#### **SESSION 1991**

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### HOUSE BILL 89 Committee Substitute Favorable 5/2/91 Third Edition Engrossed 5/13/91 Senate Judiciary I Committee Substitute Adopted 7/12/91 Fifth Edition Engrossed 7/13/91

Short Title: Ethics/Lobbying.

Sponsors:

10

Referred to:

February 18, 1991

1	A BILL TO BE ENTITLED
2	AN ACT TO CHANGE THE REGISTRATION AND REPORTING
3	REQUIREMENTS FOR LOBBYISTS AND THEIR PRINCIPALS; TO PROHIBIT
4	CAMPAIGN FUND-RAISING FROM LOBBYISTS FOR LEGISLATORS AND
5	COUNCIL OF STATE MEMBERS WHILE THE GENERAL ASSEMBLY IS IN
6	REGULAR SESSION; AND TO REQUIRE REPORTING BY GROUPS
7	EXPENDING SUBSTANTIAL SUMS OF MONEY ON LEGISLATORS AND
8	COUNCIL OF STATE MEMBERS.

PART I CHANGES IN REGISTRATION AND REPORTING FOR LOBBYISTS, THEIR PRINCIPALS, AND OTHERS.

## PART II NO-FUNDRAISING IN SESSION FROM LOBBYISTS.

9 The General Assembly of North Carolina enacts:

- **PART I CHANGES IN REGISTRATION AND REPORTING.**
- 11 Section 1.1. Article 9A of Chapter 120 of the General Statutes reads as 12 rewritten:

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(Public)

1		"ARTICLE 9A.	
2		''LOBBYING.	
3	"§ 120-47.1. De	finitions.	
4	For the purposes of this Article, the following terms shall have the meanings		
5 6	ascribed to them (1)	in this section unless the context clearly indicates a different meaning: The terms 'contribution,' 'compensation' and 'expenditure' mean any	
7	(1)	advance, conveyance, deposit, payment, gift, retainer, fee, salary,	
8		honorarium, reimbursement, loan, pledge or anything of value and any	
9		contract, agreement, promise or other obligation whether or not legally	
10		enforceable. enforceable, but those terms do not include prizes, awards,	
11		or compensation not exceeding one hundred dollars (\$100.00) in a	
12		calendar year.	
13	<del>(2)</del>	The term "legislative agent" shall mean any person who is employed	
14		or retained, with compensation, by another person to give facts or	
15		arguments to any member of the General Assembly during any regular	
16		or special session thereof upon or concerning any bill, resolution,	
17		amendment, report or claim pending or to be introduced. The term	
18		"legislative agent" shall include, but not be limited to, corporate	
19		officers and directors and other individuals who are full or part-time	
20		employees of other persons and whose duties or activities as	
21		legislative agents, as hereinbefore defined, are incidental to the	
22		principal purposes for which they are employed or retained. The	
23		reimbursement of actual personal travel and subsistence expenses	
24		reasonably necessary to communicate with a member or members of	
25		the General Assembly shall not be considered compensation for	
26		purposes of determining whether a person is a legislative agent under	
27		this subdivision.	
28	(3)-	The term 'person' means any individual, firm, partnership, committee,	
29		association, corporation or any other organization or group of persons.	
30	<u>(4)</u>	The term 'legislative action' means the preparation, research, drafting,	
31		introduction, consideration, modification, amendment, approval,	
32		passage, enactment, tabling, postponement, defeat, or rejection of a	
33		bill, resolution, amendment, motion, report, nomination, appointment,	
34		or other matter by the legislature or by a member or employee of the	
35		legislature acting or purporting to act in an official capacity.	
36	<u>(5)</u>	The term 'legislative official' includes:	
37		a. <u>A member or member-elect of either house of the General</u>	
38		Assembly; or	
39 40		b. <u>A member of a commission or other entity established by and</u>	
40		responsible to either house, or both houses, of the General	
41	(c)	Assembly.	
42	<u>(6)</u>	The term 'lobbying' means:	

