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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT - THE RHODE ISLAND LOBBYING REFORM ACT

Introduced By: Representatives Jacquard, Nunes, Hull, Corvese, and Williams

Date Introduced: May 07, 2015

Referred To: House Judiciary

(Secretary of State)

It is enacted by the General Assembly as follows:

SECTION 1. Chapter 22-10 of the General Laws entitled "Lobbying" is hereby repealed 1 2 in its entirety. 3 CHAPTER 22-10 4 **Lobbying** 5 22-10-1. Declaration of intent. -- (a) The preservation of responsible government 6 requires that the fullest opportunity be afforded to the people of the state to petition their 7 government for the redress of grievances and to express freely to individual legislators and to 8 committees of the legislature their opinion on legislation and current issues; and 9 (b) Public confidence in the integrity of the legislative process is strengthened by the 10 identification of persons and groups who on behalf of private interests seek to influence the content, introduction, passage, or defeat of legislation and by the disclosure of funds expended in 11 12 that effort. 13 22-10-1.1., 22-10-1.2. Repealed.. --14 22-10-2. Definitions. -- For the purpose of this chapter the following definitions apply: (1) A person is "appointed" by another if he or she receives compensation for lobbying 15 16 or pursuant to a mutual understanding or agreement engages in lobbying. (2) "Compensation" means any remuneration received or to be received for services 17

rendered as a lobbyist, whether in the form of a fee, salary, forbearance, forgiveness,

1	reimbursement for expenses, or any other form of recompense, and any combination of these.
2	Where lobbying is incidental to a person's regular employment, his or her compensation for
3	lobbying shall be reported as such and the lobbyist shall record the dollar amount of that portion
4	of his or her compensation that is attributed to the time spent pursuing lobbying activities. In
5	those instances, it shall not be necessary to disclose one's total salary or the percentage of one's
6	time spent on lobbying. The lobbyist shall be required to disclose only his or her best good faith
7	estimate of the dollar amount which corresponds to the portion of his or her time spent on
8	lobbying activities.
9	(3) "Lobbying" means acting directly or soliciting others to act for the purpose of
10	promoting, opposing, amending, or influencing in any manner the passage by the general
11	assembly of any legislation or the action on that legislation by the governor.
12	(4) "Lobbyist" means any person who engages in lobbying as the appointed
13	representative of another person.
14	(5) "Person" means an individual, firm, business, corporation, association, partnership,
15	or other group.
16	(6) A "quasi-public corporation" means a body corporate and politic acting as a public
17	corporation, which has been organized pursuant to law and granted certain powers, rights and
18	privileges by the general laws, while exhibiting a distinct legal existence from the state, and not
19	constituting a department of the state government, in order to perform a governmental function.
20	(7) "Major state decision maker" means:
21	(i) All general officers; and all executive or administrative head or heads of any state
22	executive agency enumerated in § 42-6-1 as well as the executive or administrative head or heads
23	of state quasi-public corporations, whether appointed or serving as an employee. The phrase
24	"executive or administrative head or heads" shall include anyone serving in the positions of
25	director, executive director, deputy director, assistant director, executive counsel or chief of staff;
26	(ii) All members of the general assembly and the executive or administrative head or
27	heads of a state legislative agency, whether appointed or serving as an employee. The phrase
28	"executive or administrative head or heads" shall include anyone serving in the positions of
29	director, executive director, deputy director, assistant director, executive counsel or chief of staff;
30	(iii) All members of the state judiciary and all state magistrates and the executive or
31	administrative head or heads of a state judicial agency, whether appointed or serving as an
32	employee. The phrase "executive or administrative head or heads" shall include anyone serving in
33	the positions of director, executive director, deputy director, assistant director, executive counsel,
34	chief of staff or state court administrator.

1	(8) "Advertising" means any communication disseminated by means of printing,
2	mailing, electronic transmission, broadcasting or other medium.
3	22-10-2.1. Repealed
4	22-10-3. Exemptions The following persons shall be exempt from the provisions of
5	this chapter:
6	(1) Any elected public official or the official's designee acting in his or her official
7	capacity.
8	(2) News media executives or their employees or agents who in the ordinary course of
9	business write, publish, or broadcast news items, editorials, or other comments or paid
10	advertisements which directly or indirectly urge legislative action, if those persons engage in no
11	other lobbying activities in connection with that action.
12	(3) Persons engaged solely in drafting legislation.
13	(4) Persons who appear solely for themselves or at the request of a legislative committee
14	or any general officer to testify in a public forum in support of or in opposition to legislation.
15	(5) Persons whose sole lobbying activity is testifying at a public hearing of a legislative
16	committee or commission on behalf of a nonprofit organization and who receive no compensation
17	from that nonprofit organization and for whom that organization expends no funds related to the
18	appearance.
19	22-10-4. Lobbyists Limited activity (a) A person whose sole lobbying activity is
20	testifying at a public hearing of a legislative committee or commission no more than twice during
21	the legislative session, either on behalf of a for profit organization or entity or who receives
22	compensation for the appearance, shall enter or cause to be entered his or her name in a separate
23	register to be maintained in the office of the secretary of state, and shall be required to disclose:
24	(1) The legislation by bill number and subject matter on which testimony will be given;
25	(2) The name of the person, corporation, or association that engaged the person's
26	services; and
27	(3) The compensation, if any, that the person is to receive.
28	(b) The person shall be exempt from all other reporting requirements of this chapter.
29	22-10-4.1. Governmental employees Any employee of any branch of federal, state,
30	or local government acting in his or her official capacity shall register his or her name and the
31	agency which he or she represents in a separate register which shall be maintained by the
32	secretary of state for that purpose. Each governmental employee shall annually register his or her
33	name commencing with the year he or she begins lobbying activity. Governmental employees
34	shall be exempt from the remaining provisions of this chapter. For the purposes of this

