobbyists hired by the principal department on a contract basis who are not registered as professional lobbying on behalf of an institution or governing board of higher education. 21 (a) Tach "state official or employee," as defined in section 24 6-303.5, C.R.S., authorizes a state liaison to manage, eontrol, supervise, or direct the lobbying activities of any state official or employee except as necessary to enable the state liaison to comply with registration and reporting requirements. 23 1.0 bubyists hired or secotion 24 6-303.5, C.R.S., authorizes a sta	3			(3) The name of the client for whom the subcontractor is lobbying.
7 subcontractor; 8 (2) — The date and amount of each payment or other compensation received from the lobbyist or lobbying firm for lobbying; and 10 (3) — A description of the lobbying activity, the position taken, and the name of the client for whom the subcontractor lobbies. 3.3 Lobbying by state officials and employees 3.3 Lobbying by state officials and employees 3.3 Lobbying activities to the state liaison for the principal department who are not registered as professional lobbyists under sections 24 6 302 or 24 6 303, C.R.S., at the time of thring must report their lobbying activities to the state liaison for the principal department. 17 3.3.2 A state liaison's disclosure statements must include information for: 18 (a) — Each "state official or employee," as defined in section 24 6 303.5(3), C.R.S., lobbyist who are not registered as professional lobbyist persons lobbying on behalf of an institution or governing board of higher education. 20 (b) — Lobbyist hired by the principal department on a contract basis who are not registered as professional lobbyist suddivision. 21 registered as professional lobbyist as described in Rule 3.3.1 but excluding persons lobbying on behalf of an institution or governing board of higher education. 23 3.3.3 Nothing in these rules or section 24 6 303.5, C.R.S., authorizes a state liaison to manage, control, supervise, or direct the lobbying activities of any state official or employee except as necessary to enable the s				
9 from the lobbyist or lobbying firm for lobbying; and 10 (3) — A description of the lobbying activity, the position taken, and the name of the client for whom the subcontractor lobbies. 12 3.3 Lobbying by state officials and employees 13 3.3.1 In accordance with section 24 6 303.5(3), C.R.S., lobbyists hired on a contract basis to lobby on behalf of a principal department who are not registered as professional lobbyists under sections 24 6 302 or 24 6 303, C.R.S., at the time of hiring must report their lobbying activities to the state liaison for the principal department. 17 3.3.2 A state liaison's disclosure statements must include information for: 18 (a) — Each "state official or employee," as defined in section 24 6 303.5(3), C.R.S., lobbying for state principal department, including any subdivision. 20 (b) — Lobbyists hired by the principal department on a contract basis who are not registered as professional lobbyist as described in Rule 3.3.1 but excluding persons lobbying on behalf of an institution or governing board of higher education. 21 3.3.3 Nothing in these rules or section 24 6 303.5, C.R.S., authorizes a state liaison to manage, control, supervise, or direct the lobbying activities of any state official or employee except as necessary to enable the state liaison to comply with registration and reporting requirements. 23 (<i>Iurrent Rule 4 is amended and recodified as New Rule 5.</i>] 34 (<i>Iurrent Rule 4 is noneedistration Requirement Fore A Lobbying Firm</i> , BUT A				
11 of the client for whom the subcontractor lobbies. 12 3.3 Lobbying by state officials and employees 13 3.3.1 In accordance with section 24 6 303.5(3), C.R.S., lobbyists hired on a contract basis to lobby on behalf of a principal department who are not registered as professional lobbyists under sections 24 6 302 or 24 6 303, C.R.S., at the time of hiring must report their lobbying activities to the state liaison for the principal department. 17 3.3.2 A state liaison's disclosure statements must include information for: 18 (a) Each "state official or employee," as defined in section 24 6 303.5(3), C.R.S., lobbying for state principal department on a contract basis who are not registered as professional lobbyist asceribed in Rule 3.3.1 but excluding persons lobbying on behalf of an institution or governing board of higher education. 24 3.3.3 Nothing in these rules or section 24 6 303.5, C.R.S., authorizes a state liaison to manage, control, supervise, or direct the lobbying activities of any state official or employee except as necessary to enable the state liaison to comply with registration and reporting requirements. 28 [Current Rule 4 is amended and recodified as New Rule 5.] 29 [New Rule 3, concerning lobbying firms registration and disclosure] 3.1 There is NO REGISTRATION REQUIREMENT FOR A LOBBYING FIRM, BUT A LOBBYIST FIRM MUST FILE DISCLOSURE STATEMENTS IN ACCORDANCE WITH STATUTE AND AS DESCRIBED IN RULE 3.2 BELOW. <td></td> <td></td> <td></td> <td></td>				
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35 3.2 DISCLOSURE	33		3.1.1	MUST FILE DISCLOSURE STATEMENTS IN ACCORDANCE WITH STATUTE AND AS
	35	3.2	DISCL	OSURE