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
-		<u>a.</u> <u>Influencing or attempting to influence legislative action through</u>
		direct oral or written communication with a member of the
		General Assembly; or
		b. Solicitation of others by lobbyists to influence legislative
		action.
	<u>(7)</u>	The term 'lobbyist' means an individual who:
		a. Is employed and receives compensation, or who contracts for
		economic consideration, for the purpose of lobbying; or
		b. <u>Represents another person and receives compensation for the</u>
		purpose of lobbying.
		bbyist' shall not include those individuals who are specifically exempted
		cle by G.S. 120-47.8. For the purpose of determining whether an
		lobbyist under this subdivision, reimbursement of actual travel and
		benses shall not be considered compensation; provided, however, that
		in the ordinary course of business of these expenses shall be considered
	-	f a significant part of the individual's duties involve lobbying before the
	General Assem	
	<u>(8)</u>	The terms 'lobbyist's principal' and 'principal' mean the entity in whose behalf the lobbyist influences or attempts to influence legislative
		action.
	<u>(9)</u>	<u>The term 'person' means any individual, firm, partnership, committee,</u>
		association, corporation, or any other organization or group of persons.
	(10)	The General Assembly is in 'regular session' from the date set by law
	<u>(10)</u>	or resolution that the General Assembly convenes until the General
		Assembly either:
		<u>a.</u> <u>Adjourns sine die; or</u>
		b. Recesses or adjourns for more than 10 days.
	"§ 120-47.2. Re	gistration procedure.
	(a) In ea	ch General Assembly session and for each employer, or retainer, every
		ed or retained as a legislative agent in this State shall, before engaging in
	any activities as	a legislative agent, register with the Secretary of State. If a corporation
	or partnership	is employed or retained as a legislative counsel, and more than one
	partner, employ	ee or officer of the corporation or partnership, shall act as a legislative
		of the client, then the additional individuals shall be separately listed on
		under subsection (b), and a fee in the same amount as imposed by G.S.
		be due for each such individual in excess of one. A lobbyist shall file a
		ement with the Secretary of State before engaging in any lobbying. A
		ation statement is required for each lobbyist's principal.
		form of such the registration shall be prescribed by the Secretary of State
		le the registrant's full name, firm, and complete address; the registrant's
	*	ess; the full name and complete address of each person by whom the
	-	ployed or retained; and a general description of the matters on which the
	registrant expec	ts to act as <del>legislative agent. <u>a lobbyist.</u></del>

Each legislative agent-lobbyist shall register again with the Secretary of State 1 (c) 2 no later than 10 days after any change in the information supplied in his last registration 3 under subsection (b). Such-Each supplementary registration shall include a complete statement of the information that has changed. 4 Within 20 days after the convening of each regular session of the General 5 (d)6 Assembly, the Secretary of State shall furnish each member of the General Assembly 7 and the State Legislative Library a list of all persons who have registered as a legislative 8 agent-lobbyists and whom they represent. A supplemental list shall be furnished 9 periodically each 20 days thereafter as the session progresses. Each registration statement required under this Article shall be effective from 10 (e) the date of filing until January 1 of the following odd-numbered year. The lobbyist 11 12 shall file a new registration statement after that date, and the applicable fee shall be due 13 and payable. 14 "§ 120-47.3. Registration fee. 15 Every person, corporation or association which employs any person to act as 16 legislative agent as defined by law to promote or oppose in any manner the passage by 17 the General Assembly of any legislation affecting the pecuniary interests of any 18 individual, association or corporation as distinct from those of the whole people of the 19 State, or to act in any manner as a legislative agent in connection with any such 20 legislation, Every lobbyist's principal shall pay to the Secretary of State a fee of 21 seventy-five dollars (\$75.00) which fee shall be due and payable by either the employer 22 or the employee lobbyist or the lobbyist's principal at the time of registration. 23 A separate registration, together with a separate registration fee of seventy-five dollars (\$75.00), shall be required for each person, corporation or association lobbyist's 24 25 principal for which a person acts as legislative agent. a lobbyist. Fees so collected shall 26 be deposited in the general fund-General Fund of the State. 27 "§ 120-47.4. Written authority from employer to be filed; copy for legislative 28 committee. lobbyist's principal to be filed. 29 Each legislative agent-lobbyist shall file with the Secretary of State within 10 days 30 after his registration a written authorization to act as such, signed by the person 31 employing him. the lobbyist's principal. 32 "§ 120-47.5. Contingency lobbying fees and election influence prohibited. No person shall act as a legislative agent lobbyist for compensation which is 33 (a) dependent in any manner upon the passage or defeat of any proposed legislation or upon 34 35 any other contingency connected with any action of the General Assembly, the House, the Senate or any committee thereof. 36 37 No person shall attempt to influence the action of any member of the General (b) Assembly by the promise of financial support of his-the member's candidacy, or by 38 39 threat of financial contribution in opposition to his the member's candidacy in any future election. 40 41 "§ 120-47.6. Statements of legislative agent's-lobbyist's lobbying expenses required. 42 Each legislative agent shall file annually, within 30 days after the final adjournment of the regular session of the General Assembly held in a calendar year, a report with 43 respect to each person represented setting forth the date, to whom paid, and amount of 44