exemption, agents and employees of public corporations shall not be considered state or local employees.

22-10-5. Register — Information shown — Public records. — The secretary of state shall prepare and keep in conformity with the provisions of this chapter two (2) separate registers for lobbyists. One shall be for persons lobbying on legislative matters, and one for lobbyists who qualify under § 22-10-4. In these registers shall be entered the name and business address of the employer, and the name, residence, and occupation of the persons employed for any lobbying purpose in connection with legislation, the date of the employment or agreement for the employment, the length of time the employment is to continue, if the time can be determined, and the legislation by bill number or by the subject matter in the manner provided for in § 22-10-7. Each register shall be a public record and open to the inspection of any citizen upon demand at any time during regular business hours of the office of the secretary of state. Within ten (10) days of any filing, the secretary of state shall forward a list of lobbyists in the register on legislative matters to the chairperson of each standing committee of the house of representatives and the senate.

22-10-6. Entry of names of lobbyists on register required.— (a) Every person, corporation, or association that engages any person to act as a lobbyist as defined in § 22-10-2 shall, after the commencement of the annual legislative session and within seven (7) days after the date of the employment, cause the name of the person, corporation, or association and the name of the person so engaged, or agreed to be engaged, to be entered in the register as provided in § 22-10-5 in the office of the secretary of state. It shall also be the duty of the person so engaged as a lobbyist to enter or cause to be entered his or her name in the register within seven (7) days after his or her date of employment. Upon the termination of the engagement, that fact shall be entered opposite the name of any person so engaged by the employer or employee.

(b) No person, corporation or association shall be allowed to cause the name of the person, corporation or association and the name of the person so engaged to be entered into the register of the office of the secretary of state unless full compliance, if any required, of the provisions of this chapter have been met for the prior calendar year.

<u>22-10-7. Entries as to additional subjects of legislation.</u>

(a) Every person, corporation, or association employing any lobbyist, and the lobbyist, shall, whenever further subjects of legislation are introduced or arise which the lobbyist is to promote or oppose, make or cause to be made additional entries opposite their names in the register. Each entry shall state the legislation by bill number or by the subject.

(b) The secretary of state shall prepare a form containing a comprehensive list of

legislative subjects which shall be provided to each registrant. The registrant shall designate on that form the subject or subjects on which he or she intends to promote or oppose legislation. If the person intends to lobby on a subject not so listed, he or she shall identify it by bill number or by topic including a reference to the chapter of the general laws to be affected.

22-10-8. Identification badge. -- (a) There shall be issued by the secretary of state to every person who shall qualify as a legislative lobbyist, as provided in this chapter, and who shall have complied with the provisions of this chapter for the prior calendar year, if applicable, an identification badge evidencing qualification in the form as shall be prescribed by the secretary of state. Every lobbyist shall conspicuously display this identification badge on his or her clothing while in the state house at all times of the day during any legislative session, special legislative session, and at all times of the day during any committee meeting or joint committee meeting of the general assembly. The badge shall include, but not be limited to, the word "Lobbyist" in bold print as well as the name of the lobbyist, the year, and the name of the employer.

(b) An annual fee equal to the actual cost of preparing the badges, but not exceeding five dollars (\$5.00) per entity represented, shall be paid by the lobbyist. The fee shall be paid to the secretary of state at the time of registration for deposit in the state's general treasury.

22-10-9. Financial reports.— (a) (1) Every person that engages any person to act as a lobbyist concerning legislative matters, and the lobbyist, shall individually file with the secretary of state a complete and itemized report of all expenditures made for the purpose of lobbying, including, but not limited to, advertising expenses and all compensation paid to the lobbyists for lobbying, and all campaign contributions in excess of one hundred dollars (\$100) to state and municipal elected officials and state political action committees. The report shall also include any expenditure, gift, or honorarium of twenty five dollars (\$25.00) or more for each occurrence concerning any legislative or executive official paid or incurred by the person who engages the lobbyist and the lobbyist. The report shall include the names of the individuals receiving or in whose behalf the expenditures have been made, and the reason, date, and place of the expenditures.

(2) Any function to which the entire membership of the general assembly, or of either chamber or of any legally constituted legislative committee or commission within the general assembly, is invited, which is sponsored by any person, corporation, or association having engaged any person to act as a lobbyist, or by any lobbyist, shall be deemed a lobbying activity, and any funds expended or incurred for that function shall be set forth in the financial report.