1 3.2.1 EXCEPT AS SPECIFIED IN PARAGRAPH (A) BELOW, A LOBBYING FIRM MUST FILE A 2 MONTHLY DISCLOSURE STATEMENT ELECTRONICALLY VIA THE SECRETARY OF STATE'S 3 Website on or before the 15^{th} day of the month following the month in which 4 THE LOBBYING FIRM BEGAN LOBBYING, AND MONTHLY THEREAFTER.²⁹ A SINGLE-MEMBER LOBBYING FIRM THAT CONSISTS SOLELY OF ONE 5 (A) 6 PROFESSIONAL LOBBYIST NEED NOT FILE A LOBBYING-FIRM DISCLOSURE 7 STATEMENT IF THE PROFESSIONAL LOBBYIST'S DISCLOSURE STATEMENT 8 CONTAINS THE NAME OF BOTH THE PROFESSIONAL LOBBYIST AND THE SINGLE-9 MEMBER FIRM THAT EMPLOYS THE PROFESSIONAL LOBBYIST.³⁰ 3.2.2 THE STATEMENT MUST CONTAIN:³¹ 10 11 (A) THE NAME AND ADDRESS OF EACH CLIENT OR OTHER PROFESSIONAL LOBBYIST 12 who has paid the lobbying firm \$100 or more for lobbying and the AMOUNT PAID BY THE CLIENT OR OTHER PROFESSIONAL LOBBYIST SINCE THE 13 PREVIOUS DISCLOSURE STATEMENT;³² 14 15 (1)IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS AN INDIVIDUAL, A DESCRIPTION OF THE BUSINESS ACTIVITY IN WHICH THE INDIVIDUAL IS 16 17 ENGAGED; 18 (2)IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS A BUSINESS 19 ENTITY, A DESCRIPTION OF THE BUSINESS IN WHICH THE ENTITY IS 20 ENGAGED AND THE NAMES OF ANY CHIEF EXECUTIVE OFFICER, 21 PARTNERS, OR OTHER DESIGNATED CONTACT PERSON; OR 22 (3) IF THE CLIENT OR OTHER PROFESSIONAL LOBBYIST IS AN INDUSTRY, 23 TRADE, ORGANIZATION, OR GROUP OF PERSONS, OR PROFESSIONAL 24 ASSOCIATION, A DESCRIPTION OF THE INDUSTRY, TRADE, 25 ORGANIZATION. OR GROUP OF PERSONS, OR PROFESSIONAL ASSOCIATION.³³ 26 THE TOTAL AMOUNT OF MONEY PAID TO OR FOR THE LOBBYING FIRM SINCE THE 27 (B) PREVIOUS DISCLOSURE STATEMENT AND DURING THE FISCAL YEAR;³⁴ 28 29 (C) IF THE LOBBYING FIRM HAS MADE AN EXPENDITURE THAT EXCEEDS THE 30 CURRENT DOLLAR GIFT LIMIT, AS ESTABLISHED BY THE INDEPENDENT ETHICS 31 COMMISSION AND POSTED ON THE SECRETARY OF STATE WEBSITE, ON BEHALF 32 OF A COVERED OFFICIAL FOR GIFT OR ENTERTAINMENT PURPOSES, WHETHER OR 33 NOT THE PROFESSIONAL LOBBYIST WAS REIMBURSED: 34 (1)THE NAME OF THE COVERED OFFICIAL; AND

²⁹ Section 24-6-302 (2.5) (a), C.R.S.