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each expenditure made during the previous year in connection with promoting or 1 2 opposing any legislation in any manner covered by this Article, 3 Each lobbyist shall file an expense report with respect to each principal (a) within 60 days after the last day of the regular session. This expense report shall 4 5 include all expenditures made between January 1 and the last day of the regular session. 6 The lobbyist shall file a supplemental report including all expenditures made after the 7 last day of the regular session, but during the calendar year, by February 28 of the 8 following year. The lobbyist shall file both expense reports whether or not expenditures 9 are made. 10 (b) Each expense report shall set forth the date of each expenditure, to whom paid, the name of any legislator who benefitted from each expenditure, and the amount 11 12 of each expenditure made during the previous reporting period in connection with lobbying, in each of the following categories: (1) transportation, (2) lodging, (3) 13 14 entertainment, (4) food, (5) any item having a cash equivalent value of more than 15 twenty-five dollars (\$25.00) and (6) contributions made, paid, incurred or promised, directly or indirectly. It shall not be necessary to report expenditures in a particular 16 17 category if the total amount expended in the particular category on behalf of a person represented is of twenty-five dollars (\$25.00) or less.-less, nor shall it be necessary to 18 19 report any expenditures made in connection with the attendance of a legislator at any 20 fund-raising function or event sponsored by a nonprofit organization qualified under 26 U.S.C. § 501(c). A report shall be filed annually whether or not contributions or expenditures 21 22 are made.—When more than 10 members of the General Assembly benefitted or were invited to benefit from an expenditure, the lobbyist shall not be required to report the 23 name of any legislator, but shall be required to report the number of legislators or, with 24 25 particularity, the basis for their selection. All reports shall be in such-the form as shall be prescribed by the Secretary of 26 (c) 27 State and shall be open to public inspection. 28 (d) When a legislative agent-lobbyist fails to file a lobbying expense report as required herein, the Secretary of State shall send a certified or registered letter advising 29 30 the agent-lobbyist of his-the delinquency and the penalties provided by law. Within 20 31 days of the receipt of such-the letter, the agent-lobbyist shall deliver or post by United 32 States mail to the Secretary of State the required report and an additional late filing fee 33 of ten dollars (\$10.00). Filing of the required report and payment of the additional fee 34 within the time extended shall constitute compliance with this section. Failure to file an expense report in one of the manners prescribed herein shall result in revocation of any 35 and all registrations of a legislative agent-lobbyist under this Article. No legislative agent 36 37 lobbyist may register or reregister under this Article until he has fully complied with 38 this section. 39 "§ 120-47.7. Statements of employer lobbyist's principal lobbying expenses 40 required. 41 Each person who employs or retains a legislative agent shall file annually, (a) within 30 days after the final adjournment of the regular session of the General 42 Assembly held in a calendar year, a report with respect to each agent employed or 43

44 retained setting Each lobbyist's principal shall file an expense report within 60 days

after the last day of the regular session. This expense report shall include all 1 2 expenditures made between January 1 and the last day of the regular session. The 3 principal shall file a supplemental expense report, including all expenditures made after the last day of the regular session, but during the calendar year, by February 28 of the 4 5 following year. The principal shall file both expense reports whether or not 6 expenditures are made during a reporting period. 7 Each expense report shall set forth the date, name and address of each lobbyist (b) 8 employed, appointed, or retained by the lobbyist's principal, the date of each 9 expenditure made, to whom paid, name of any legislator who benefitted from each 10 expenditure, and amount of each expenditure made during the previous year-reporting period in connection with promoting or opposing any legislation in any manner covered by 11 12 this Article, lobbying, in each of the following categories: (1) transportation, (2) lodging, 13 (3) entertainment, (4) food, (5) any item having a cash equivalent value of more than 14 twenty-five dollars (\$25.00), (6) contributions made, paid, incurred or promised, 15 directly or indirectly, and (7) compensation to legislative agents. lobbyists in connection with their lobbying activities. It shall not be necessary to report expenditures in any 16 particular category if the total amount expended in the particular category on behalf of a person 17 represented is of twenty-five dollars (\$25.00) or less.-less, nor shall it be necessary to 18 19 report any expenditures made in connection with the attendance of a legislator at any 20 fund-raising function or event sponsored by a nonprofit organization qualified under 26 U.S.C. § 501(c). When more than 10 members of the General Assembly benefitted or 21 22 were invited to benefit from an expenditure, the principal shall not be required to report the name of any legislator, but shall be required to report the number of legislators or 23 the basis for their selection. In the category of compensation to legislative agents 24 25 lobbyists it shall not be necessary to report the full salary, or any portion thereof, of a 26 legislative agent who is a full-time employee of or is annually retained by the reporting 27 employer.—the principal shall estimate and report the compensation paid or promised directly or indirectly, to all lobbyists based on the estimated time, effort and expense in 28 29 connection with lobbying activities on behalf of the principal. If a lobbyist is a full-time 30 employee of the principal, or is compensated by means of an annual fee or retainer, the principal shall estimate and report the portion of all such lobbyists' salaries or retainers 31 32 that compensate the lobbyists for lobbying. A report shall be filed annually whether or not 33 payments are made. 34 (c) All reports shall be in the form prescribed by the Secretary of State and open 35 to public inspection. When an employer or retainer of a legislative agent-a lobbyist's principal fails to 36 (d) file a lobbying expense report as required herein, the Secretary of State shall send a 37 38 certified or registered letter advising the employer or retainer lobbyist's principal of his the delinquency and the penalties provided by law. Within 20 days of the receipt of 39 40 such-the letter, the employer or retainer-lobbyist's principal shall deliver or post by United States mail to the Secretary of State the required report and a late filing fee of ten 41