(3) The initial report shall be filed by the person, corporation, or association having engaged any person to act as a lobbyist and by the lobbyist at the time of their initial registration,

and updated reports shall be fried with the secretary of state by the friedith (15th) day of each
month thereafter, beginning in March until the earlier of the termination of the lobbyist's
engagement or the final adjournment of the general assembly. A final report shall be filed no later
than thirty (30) days after the earlier of the termination of the lobbyist's engagement or the final
adjournment of the general assembly.
(4) All reports shall be on a form prescribed by the secretary of state, and the reports
shall be open for public inspection.
(5) In the event no compensation has been paid or received, and no expenses have been
paid or incurred, an annual statement to that effect may be filed with the secretary of state in lieu
of the report form.
(b) During any special session of the general assembly, every person, corporation, or
association that engages any person to act as a lobbyist, and every lobbyist so engaged, shall
register within twenty four (24) hours of the commencement of the session. The initial financial
reports shall be filed within twenty four (24) hours after the date of the employment for the
special session, and updated reports shall be filed every fourteen (14) days thereafter. The final
report shall be filed no later than seven (7) days after the date of adjournment.
(c) Not later than January 15 of each year, every lobbyist and every individual, firm,
business, corporation, association, partnership, or other group which employed a lobbyist or
engaged any person to act as a lobbyist or who was required to register with the office of
secretary of state during the preceding year pursuant to § 22-10-6 shall file with the secretary of
state a complete and detailed report of all money or anything of value which in the aggregate
exceeds two hundred fifty dollars (\$250) provided or promised to any major state decision-maker
within the preceding calendar year. "Money" and "anything of value" in this subsection and in
subsection (d) of this section shall mean any fee, salary, commission, expense allowance,
forbearance, forgiveness, royalty, rent, capital gain, gift, loan, reward, favors or services,
gratuities or special discounts, or any other form of recompense that constitutes income under the
Federal Internal Revenue Code.
(d) Not later than January 15 of each year, every individual, firm, business, corporation,
association, partnership or other group specified in subsection (c) of this section shall provide an
exact copy of the report required in subsection (c) of this section to the Rhode Island ethics
commission and to any major state decision maker to whom it provided or promised money or
anything of value which in the aggregate exceeds two hundred fifty dollars (\$250) within the
preceding calendar year.

22-10-10. Duties and powers of the secretary of state. -- The secretary of state shall

- have authority to perform any duties that are necessary to implement the provisions of this chapter. Without limiting the generality of the foregoing, the secretary of state is authorized and empowered to:
- (1) Develop forms for the making of the required financial reports.

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- (2) Develop one register for legislative lobbyists and one register for limited activity lobbyists.
- 7 (3) Adopt rules and regulations to carry out the purposes of this chapter.
- (4) Prepare and make available, for public inspection through the office of the secretary
 of state, summaries of all reports.
 - (5) Prepare and publish a manual for all persons, corporations, or associations that engage any person as a lobbyist and for all lobbyists that sets forth the requirements of this chapter and conduct an annual education program for lobbyists to review the requirements of this chapter and chapter 139 of title 42 regarding lobbying activities and provide instruction on codes of ethics and conflicts of interest.
 - (6) Ascertain whether any person, corporation, association, or lobbyist has failed to register or file reports or has filed an incomplete or inaccurate report; and the secretary may, for good cause shown, extend the dates upon which reports are required to be filed.
 - (7) Conduct investigations and/or hearings relative to alleged violations of this chapter either on his or her own initiative or upon receipt of a verified written complaint, which complaint shall, upon pain and penalty of perjury, be based upon actual knowledge and not merely on information and belief. Upon completion of the investigation, if the secretary of state has reason to believe that a violation has occurred, the secretary may convene a hearing for the purpose of taking evidence and receiving testimony regarding the alleged violation. At this hearing, the person alleged to have committed the violation shall be afforded the opportunity to present evidence and offer testimony in his or her defense. Upon completion of the hearing, if the secretary of state determines by a preponderance of the evidence that a violation has occurred, the secretary shall order the lobbyist or person engaging a lobbyist to file any report or amended report that is necessary to immediately correct the violation. If the secretary determines by clear and convincing evidence that the violation was intentional and that the violator failed to comply when given notice of the deficiency, then he or she may impose an administrative penalty as provided in § 22-10-11(a). Any determination and/or administrative penalty imposed by the secretary of state may be appealed by the aggrieved party to superior court pursuant to the provisions of chapter 35 of title 42. If the secretary of state determines that the nature of the violation was of such seriousness and willfulness as to warrant a criminal complaint, he or she