³⁰ Section 24-6-302 (2.5) (a), C.R.S.

³¹ Section 24-6-302 (2.5), C.R.S.

³² Section 24-6-301 (1.9) (a) (1), C.R.S.

³³ Section 24-6-301 (1.9) (a) (XI), C.R.S.

³⁴ Section 24-6-301 (1.9) (a) (II), (III), and (VIII), C.R.S.

20	Dulo 5 DULE 4	COMPLAINING AND Enforcement
19	[Current Rule 5 is renu	umbered as Rule 4 and concerns complaints and enforcement]
18		PENDING LEGISLATION, MEASURE, OR QUESTION. ³⁹
17	(G)	ANY DIRECT BUSINESS ASSOCIATION THE LOBBYING FIRM HAS WITH ANY
16		OR MONITORING THE LEGISLATION. ³⁸
15		(2) WHETHER THE LOBBYING FIRM IS SUPPORTING, OPPOSING, AMENDING,
14		(1) THE BILL NUMBER OF THE LEGISLATION; AND
13		LEGISLATION, STANDARDS, RULES, OR RATES, INCLUDING:
11	(Г)	LOBBYING FIRM IS LOBBYING OR, IF NOT KNOWN, THE NATURE OF THE
11	(F)	THE SPECIFIC LEGISLATION, STANDARDS, RULES, OR RATES FOR WHICH THE
10		(2) THE AMOUNT GIVEN TO THE ENTITY; ³⁷
9		(1) THE NAME OF THE ENTITY; AND
8		OF MASS COMMUNICATION:
7	()	TO A PAPER, PERIODICAL, MAGAZINE, RADIO OR TV STATION, OR OTHER MEDIA
6	(E)	IF THE LOBBYING FIRM HAS MADE AN EXPENDITURE OR GIVEN A CONTRIBUTION
5		ENTERTAINMENT PURPOSES; ³⁶
3 4	(D)	THE TOTAL AMOUNT OF EXPENDITURES MADE BY OR ON BEHALF OF THE LOBBYING FIRM IN CONNECTION WITH LOBBYING, OTHER THAN FOR GIFT OR
2		
1 2		(2) THE AMOUNT, DATE, AND PRINCIPAL PURPOSE OF THE GIFT OR ENTERTAINMENT; ³⁵

- 20 Rule 5.- RULE 4. COMPLAINTS AND Enforcement
- 21 [Current Rule 5.1 is repealed]
- 5.1 For the purposes of this Rule 5, the term "lobbyist" includes a professional lobbyist, state liaison,
 and a state official or employee lobbying on behalf of an institution or governing board of higher
 education, unless otherwise specified.
- 25 [Renumbering and technical edits to New Rules 4.1-4.5 (Current Rule 5.2-5.6)]

5.2-4.1 Complaints. Any person who believes THAT a lobbyist or lobbyist firm is not complying with the
 Colorado Lobbyist Regulation laws or these rules, may file a complaint with the Secretary of
 State in accordance with Section 24-6-305(2)(c), C.R.S.⁴⁰

³⁵ Section 24-6-301 (1.9) (a) (1) (IV), C.R.S.

³⁶ Section 24-6-301 (1.9) (a) (1) (V) and (VII), C.R.S.

³⁷ Section 24-6-301 (1.9) (a) (1) (IX), C.R.S.