42 dollars (\$10.00). Filing of the required report and payment of the late fee within the 43 time extended shall constitute compliance with this section.

44 "§ 120-47.8. Persons exempted from provisions of Article.

The provisions of this Article shall not be construed to apply to any of the following: 1 2 An individual, not acting as a legislative agent, lobbyist, solely engaged (1)3 in expressing a personal opinion on legislative matters to his own legislative delegation or other members of the General Assembly. 4 5 A person appearing before a legislative committee at the (2)6 invitation or request of the committee or a member thereof and who 7 engages in no further activities as a legislative agent-lobbyist in 8 connection with that or any other legislative matter. 9 (3) a. A duly elected or appointed official or employee of the State, the United States, a county, municipality, school district or other 10 governmental agency, when appearing solely in connection with 11 12 matters pertaining to his office and public duties. Notwithstanding the persons exempted in this Article, the 13 b. 14 Governor, Council of State, and all appointed heads of State 15 departments, agencies and institutions, shall designate all authorized official legislative liaison personnel and shall file 16 17 and maintain current lists of designated legislative liaison 18 personnel with the Secretary of State and shall likewise file with the Secretary of State a full and accurate accounting of all 19 20 money expended on lobbying, other than the salaries of regular 21 full-time employees, at the same times lobbyists are required to 22 file expense reports under G.S. 120-47.5. 23 (4) A person performing professional services in drafting bills or in 24 advising and rendering opinions to clients, or to legislators on behalf of clients, as to the construction and effect of proposed or pending 25 26 legislation where such the professional services are not otherwise, 27 directly or indirectly, connected with legislative action. A person who owns, publishes or is employed by any news medium 28 (5) 29 while engaged in the acquisition or dissemination of news on behalf of 30 such the news medium. 31 Notwithstanding the persons exempted in this section, the Governor, (6)32 Council of State, and all appointed heads of State departments, 33 agencies and institutions, shall designate all authorized official legislative liaison personnel and shall file and maintain current lists of 34 designated legislative liaison personnel with the Secretary of State and 35 shall likewise file with the Secretary of State a full and accurate 36 accounting of all money expended in influencing or attempting to 37 38 influence legislation, other than the salaries of regular full-time 39 employees. 40 Members of the General Assembly. Legislative officials. (7)A person responding to inquiries from a member of the General 41 (8) 42 Assembly, legislative official, and who engages in no further activities 43 as a legislative agent-lobbyist in connection with that or any other 44 legislative matter.