1	may refer the violation to the attorney general for prosecution as provided for in § 22-10-11(b).
2	(8) Administer oaths.
3	(9) Prepare and publish annually by March first (1st), a report on lobbying in Rhode
4	Island to be submitted to the governor, the speaker of the house, the house majority leader, the
5	house minority leader, the senate president, the senate majority leader, the senate minority leader,
6	and members of the ethics commission. The annual report shall include information on lobbying
7	activities as provided in §§ 22-10-4, 22-10-5, 22-10-9, 42-139-3, 42-139-4, 42-139-5, and 42-
8	139-6. The report shall be made available electronically on the secretary of state's website.
9	(10) Deny any person, corporation, or association that engages any person as a lobbyist
10	and/or any lobbyist the ability to register with its office pursuant to section 12 of this chapter until
11	such time as full compliance with this chapter, for the prior calendar year, if applicable, has been
12	met.
13	22-10-11. Penalty for violations of chapter (a) Administrative penalty. Any person,
14	corporation, association, or lobbyist who is found to have intentionally violated any provision of
15	this chapter shall be subject to an administrative penalty not to exceed two thousand dollars
16	(\$2,000) per violation which may be imposed by the secretary of state after a hearing complying
17	with the procedures set forth in § 22-10-10(7).
18	(b) Criminal penalty. Any person, corporation, or association that shall willfully fail to
19	file reports when due or shall fail to comply with any provision of this chapter shall, upon
20	conviction for that offense, be fined not less than five hundred dollars (\$500) nor more than ten
21	thousand dollars (\$10,000). Any person employed as a lobbyist or agent who shall willfully fail to
22	file reports when due or shall otherwise fail to comply with any provision of this chapter shall be
23	fined not less than five hundred dollars (\$500) nor more than two thousand dollars (\$2,000), and
24	shall be debarred from acting in the capacity of a lobbyist for the period of three (3) years from
25	the date of conviction.
26	22-10-12. Lobbying without compliance prohibited No person shall appear as a
27	lobbyist before any committee of the general assembly or either branch of the general assembly
28	or engage in any lobbying activity unless his or her name appears upon the register for lobbyists.
29	No person, private or public corporation, or association shall directly or indirectly employ any
30	person as a lobbyist unless the name of that person, corporation, or association and the lobbyist
31	are duly entered on the register as provided by this chapter. No person shall be employed as a
32	lobbyist for compensation dependent in any manner upon the passage or defeat of any proposed
33	legislation or upon any other contingency connected with the action of the general assembly, or of
34	either branch or of any committee of the general assembly, or of the governor. Any person,

1	corporation, or association violating this section shall be subject to the penalties set forth in § 22
2	10-11.
3	SECTION 2. Title 42 of the General Laws entitled "STATE AFFAIRS AND
4	GOVERNMENT" is hereby amended by adding thereto the following chapter:
5	<u>CHAPTER 139.1</u>
6	THE RHODE ISLAND LOBBYING REFORM ACT
7	42-139.1-1. Title. – This chapter is entitled "The Rhode Island Lobbying Reform Act."
8	42-139.1-2. Declaration of intent. – (a) The preservation of responsible government
9	requires that the people of the state be afforded the fullest opportunity to petition their
10	government officials and to express their opinions.
11	(b) Public confidence in the integrity of our government is strengthened by the
12	identification of those who seek to influence governmental actions and by the disclosure of funds
13	expended in that effort.
14	(c) The provisions of this chapter are intended to:
15	(1) Simplify and clarify the rules governing lobbying;
16	(2) Maximize transparency without imposing unnecessary burdens on the process;
17	(3) Promote a more user-friendly registration and reporting system; and
18	(4) Strengthen the investigation and enforcement scheme.
19	42-139.1-3. Definitions. – (a) For the purpose of this chapter, the following definitions
20	apply:
21	(1) "Lobbying" means acting directly or soliciting others to act for the purpose of
22	promoting, opposing, amending, or influencing any action or inaction by any member or office of
23	the executive or legislative branch of state government, or any public corporation.
24	(2) "Lobbyist" means:
25	(i) Any person who engages in lobbying as the appointed or engaged representative of
26	another person; or
27	(ii) Any employee, officer, director, or agent of a corporation, partnership, or other
28	business entity or organization whose job responsibilities include lobbying; or
29	(iii) Any employee of any federal, state, or local government office or agency or any
30	public corporation who engages in lobbying.
31	(3) A person is "appointed" or "engaged" by another if he or she receives compensation
32	for lobbying.
33	(4) "Compensation" means any remuneration or earnings received or to be received for
34	services rendered as a lobbyist, including any fee, salary, forbearance, forgiveness, or any other