³⁸ Section 24-6-301 (1.9) (a) (1) (X), C.R.S.

³⁹ Section 24-6-301 (1.9) (a) (1) (XII), C.R.S.

⁴⁰ Section 24-6-305 (2) (c), C.R.S.

1 2	5.2.1 -4.1.1 notariz	A written complaint filed with the Secretary of State must be verified and ed and contain the following information:
3	(a)	The complainant's name;
4 5	(b)	The complainant's residential address and mailing address (if different from residence);
6 7	(c)	The alleged violation, which may include a reference to the specific statute or rule;
8	(d)	The lobbyist or firm name;
9	(e)	The date and location of the alleged violation, if known; and
10	(f)	Other applicable or relevant information.
11 12 13		The Secretary of State will review all properly submitted complaints and gate as appropriate. If the Secretary determines that a violation occurred, the rry must-WILL take appropriate action under section 24-6-305, C.R.S.
14 15	5.2.3 -4.1.3 WILL:	Upon receipt of a properly submitted complaint, the Secretary of State must
16	(a)	Notify the person against whom the complaint is filed by certified mail; and
17 18	(b)	In the case of a state liaison, notify the head of the principal department in writing;
19 20	(c)	In the case of a state official or employee lobbying on behalf of a principal department, notify the state liaison in writing; or
21 22 23	(d)	In the case of a state official or employee lobbying on behalf of an institution or governing board of higher education, notify the institution or governing board in writing.
24 25	5.2.4- 4.1.4 include	Notification of a complaint in accordance with Rule $5.2.3$ 4.1.3 must WILL
26	(a)	The date and factual basis of each act alleged;
27	(b)	The particular provision of the statute that the lobbyist or firm allegedly violated;
28	(c)	The action the Secretary of State plans to take; and
29	(d)	Other relevant information.
30	5.3-4.2 Penalty waiver	process
31 32 33		A registered professional lobbyist or lobbyist firm may ask the Secretary of State use or reduce an imposed fine by submitting a written request by mail, email, fax, I-delivery within 30 days of the imposition of fine. The request must include:

1	(a)	The pr	The professional lobbyist's name;							
2	(b)	The ree	The request date;							
3	(c)	The du	he due date of the delinquently filed disclosure statement;							
4	(d)	The fil	ing date	the prof	essional lobbyist actually filed the disclosure statement;					
5 6	(e)		Any measures the professional lobbyist or firm has instituted or will institute to void future delinquencies, if applicable; and							
7 8	(f)		A brief summary of the reason, circumstance, or other justification of the bona ide personal emergency;							
9 10	(g)		f summa rsonal e	•	e reason, circumstance, or other justification of the bona by;					
11		(1)	A Bon	a fide pe	ersonal emergency, includes:					
12 13 14 15			(A)	filing emerge	lical emergency involving the individual responsible for or the individual's immediate family. The medical ency can include but is not limited to incapacitation, alization, death, or debilitating illness or injury.					
16 17 18			(B)	the co	tical emergency, including extraordinary obstacles beyond ntrol of the professional lobbyist or lobbyist firm, that des timely disclosure. For example:					
19 20				(i)	The loss or unavailability of records, or a computer due to fire, flood, or theft;					
21 22				(ii)	A web site error that made it impossible to file a required registration document; or					
23 24				(iii)	Other compelling reasons beyond the professional lobbyist's or lobbyist firm's control.					
25		(2)	The fo	llowing	are not bona fide personal emergencies:					
26 27			(A)	Failure plan;	e to timely file registration documents due to failure to					
28 29			(B)	Misuno deadlir	derstandings of applicable disclosure requirements and nes;					
30 31			(C)	Mistak filings;	tes in electronic filing submissions, including incomplete					
32			(D)	Lack o	f access to the internet or personal computer; or					
33			(E)	Lack o	f credit card or other means of making online payments.					

