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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend the Code of Virginia by adding in Title 2.1 a chapter numbered 48, consisting of sections numbered 2.1-769 through 2.1-784, and to repeal Chapter 2.1 (§§ 30-28.01 through 30-28.9:1) of Title 30 of the Code of Virginia, relating to lobbying to influence legislation and executive orders; penalties.

[S 498] Approved Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Title 2.1 a chapter numbered 48, consisting of sections numbered 2.1-769 through 2.1-784, as follows: CHAPTER 48. LOBBYING DISCLOSURE AND REGULATION ACT. § 2.1-769. Statement of intent and purposes. The General Assembly finds and declares the following: 1. The operation of open and responsible government requires the fullest opportunity to be afforded to the people to petition their government for the redress of grievances and to express freely their opinions on legislative and executive actions. 2. The identity and expenditures of certain persons who attempt to influence legislative and executive actions with respect to legislation and executive orders should be publicly identified to preserve and maintain the integrity of government. § 2.1-770. Definitions. As used in this chapter, unless the context requires a different meaning: "Anything of value" means: 1. A pecuniary item, including money, or a bank bill or note; 2. A promissory note, bill of exchange, order, draft, warrant, check, or bond given for the payment of money; 3. A contract, agreement, promise, or other obligation for an advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money; 4. A stock, bond, note, or other investment interest in an entity; 5. A receipt given for the payment of money or other property; 6. A right in action; 7. A gift, tangible good, chattel, or an interest in a gift, tangible good, or chattel; 8. A loan or forgiveness of indebtedness; 9. A work of art, antique, or collectible; 10. An automobile or other means of personal transportation; 11. Real property or an interest in real property, including title to realty, a fee simple or partial interest, present or future, contingent or vested within realty, a leasehold interest, or other beneficial interest in realty; 12. An honorarium or compensation for services; 13. A rebate or discount in the price of anything of value unless the rebate or discount is made in the ordinary course of business to a member of the public without regard to that person's status as an executive or legislative official, or the sale or trade of something for reasonable compensation that would ordinarily not be available to a member of the public; 14. A promise or offer of employment; or 15. Any other thing of value that is pecuniary or compensatory in value to a person. "Anything of value" does not mean a campaign contribution properly received and reported pursuant to Chapter 9 (§ 24.2-900 et seq.) of Title 24.2. "Compensation" means: 1. An advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of value; or 2. A contract, agreement, promise or other obligation for an advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of value, for services rendered or to be rendered. "Compensation" does not mean reimbursement of expenses if the reimbursement does not exceed the amount actually expended for the expenses and it is substantiated by an itemization of expenses. "Executive action" means the proposal, drafting, development, consideration, amendment, adoption, approval, promulgation, issuance, modification, rejection, or postponement by an executive agency or

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official of legislation or executive orders issued by the Governor. 58

"Executive agency" means an agency, board, commission, or other body in the executive branch of state government. "Executive agency" includes the State Corporation Commission, the Virginia Department of Workers' Compensation, and the State Lottery Department. 59 60 61

62 "Executive official" means:

1. The Governor; 63

64 2. The Lieutenant Governor;

65 3. The Attorney General;

4. Any officer or employee of the office of the Governor or Lieutenant Governor other than a clerical 66 67 or secretarial employee;

68 5. The Governor's Secretaries, the Deputy Secretaries, and the chief executive officer of each 69 executive agency; or

70 6. Members of supervisory and policy boards, commissions and councils, as defined in § 9-6.25, 71 however selected. 72

"Expenditure" means:

73 1. A purchase, payment, distribution, loan, forgiveness of a loan or payment of a loan by a third 74 party, advance, deposit, transfer of funds, a promise to make a payment, or a gift of money or anything 75 of value for any purpose:

76 2. A payment to a lobbyist for salary, fee, reimbursement for expenses, or other purpose by a person 77 employing, retaining, or contracting for the services of the lobbyist separately or jointly with other 78 persons;

79 3. A payment in support of or assistance to a lobbyist or the lobbyist's activities, including the direct 80 payment of expenses incurred at the request or suggestion of the lobbyist;

81 4. A payment that directly benefits an executive or legislative official or a member of the official's 82 *immediate family;*

83 5. A payment, including compensation, payment, or reimbursement for the services, time, or expenses 84 of an employee for or in connection with direct communication with an executive or legislative official;

85 6. A payment for or in connection with soliciting or urging other persons to enter into direct communication with an executive or legislative official; or 86

87 7. A payment or reimbursement for categories of expenditures required to be reported pursuant to 88 this chapter.