1	form of recompense, and any combination of these, but does not include reimbursement for
2	incidental expenses.
3	(5) "Person" means an individual, firm, business, corporation, association, partnership, or
4	other group.
5	(6) "Public corporation" means a body corporate and politic acting as a public
6	corporation, which has been organized pursuant to law and granted certain powers, rights, and
7	privileges by the general laws, but which has a distinct legal existence from the state, and is not a
8	department of the state.
9	(b) None of the following persons shall be deemed a "lobbyist" for purposes of this
10	<u>chapter:</u>
11	(1) A licensed attorney:
12	(i) Representing a client in a contested administrative proceeding, a licensing or
13	permitting proceeding, a disciplinary proceeding; or
14	(ii) Engaging in any communications with an executive branch official or office if those
15	communications are incidental to the attorney's representation of his or her client rather than
16	lobbying activities as defined above.
17	(2) A qualified expert witness testifying in an administrative proceeding or legislative
18	hearing, either on behalf of an interested party or at the request of the agency or legislative body
19	or committee;
20	(3) Any member of the general assembly, any general officer of the state, any head of any
21	executive department of state government, and any judge of this state acting in his or her official
22	capacity;
23	(4) Persons participating in a governmental advisory committee or task force;
24	(5) Persons appearing on behalf of a business entity by which they are employed, if that
25	person's regular duties do not include lobbying or government relations;
26	(6) Persons appearing solely on their own behalf;
27	(7) Employees or agents of the news media who write, publish, or broadcast news items
28	or editorials which directly or indirectly promote or oppose any action or inaction by any member
29	or office of the executive or legislative branch of state government.
30	42-139.1-4. Registration and identification of lobbyists. – (a) The secretary of state
31	shall maintain a register of lobbyists. The register shall be in a format, and shall contain such
32	information as the secretary of state may direct, and shall be maintained as a public document.
33	(b) Every lobbyist shall cause his, her, or its name, the subject matter(s) of the lobbying,
34	the name(s) of any executive branch officials or offices to be lobbied, and any other required

1	information to be entered in the register within seven (7) days of any lobbying engagement, and
2	shall also register the termination of such engagement.
3	(c) No lobbyist shall be permitted to register if he, she, or it is not in compliance with the
4	provisions of this chapter, or any rules and regulations promulgated thereunder, for any prior or
5	current engagement.
6	(d) Subject to the seven (7) day grace period in subsection (b) above, no person shall
7	engage in any lobbying unless and until he, she, or it is registered as provided in this section.
8	(e) The secretary of state shall issue an identification badge to every person who registers
9	as a lobbyist, in a form prescribed by the secretary of state. Every lobbyist shall conspicuously
10	display this badge while engaged in any lobbying activity in a state government building. The
11	badge shall include the word "lobbyist" in bold print as well as the name of the lobbyist.
12	42-139.1-5. Quarterly lobbying reports. – (a) Every registered lobbyist shall file with
13	the secretary of state a report listing, for the indicated reporting period:
14	(1) All compensation he, she, or it received for lobbying;
15	(2) The name(s) of the persons who paid the compensation;
16	(3) All expenditures made for the purpose of lobbying, other than routine office expenses;
17	<u>and</u>
18	(4) All campaign contributions in excess of one hundred dollars (\$100) to any elected
19	state official or political action committee.
20	(b) In addition, if any information provided in the lobbyist's registration, or in any prior
21	quarterly lobbying report has changed, including the subject matter(s) of the lobbying, and the
22	name(s) of any executive branch officials or offices lobbied, the lobbyist shall fully disclose the
23	updated information upon filing each report.
24	(c) All reports shall be submitted on a form prescribed by the secretary of state, and the
25	reports shall be maintained as public documents.
26	(d) Such reports shall be filed quarterly, by April 15, July 15, October 15, and January 15
27	of each calendar year.
28	(e) Every person who engages the services of a lobbyist shall file an annual certification,
29	at the end of the calendar year, in a form developed by the secretary of state, that the
30	compensation reported by his, her, or its lobbyist(s) is complete and accurate.
31	(f) For purposes of this section, any in-house lobbyist as defined in § 42-139.1-3(a)(2)(ii),
32	shall disclose only that portion of his or her compensation which represents a fair estimate of the
33	percentage of time spent on lobbying. Governmental lobbyists, as defined in § 42-139.1-
34	3(a)(2)(iii), shall be exempt from the financial reporting requirements of subsection (a) of this

1	section, except for the required report of campaign contributions.
2	(g) For purposes of this section, any contract lobbyist, as defined in 42-139.1-3(a)(2)(i)
3	who is employed by a firm, corporation, partnership, or other entity shall disclose the total
4	compensation paid to that entity, and need not disclose the percentage of that compensation paid
5	to individual partners, members, or employees.
6	42-139.1-6. Annual ethics transparency report. – (a) Not later than January 15 of each year,
7	every lobbyist and every person who engages the services of a lobbyist shall file with the
8	secretary of state a complete and detailed report of all money or anything of value which in the
9	aggregate exceeds two hundred fifty dollars (\$250) provided or promised to any legislative or
10	executive branch officials or offices lobbied within the preceding calendar year. "Money" and
11	"anything of value" in this subsection and subsection (b) of this section shall mean any fee,
12	salary, commission, expense allowance, forbearance, forgiveness, royalty, rent, capital gain, gift,
13	loan, reward, favors or services, gratuities or special discounts, or any other form of recompense
14	that constitutes income under the federal Internal Revenue Code, but shall not include campaign
15	contributions.
16	(b) Not later than January 15 of each year, every person who engages the services of a
17	lobbyist shall provide an exact copy of the report required in subsection (a) of this section to the
18	Rhode Island ethics commission and to any legislative or executive branch officials to whom the
19	person provided or promised money or anything of value which in the aggregate exceeds two
20	hundred fifty dollars (\$250) within the preceding calendar year.
21	42-139.1-7. Contingent fee lobbying. – No person shall pay or accept any compensation
22	for lobbying which is based in whole or in part on the degree to which such lobbying is or was
23	successful in influencing any government action.
24	42-139.1-8. Penalties of non-compliance. – Any person who, after a hearing as provided
25	in § 42-139.1-9 is found to have violated any provision of this act, shall be subject to an
26	administrative penalty, per violation, of not more than five thousand dollars (\$5,000), and/or a
27	suspension of that person' lobbying privileges for up to three (3) years, provided, however, that
28	the secretary of state may, in his or her discretion, issue to first-time offender a warning and a
29	directive to comply with the provisions of this act.
30	42-139.1-9. Duties and powers of the secretary of state. – The secretary of state shall
31	have the authority to perform any duties that are necessary to implement the provisions of this
32	act. Without limiting the generality of the foregoing, the secretary of state is authorized and
33	empowered to:
34	(1) Develop forms for the required quarterly lobbying reports.