1	(9) An individual giving facts or recommendations pertaining to
2	legislative matters to his own legislative delegation only.
3	"§ 120-47.9. Punishment for violation.
4	Whoever willfully violates any provision of this Article shall be guilty of a
5	misdemeanor and upon conviction shall be fined not less than fifty dollars (\$50.00) nor
6	more than one thousand dollars (\$1,000), or imprisoned not exceeding two years, or
7	both. In addition, no legislative agent-lobbyist who is convicted of a violation of the
8	provisions of this Article shall in any way act as a legislative agent-lobbyist for a period
9	of two years following his conviction.
10	"§ 120-47.10. Enforcement of Article by Attorney General.
11	The Secretary of State shall report apparent violations of this Article to the Attorney
12	General. The Attorney General shall, upon complaint made to him of violations of this
13	Article, make an appropriate investigation thereof, and he shall forward a copy of the
14	investigation to the district attorney of the prosecutorial district as defined in G.S. 7A-
15	60 of which Wake County is a part, who shall prosecute any person who violates any
16	provisions of this Article.
17	" <u>§ 120-47.11. Rules and forms.</u>
18	The Secretary of State shall make, amend, and rescind any rules, orders, forms, and
19	definitions as are necessary to carry out the provisions of this Article.
20	" <u>§ 120-47.12. Goodwill expenditures.</u>
21	Any person, company or group, other than a lobbyist or lobbyist's principal, who or
22	which expends more than one thousand dollars (\$1,000) in a calendar year on one or
23	more legislators or Council of State members in an effort to curry favor or cultivate
24	personal goodwill or favorable opinions on the part of any legislator or Council of State
25	member by providing them with entertainment, food, lodging, transportation, gifts,
26	contributions, or other things or services of value, shall file a report with the Secretary
27	of State containing the information required in G.S. 120-47.7(b). The reports shall be in
28	the form prescribed by the Secretary of State and shall be open to public inspection, and
29	shall be filed by February 28 of the year following the calendar year in which the
30	expenditures were made."
31	Sec. 1.2. Article 10 of Chapter 120 of the General Statutes is repealed.
32	PART II – LIMITS ON FUND-RAISING IN SESSION.
33	Sec. 2. Chapter 163 of the General Statutes is amended by adding a new
34	section to read:
35	" <u>§ 163-278.13A. No fund-raising from lobbyists for legislators or Council of State</u>
36	members while General Assembly is in regular session.
37 38	(a) While the General Assembly is in regular session, none of the following
38 39	entities may solicit or accept a contribution from, or at the behest or recommendation of, an individual registered as a lobbyist pursuant to Article 9A of Chapter 120 of the
39 40	General Statutes:
40 41	(1) A member of the Council of State; or
41	(1) <u>A member of the General Assembly; or</u>
43	(3) A political committee the principal purpose of which is to assist a
44	member or members of the Council of State or General Assembly.
T-T	member of members of the council of State of General Assembly.

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1	<u>(b)</u> <u>Whil</u>	e the General Assembly is in regular session, no individual registered as
2	<u>a lobbyist und</u>	er Article 9A of Chapter 120 of the General Statutes may make a
3	contribution to	any of the entities listed in subdivisions (1) through (3) of subsection (a)
4	of this section.	
5	<u>(c)</u> <u>This</u>	section does not apply to:
6	<u>(1)</u>	Any contribution made to or by a State, county or congressional
7		district executive committee of a political party; or
8	<u>(2)</u>	Any contribution made to or solicited for a political committee that
9		operates on a Statewide basis in conjunction with the executive
10		committee of a political party for the purpose of assisting that party's
11		candidates for Council of State or General Assembly; or
12	<u>(3)</u>	Any contribution made by a member of the Council of State or
13		General Assembly to a political committee the principal purpose of
14		which is to assist himself; or
15	<u>(4)</u>	Any contribution made to or any solicitation for a nonprofit
16	(5)	organization under 26 U.S.C. § 501(c); or
17	<u>(5)</u>	Any contribution accepted with the intent that it be used to defray legal
18		or other expenses incurred in connection with the contesting of
19 20	(6)	<u>election results; or</u>
20 21	<u>(6)</u>	Any contribution to any of the entities listed in subdivisions (1) through (3) of subsection (a) of this section if the member of the
21 22		through (3) of subsection (a) of this section if the member of the Council of State or General Assembly has filed an official notice of
22		candidacy with the appropriate board of elections for any elective
23 24		office, provided the contribution is for the elective office for which the
24 25		member has filed.
23 26	(d) A vie	blation of this section is a misdemeanor, but no individual or person shall
20 27		inder this section for accepting or making a contribution unless the State
28		ions has notified the individual or person of the apparent violation in
<u>2</u> 9		ified mail, has given the individual or person an opportunity to return or
30		return of the contribution, and, within 10 days of the receipt of the
31	_	e individual or person has failed to return or to request the return of the
32	contribution.	*
33	(e) For p	purposes of this section, the General Assembly is in regular session from
34	• • • •	law or resolution that the General Assembly convenes until the General
35	Assembly eithe	<u></u>
36	(1)	Adjourns sine die; or
37	<u>(2)</u>	Recesses or adjourns for more than 10 days."
38	Sec.	3. Part I of this act shall become effective January 1, 1992, except for
39	G.S. 120-47.11	which is effective on ratification. Part II of this act is effective on
40		is act shall be implemented within funds available to the Secretary of
41		g in this act shall be construed to obligate the General Assembly to
42	appropriate fun	ds to implement the provisions of this act.