89 "Expenditure" does not mean a campaign contribution properly received and reported pursuant to 90 Chapter 9 (§ 24.2-900 et seq.) of Title 24.2.

91 "Gift" means anything of value to the extent that a consideration of equal or greater value is not 92 received. 93

"Gift" does not mean:

94 1. Printed informational or promotional material;

95 2. A gift that is not used and, no later than sixty days after receipt, is returned to the donor or 96 delivered to a charitable organization and is not claimed as a charitable contribution for federal income 97 tax purposes;

98 \hat{J} . A gift, devise, or inheritance from an individual's spouse, child, parent, grandparent, brother, 99 sister, parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin or the 100 spouse of that individual, if the donor is not acting as the agent or intermediary for someone other than 101 a person covered by this subdivision; or 102

4. A gift of a value of twenty-five dollars or less.

"Immediate family" means (i) the spouse and (ii) any other person who resides in the same 103 104 household as the executive or legislative official and is the dependent of the official.

105 "Legislative action" means:

106 1. Preparation, research, drafting, introduction, consideration, modification, amendment, approval, 107 passage, enactment, tabling, postponement, defeat, or rejection of a bill, resolution, amendment, motion, 108 report, nomination, appointment, or other matter by the General Assembly or a legislative official;

109 2. Action by the Governor in approving, vetoing, or recommending amendments for a bill passed by the General Assembly; or 110

3. Action by the General Assembly in overriding or sustaining a veto by the Governor, considering 111 112 amendments recommended by the Governor, or considering, confirming, or rejecting an appointment of 113 the Governor. 114

"Legislative official" means:

115 1. A member or member-elect of the General Assembly;

116 2. A member of a committee, subcommittee, commission or other entity established by and 117 responsible to the General Assembly or either house of the General Assembly; or

3. Persons employed by the General Assembly or an entity established by and responsible to the 118

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119 General Assembly.

120 "Lobbying" means:

121 1. Influencing or attempting to influence executive or legislative action through oral or written 122 communication with an executive or legislative official; or

123 2. Solicitation of others to influence an executive or legislative official.

124 "Lobbying" does not mean:

125 1. Requests for appointments, information on the status of pending executive and legislative actions, 126 or other ministerial contacts if there is no attempt to influence executive or legislative actions;

127 2. Responses to published notices soliciting public comment submitted to the public official designated in the notice to receive the responses; 128

129 3. The solicitation of an association by its members to influence legislative or executive action; or

130 4. Communications between an association and its members and communications between a principal 131 and its lobbyists.

132 "Lobbyist" means:

133 1. An individual who is employed and receives payments, or who contracts for economic 134 consideration, including reimbursement for reasonable travel and living expenses, for the purpose of 135 lobbying;

136 2. An individual who represents an organization, association, or other group for the purpose of 137 lobbying; or

138 3. A local government employee who lobbies.

139 "Lobbyist's principal" or "principal" means the entity on whose behalf the lobbyist influences or **140** attempts to influence executive or legislative action. An organization whose employees conduct lobbying 141 activities on its behalf is both a principal and an employer of the lobbyists. In the case of a coalition or 142 association that employs or retains others to conduct lobbying activities on behalf of its membership, the 143 principal is the coalition or association and not its individual members.

144 "Local government" means: 145

1. Any county, city, town, or other local or regional political subdivision;

146 2. Any school division;

147 3. Any organization or entity which exercises governmental powers which is established pursuant to 148 an interstate compact; or

149 4. Any organization composed of members representing entities listed in subdivisions 1, 2, or 3 of 150 this definition. 151

"Local government employee" means a public employee of a local government.