1 2 3 4 5 6		fine. T fine w and th	The Secretary of State may take into account all appropriate facts and instances when granting or rejecting a waiver request or in reducing an imposed The Secretary may also consider the frequency of the requests to excuse or reduce a within a two-year period, efforts to mitigate or remedy the failure to register or file, he registrant's demonstrated commitment to meet the requirements of Colorado's concerning professional lobbyist regulation.
7 8 9	5.4- 4.3	violation of Pa	of State will investigate, provide notice of hearings, and hold hearings for a art 3 of Article 6 of Title 24, C.R.S., in accordance with the State Administrative (Article 4 of Title 24, C.R.S.).
10	5.5- 4.4	In accordance	with section 24-6-305, C.R.S., the Secretary of State:
11		5.5.1 -4.4.1	May suspend, revoke, or bar from registration any lobbyist who fails to:
12		(a)	File disclosure statements under section 24-6-303, C.R.S.;
13 14		(b)	Upon request of the Secretary of State, provide books and records for the Secretary of State's examination under section 24-6-304.5, C.R.S.; or
15		(c)	Pay penalties in full under section 24-6-302(7), C.R.S.
16		5.5.2 4.4.2	Will revoke the registration certificate of an individual who:
17 18		(a)	Is convicted in district court of violating any provision of Part 3 of Article 6 of Title 24, C.R.S.; or
19		(b)	Has been suspended from lobbying by the General Assembly.
20 21 22	5.6- 4.5	violations, the	by of State deems any of the violations contained in Rule 5.5 -4.4 to be substantial Secretary of State will notify the president of the senate and speaker of the house. g whether the violation is substantial, the Secretary of State will consider:
23		(a) 4 .5.1	The extent of noncompliance;
24 25		(b) -4.5.2 achiev	The purpose of the applicable provision and whether that purpose is substantially yed despite the alleged noncompliance; and
26 27 28			Whether there was a good-faith effort to comply or whether noncompliance is on a conscious decision to lobby covered officials without registering or filing sure statements.
29	[Curren	nt Rule 6 is rep	ealed.]
30	Rule 6.	- Collections	
31 32	6.1	If a lobbyist of penalty to coll	or firm fails to pay a penalty within 90 days, the Secretary of State will send the ections.
33 34	6.2		of State will remove a registration statement restriction if a lobbyist or firm with lections is making payments and showing a good faith effort to cure the fine.

1 [Current Rule 4 is amended and recodified as New Rule 5:]

2	Rule 4. RULE 5 Elec	ctronic filing and record retention FILING HARDSHIP EXEMPTION
3	4.1 Electronic fi	ling.
4 5		rofessional lobbyist or state liaison must file registration and disclosure statements tronically using the Secretary of State's system.
6 7	_	onic filing requirement that was outlined in Current Rule 4.1, is retained by into new rules.]
8 9		Secretary of State may grant an exception to the electronic filing requirement based or good cause shown.
10 11	(a) 5 .1.1 or g	All applications for an exception must include a brief statement of the hardship ood cause for the requested exception.
12 13 14 15	eme	A lobbyist must submit an application to the Secretary of State at least 15 and ar days before the first applicable filing deadline, unless the exception is based on ergency circumstances arising after the deadline, in which case the lobbyist must cribe the nature of the emergency in the application.
16 17 18 19	disc	Filing the application for exception based on emergency circumstances does not any any reporting deadlines. If, however, a penalty is imposed for failure to file a closure statement on the due date, the Secretary of State may reduce or set the penalty be in accordance with section 24-6-302(7), C.R.S.
20 21 22 23	regi	en a lobbyist or authorized agent uses the electronic filing system to submit a stration or disclosure statement, the submission constitutes the lobbyist's or agent's tronic signature in accordance with section 24-71-101, C.R.S., under penalty of ury.
24 25 26	C.R.S., mus	who is required to file statements or reports under Part 3 of Article 6 of Title 24, at retain receipts for expenditures or contributions made, documentation of income, as for five years.