1	(2) Develop a form of register for persons who are required to register pursuant to this
2	act.
3	(3) Adopt rules and regulations to carry out the purposes of this act, including a schedule
4	of administrative penalties to be assessed for minor infractions.
5	(4) Assess and collect such registration fees as the secretary deems appropriate.
6	(5) Prepare and publish educational materials about the provisions of this act, including,
7	at the secretary's discretion, an instructional link and training video available on the secretary's
8	website.
9	(6) Ascertain whether any person has failed to register or file reports or has filed an
10	incomplete or inaccurate report; provided, however, that the secretary may, for good cause
11	shown, extend the time within which reports are required to be filed.
12	(7) Conduct investigations into alleged violations of this act either on his or her own
13	initiative or upon receipt of a sworn written complaint. The secretary is authorized to issue
14	administrative subpoenas as necessary to compel the attendance of witnesses and/or the
15	production of documents and materials in connection with any such investigation or any hearing
16	as provided in the following subsection.
17	(8)(i) If, on the basis of such investigation, the secretary of state has reason to believe that
18	a violation of any provision of this act has occurred, the secretary may convene a hearing for the
19	purpose of taking evidence and receiving testimony regarding the alleged violation.
20	(ii) Any such hearing shall be conducted in accordance with the applicable provisions of
21	the Rhode Island Administrative Procedures Act, § 42-35-1 et seq. and any applicable rules and
22	regulations promulgated by the secretary.
23	(iii) At any such hearing, the secretary shall bear the burden of proving, by a fair
24	preponderance of the evidence in the record, a knowing and willful violating of the act.
25	(iv) At any such hearing, the hearing officer(s) shall be empowered to administer oaths to
26	all witnesses.
27	42-139.1-10. Severability.
28	If any provision of this act is held to be invalid for any reason, that invalidity shall not be
29	construed to affect the validity of any other provisions hereof.
30	SECTION 3. Chapter 42-139 of the General Laws entitled "Executive Branch and Public
31	Corporation Lobbying" is hereby repealed in its entirety.
32	CHAPTER 42-139
33	Executive Branch and Public Corporation Lobbying
34	42-139-1. Declaration of intent (a) The preservation of responsible government

1	requires that the fullest opportunity be afforded to the people of the state to petition their
2	government for the redress of grievances and to express freely to members of the executive
3	branch and to the management of public corporations their opinion on current issues and the
4	management of government affairs; and
5	(b) Public confidence in the integrity of the governmental process is strengthened by the
6	identification of persons and groups who on behalf of private interests seek to influence the
7	management of government and by the disclosure of funds expended in that effort.
8	42-139-2. Definitions For the purpose of this chapter the following definitions shall
9	apply:
10	(1) (i) "Lobbying" means acting directly or soliciting others to act for the purpose of
11	promoting, opposing, or influencing: (A) any policy making decisions or policy making actions
12	of the executive branch of government or of public corporations; or (B) any decisions or actions
13	on the part of the executive branch of government or any public corporation involving the sale,
14	lease or other alienation or encumbrance of any real property owned or leased by the state or any
15	public corporation.
16	(ii) None of the following activities shall constitute "lobbying" for purposes of this
17	chapter:
18	(A) Participation in or attendance at a rally, protest or other public assemblage organized
19	for the expression of political or social views, positions or beliefs;
20	(B) The solicitation of information about the rules, procedures, forms, programs or
21	requirements of a department, agency, board, commission or public corporation;
22	(C) Advocacy in connection with matters involving the determination of the rights,
23	duties or obligations of an individual made on a case by case basis;
24	(D) The issuance and dissemination of any publication, including data, research or
25	analysis on public policy issues that is available to the general public, and including also any
26	news media reports, editorials, commentary or advertisements;
27	(E) Participation in a governmental advisory committee or task force;
28	(F) Representation of one's own, wholly owned business entity;
29	(G) Participation in a bid conference or responding to request for proposals issued by a
30	state agency or department or by a public corporation;
31	(H) Responding to a subpoena or to a request for information made by a state agency or
32	department or by a public corporation;
33	(I) Representation of a client in connection with the granting or denial of a permit,
34	license or benefit, or with potential disciplinary action against the client; or