152 "Person" means an individual, proprietorship, firm, partnership, joint venture, joint stock company, 153 syndicate, business trust, estate, company, corporation, association, club, committee, organization, or 154 group of persons acting in concert.

155 "Value" means the retail cost or fair market worth of an item or items, whichever is greater.

§ 2.1-771. Exemptions. 156 157

The registration and reporting provisions of this chapter do not apply to:

158 1. The Governor, Lieutenant Governor, Attorney General, and their immediate staffs or the 159 Governor's Secretaries and their immediate staffs, acting in an official capacity;

2. Members of the General Assembly and other legislative officials and legislative employees acting 160 161 in an official capacity;

162 3. Local elected officials acting in an official capacity;

- 163 4. Any employee of the state executive branch acting in an official capacity;
- 164 5. A duly elected or appointed official or employee of the United States acting in an official 165 *capacity;*

166 6. An individual who limits lobbying solely to (i) formal testimony before a public meeting of an executive agency or legislative body and registers the appearance in the records of the agency or body 167 168 and (ii) testimony and information compelled by action of an executive agency or legislative body;

169 7. A person who receives \$500 or less in compensation and reimbursements, excluding personal 170 living and travel expenses, in a calendar year for his lobbying activities;

171 8. A person who receives no compensation or anything of value for lobbying, and does not expend 172 more than \$500, excluding personal living and travel expenses, in lobbying in the calendar year; or

173 9. An employee of a business, other entity, or local government whose job duties do not regularly 174 include influencing or attempting to influence legislative or executive action.

175 § 2.1-772. Registration requirements.

A. A lobbyist shall register with the Secretary of the Commonwealth prior to engaging in lobbying. A 176 177 lobbyist who engages in lobbying entirely outside the capital city shall comply with this section by 178 registering with the Secretary within fifteen days after first engaging in lobbying. Registration shall be 179 required annually and expire May 1.

180 B. The chief administrative officer of each local government shall register with the Secretary of the 181 Commonwealth and file a statement pursuant to § 2.1-773 if any local government employees will act as lobbyists on its behalf. No registration fee shall be required. Each local government shall file a consolidated report in accordance with the reporting requirements of § 2.1-776 and shall maintain 182 183 184 locally a copy of the report which is available for inspection and copying during regular business 185 hours.

186 § 2.1-773. Contents of registration statement.

A. The registration statement shall be on a form provided by the Secretary of the Commonwealth and 187 188 include the following information: 189

1. The name and business address and telephone number of the lobbvist:

190 2. The name and business address and telephone number of the person who will keep custody of the 191 lobbyist's and the lobbyist's principal's accounts and records required to comply with this chapter, and 192 the location and telephone number for the place where the accounts and records are kept;

3. The name and business address and telephone number of the lobbyist's principal; 193

194 4. The kind of business of the lobbyist's principal:

5. For each principal, the full name of the individual to whom the lobbyist reports; 195

196 6. For each principal, a statement whether the lobbyist is employed or retained and whether 197 exclusively for the purpose of lobbying; 198

7. The position held by the lobbyist if he is a part-time or full-time employee of the principal;

199 8. The full name and business address and telephone number of each lobbyist employed by or 200 representing the lobbyist's principal;

201 9. An identification of the subject matter (with as much specificity as possible) with regard to which 202 the lobbyist or lobbyist's principal will engage in lobbying; and

203 10. The signed statement by the lobbyist that the information contained on the registration statement 204 is true and correct.

205 B. Whenever any change, modification or addition to his status as a lobbyist is made, the lobbyist 206 shall, within one week of such change, modification or addition, furnish full information regarding the 207 same to the Secretary of the Commonwealth on forms provided by the Secretary.

208 C. The Secretary of the Commonwealth shall furnish a copy of this chapter to any individual offering 209 to register as a lobbyist and shall mail by certified mail a copy of this chapter and a copy of the 210 information furnished by the lobbyist to the person whom the lobbyist represents to be his principal.