1	(J) Participation in any proceeding pursuant to chapter 35 of this title.
2	(2) (i) "Lobbyist" means a person who is employed and receives payment, or who
3	contracts for economic compensation, for the purpose of lobbying, or a person who is principally
4	employed for governmental affairs by another person or governmental entity to lobby on behalf
5	of that other person or governmental entity.
6	(ii) None of the following persons shall be deemed a "lobbyist" for purposes of this
7	chapter:
8	(A) A member of the Rhode Island Bar participating in an administrative or judicial
9	proceeding;
10	(B) A qualified expert witness testifying in an administrative proceeding;
11	(C) An employee of any branch of federal, state or local government or of any public
12	corporation to the extent that he or she seeks only to influence or affect decisions or actions of
13	other governmental entities and public corporations solely on its own behalf;
14	(D) Any member of the general assembly, any general officer of the state, any head of
15	any executive department of state government, and any judge of this state acting in his or her
16	official capacity.
17	(3) "Compensation" means any remuneration received or to be received for services
18	rendered as a lobbyist, whether in the form of a fee, salary, forbearance, forgiveness,
19	reimbursement for expenses, or any other form of recompense, and any combination thereof.
20	Where lobbying is incidental to a person's regular employment, his or her compensation for
21	lobbying shall be reported as such and the lobbyist shall record the dollar amount of that portion
22	of his or her compensation that is attributed to the time spent pursuing lobbying activities. In such
23	instances, it shall not be necessary to disclose one's total salary or the percentage of one's time
24	spent on lobbying. The lobbyist shall be required to disclose only his or her best good faith
25	estimate of the dollar amount of which corresponds to the portion of his or her time spent on
26	lobbying activities.
27	(4) "Person" means an individual, firm, business, corporation, association, partnership,
28	o r other group.
29	(5) "Public corporation" means a corporate entity within the purview of §§ 35-18-2(9)
30	and 35-20-5(4) which is considered a governmental agency but which has a distinct legal
31	existence from the state or any municipality, does not constitute a department of state or
32	municipal government, and has the ability to sue or be sued in its own name.
33	42-139-3. Register Information shown Public records The secretary of state
34	shall prepare and keep in conformity with the provisions of this chapter a register for executive

branch and public corporation lobbyists. The register, required to be maintained under this section, may, in the discretion of the secretary of state, be incorporated into and/or made part of the register required to be maintained under § 22-10-5. In this register shall be entered the name and business address of the employer, and the name, residence, and occupation of the persons employed for any lobbying purpose regarding the executive branch or public corporations, the date of the employment or agreement therefore, the length of time the employment is to continue, if such time can be determined, and the subject matter regarding which contact is to be made. Each such register shall be a public record and open to the inspection of any citizen upon demand at any time during regular business hours of the office of the secretary of state. Within ten (10) days of any filing, the secretary of state shall forward a list of lobbyists in the register on executive branch and public corporation matters to the governor and to the chief executive of each public corporation.

42-139-4. Entry of names of lobbyists on register required. (a) Every person, corporation, or association that engages any person to act as a lobbyist as defined in § 42-139-2

corporation, or association that engages any person to act as a lobbyist as defined in § 42 139 2 shall, after the commencement of each annual session, within seven (7) days after the date of such employment, cause the name of the person, corporation, or association and the name of the person so engaged, or agreed to be engaged, as well as a brief summary of the subject matter, to be entered in the register as herein provided in the office of the secretary of state. It shall also be the duty of the person so engaged as a lobbyist to enter or cause to be entered his or her name in the register within seven (7) days after his or her date of employment. Upon the termination of the engagement, that fact shall be entered opposite the name of any person so engaged by the employer or employee.

(b) No person, corporation or association shall be allowed to cause the name of the person, corporation or association and the name of the person so engaged to be entered into the register of the office of the secretary of state unless full compliance, if any required, of the provisions of this chapter have been met for the prior calendar year.

<u>42-139-5. Entries as to additional subjects of lobbying.</u>

(a) Every person, corporation, or association employing any lobbyist, and the lobbyist, shall, whenever further subjects are introduced or arise which the lobbyist is to promote or oppose, designate those subjects on the form prepared in accordance with subsection (b) of this section.

(b) The secretary of state shall prepare a form containing a comprehensive list of subjects which shall be provided to each registrant. The registrant shall designate on that form the subject or subjects on which he or she intends to promote or oppose. If the person intends to lobby on the subject not so listed, he or she shall identify it by topic.

1	<u>42-139-6. Financial reports</u> (a) Every person, corporation, or association that engages
2	any person to act as a lobbyist concerning executive or public corporation matters, and the
3	lobbyist, shall individually file with the secretary of state a complete and detailed report of all
4	compensation paid to the lobbyist for lobbying, and all campaign contributions in excess of one
5	hundred dollars (\$100) or more to state and municipal elected officials and state political action
6	committees. The report shall include the total amount expended for lobbying purposes, and an
7	itemization of any expenditure, gift, or honorarium of twenty-five dollars (\$25.00) or more for
8	each occurrence paid or incurred by the person, corporation, or association or lobbyist for the
9	specific purpose of promoting or opposing in any manner action by members of the executive
10	branch or of public corporations. These reports shall include the names of the persons receiving
11	or in whose behalf the expenditures have been made, and the reason, time, and place of the
12	expenditures.
13	(b) The initial report shall be filed by the person, corporation, or association having
14	engaged any person to act as a lobbyist and by the lobbyist at the time of their initial registration,
15	and updated reports shall be filed with the secretary of state semi-annually. The updated reports
16	shall be filed no later than thirty (30) days after the end of each reporting period or if earlier, after
17	the termination of the lobbyist's engagement, and shall include expenditures for the period from
18	January 1 through June 30, and July through December 31, respectively or, if earlier, through the
19	date of termination of the lobbyist's engagement.
20	(c) All reports shall be on a form prescribed by the secretary of state, and the reports
21	shall be open for public inspection.
22	(d) In the event no compensation has been paid or received, and no expenses have been
23	paid or incurred, an annual statement to that effect may be filed with the secretary of state in lieu
24	of the report form.
25	42-139-7. Duties and powers of the secretary of state The secretary of state shall
26	have authority to perform such duties as are necessary to implement the provisions of this
27	chapter. Without limiting the generality of the foregoing, the secretary of state is authorized and
28	empowered to:
29	(1) Develop forms for the making of the required financial reports.
30	(2) Develop registers for lobbyists who must register pursuant to this chapter.
31	(3) Adopt rules and regulations to carry out the purposes of this chapter.
32	(4) Prepare and make available for public inspection through the office of the secretary
33	of state summaries of all reports.
34	(5) Prepare and publish a manual for all persons, corporations or associations which

engage any person as a lobbyist and for all lobbyists which sets forth the requirements of this chapter.

(6) Ascertain whether any person, corporation, association, or lobbyist has failed to register or file reports or has filed an incomplete or inaccurate report; and the secretary may, for good cause shown, extend the dates upon which reports are required to be filed.

(7) Conduct investigations and/or hearings relative to alleged violations of this chapter either on his or her own initiative or upon receipt of a verified written complaint, which complaint shall, upon pain and penalty of perjury, be based upon actual knowledge and not merely on information and belief. Upon completion of the investigation, if the secretary of state has reason to believe that a violation has occurred, the secretary may convene a hearing for the purpose of taking evidence and receiving testimony regarding the alleged violation. At this hearing, the person alleged to have committed the violation shall be afforded the opportunity to present evidence and offer testimony in his or her defense. Upon completion of the hearing, if the secretary of state determines by a preponderance of the evidence that a violation has occurred, the secretary shall order the lobbyist or person engaging a lobbyist to file such a report or amended report as is necessary to correct the violation forthwith. If the secretary determines by clear and convincing evidence that the violation was intentional and that the violator failed to comply when given notice of the deficiency, then he or she may impose an administrative penalty as provided in § 22-10-11(a). Any determination and/or administrative penalty imposed by the secretary of state may be appealed by the aggrieved party to superior court pursuant to the provisions of chapter 35 of this title. If the secretary of state determines that the nature of the violation was of such seriousness and willfulness as to warrant a criminal complaint, he or she may refer the violation to the attorney general for prosecution as provided for in § 22-10-11(b).

(8) Administer oaths.

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42-139-8. Penalty. — (a) Administrative penalty. — Any person, corporation, association, or lobbyist who is found to have intentionally violated any provision of this chapter shall be subject to an administrative penalty not to exceed one thousand dollars (\$1,000) per violation which may be imposed by the secretary of state after a hearing complying with the procedures set forth in this chapter.

(b) Criminal penalty. Any person, corporation, or association that shall willfully fail to file reports when due or shall otherwise fail to comply with any provision of this chapter shall, upon conviction for that offense, be fined not less than two hundred dollars (\$200) nor more than five thousand dollars (\$5,000). Any person employed as a lobbyist or agent who shall willfully fail to file reports when due or shall otherwise fail to comply with any provision of this chapter

shall be	fined	not	less tha	ın two	hundred	-dollars	(\$200)	nor	more	than	one	thouse	ind	dollars
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42-139-9. Lobbying without compliance prohibited.— No person shall appear as a lobbyist or engage in any lobbying activity with respect to the executive branch or any public corporation unless his or her name appears upon the register for lobbyists. No person, private or public corporation, or association shall directly or indirectly employ any person as a lobbyist unless the name of that person, corporation, or association and the lobbyist are duly entered on the register as provided by this chapter. No person shall be employed as a lobbyist for compensation dependent in any manner upon the outcome of any proposal or upon any other contingency relating to action or inaction by the executive branch or the management of any public corporation. Any person, corporation, or association violating this section shall be subject to the penalties set forth in § 42-139-8.

SECTION 4. This act shall take effect on January 1, 2016.

LC002575

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT - THE RHODE ISLAND LOBBYING REFORM ACT

This act simplifies and clarifies the rules governing lobbying, maximizes transparency,
creates a more user friendly registration and reporting system, and strengthens the investigation
and enforcement scheme.

This act would take effect on January 1, 2016.

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