D. If the principal to whom the information is sent under subsection C of this section does not, 211 212 within ten days of such mailing, file an affidavit, signed by the person or duly authorized agent of the 213 person, denying that the lobbyist appears on his behalf, such person shall be deemed to have appointed 214 the Secretary of the Commonwealth his agent for service of process in any prosecution arising for violation of this chapter. If such affidavit is filed, the Secretary shall notify the attorney for the Commonwealth of the City of Richmond. 215 216

§ 2.1-774. Registration fees.

218 The Secretary shall collect an annual registration fee of fifty dollars from the lobbyist for each 219 principal for whom, or on whose behalf, the lobbyist will act. 220

§ 2.1-775. Registration information to be recorded in legislative docket; list of executive officials.

221 A. The Secretary of the Commonwealth shall maintain in a legislative docket the information filed 222 under § 2.1-773 pertaining to lobbying involving legislative actions during any session of the General 223 Assembly. The Secretary shall furnish current, complete lists thereof to the clerk of each house and to 224 each member of the General Assembly once every two weeks during the session of the General Assembly 225 beginning with the convening of the General Assembly.

226 B. The Secretary of the Commonwealth shall prepare a list of executive officials, their positions and 227 names, to be revised at least semi-annually and made available to lobbyists to assist them in complying 228 with the provisions of this chapter. 229

§ 2.1-776. Lobbyist reporting.

230 A. Each lobbyist shall file a separate annual report of expenditures, including gifts, for each 231 principal for whom he lobbies by July 1 for the preceding twelve-month period ending May 1.

232 B. Each principal who expends more than \$500 to employ or compensate multiple lobbyists shall be 233 responsible for filing a consolidated lobbyist report pursuant to this section in any case in which the 234 lobbyists are each exempt under the provisions of subdivisions 7 or 8 of § 2.1-771 from the reporting 235 requirements of this section.

236 C. The report shall be on a form provided by the Secretary of the Commonwealth which shall be 237 substantially as follows and shall be accompanied by instructions provided by the Secretary. LOBBYIST'S DISCLOSURE STATEMENT

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239 240

241	PART I:	
241	PARI I:	
243 244	(1)	PRINCIPAL:
244 245 246 247 248 249 250		In Part I, item 2a, provide the name of the individual authorizing your employment as a lobbyist. The lobbyist filing this statement MAY NOT list his name in item 2a. THE INDIVIDUAL LISTED IN PART I, ITEM 2A, MUST SIGN THE PRINCIPAL'S STATEMENT.
251 252	(2a)	Name:
253 254	(2b)	Permanent Business Address:
255 256	(2c)	Business Telephone:
257 258 259	(3)	Provide a list of executive and legislative actions (with as much specificity as possible) for which you lobbied and a description of activities conducted.
260		
261		
262 263		
203 264	(4)	INCORPORATED FILINGS :<eb> If you are filing an incorporated</eb>
265 266	(1)	disclosure statement, please complete the following:
267 268		Individual filing financial information:
269		Individuals to be included in the filing:
270 271		
272 273	(5)	<i>Please indicate which schedules will be attached to your disclosure statement:</i>
274		[] Schedule A: Entertainment Expenses
275		[] Schedule B: Gifts
276		[] Schedule C: Other Expenses
277 278	(6)	EXPENDITURE TOTALS:
279 280		a) ENTERTAINMENT\$\$
280 281		a) ENTERTAINMENT\$\$\$ b) GIFTS\$
282		c) OFFICE EXPENSES\$
283		d) COMMUNICATIONS
284		e) PERSONAL LIVING AND TRAVEL EXPENSES\$
285		f) COMPENSATION OF LOBBYISTS\$\$
286		g) HONORARIA\$\$
287		h) REGISTRATION COSTS\$\$
288		<i>i</i>) OTHER\$\$
289 200		TOTAL\$\$\$
290 291 202	PART II	:
292 293	(1a)	NAME OF LOBBYIST: <eb></eb>
294	(_ 4)	
295 296	(1b)	Permanent Business Address:

297 (1c) Business Telephone: 298 299 (2)As a lobbyist, you are (check one) 300 301 [] EMPLOYED (on the payroll of the principal) 302 Γ 1 RETAINED (not on the payroll of the principal, 303 *however compensated*) 304 [] NOT COMPENSATED (not compensated; expenses may be 305 reimbursed) 306 307 (3)List all lobbyists other than yourself who registered to 308 represent your principal. 309 310 311 312 313 (4)If you selected "EMPLOYED" as your answer to Part II, item 2, 314 provide your job title. 315 316 317 (5) If you selected "NOT COMPENSATED" as your answer to Part II, 318 item 2, please indicate why you received no compensation. 319 320 321 322 323 PLEASE NOTE: Some lobbyists are not individually compensated for 324 lobbying activities. This may occur when several members of a firm 325 represent a single principal. The principal, in turn, makes a single 326 payment to the firm. If this describes your situation, do not answer 327 Part II, items 6a and 6b. Instead, complete Part III, items 1 and 2. 328 329 (6a) What was the DOLLAR AMOUNT OF YOUR COMPENSATION<ait> <eait><eb>as a 330 lobbyist? (If you have job responsibilities other than those 331 involving lobbying, you may have to prorate to determine the 332 part of your salary attributable to your lobbying activities.) 333 Transfer your answer to this item to Part I, item 6f. 334 335 (6b) Explain how you arrived at your answer to Part II, item 6a. 336 337 338 339 340 PART III: 341 342 PLEASE NOTE: If you answered Part II, items 6a and 6b, you WILL NOT 343 complete this section. 344 345 List all members of your firm, organization, association, (1) 346 corporation, or other entity who furnished lobbying services 347 to your principal. 348 349 350 351 (2)Indicate the total amount paid to your firm, organization, 352 association, corporation or other entity for services

rendered. Transfer your answer to this item to Part I, item 6f..... SCHEDULE A ENTERTAINMENT EXPENSES 360 PLEASE <eb>NOTE: Any single entertainment event included in the expense totals of the principal, greater than or equal to a total of \$100, should be itemized below Transfer any totals from this schedule to

362 363	should be itemized below. Transfer any totals from this schedule to Part I, item 6a. (Please duplicate as needed.)		
364 365	Date and Location of Event:		
366			
367			
368			
369	Number of Reportable Guests Invited:		
370			
371			
372	Description of Entertainment:		
373	-		
374			
375			
376	Food\$\$		
377	Beverages\$\$		
378	Transportation of Guests\$\$		
379	Lodging of Guests\$\$		
380	Performers, Speakers, Etc\$\$		
381	Displays\$		
382	Rentals\$\$		
383	Service Personnel\$\$		
384	Miscellaneous\$\$		
385	TOTAL\$		
386			
387			
388	SCHEDULE B		
389	GIFTS		
390			
391	PLEASE NOTE: Any single gift reported in the expense totals of the		
392	principal, greater than or equal to \$25, should be itemized below.		
393			
394	duplicate as needed.)		
395			
396	Date of Gift:		

Description of Gift:

Recipient of Gift:

Cost of Individual Gift:

409 Number of Reportable Persons Accepting: 410 411 412 TOTAL COST TO PRINCIPAL......\$.....\$ 413 414 415 SCHEDULE C 416 OTHER EXPENSES 417 PLEASE NOTE: This section is provided for any lobbying-related 418 expenses not covered in Part I, items 6a - 6h. An example of an 419 expenditure to be listed on schedule C would be the rental of a bill 420 box during the General Assembly session. Transfer the total from 421 this schedule to Part I, item 6i. (Please duplicate as needed.) 422 423 424 DATE OF EXPENSE DESCRIPTION OF EXPENSE AMOUNT 425\$.....\$ 426 427 428 429 430 431 432 433 434 TOTAL "OTHER" EXPENSES......\$.....\$ 435 436 437 PART IV: STATEMENTS 438 439 Both the lobbyist and principal officer must sign the disclosure 440 statement, attesting to its completeness and accuracy. The following 441 items are mandatory and if they are not properly completed, the 442 entire filing will be rejected and returned to the lobbyist: 443 (1)All signatures on the statement must be ORIGINAL. No 444 facsimiles, stamps, or other reproductions of the 445 individual's signature will be accepted. 446 An individual MAY NOT sign the disclosure statement as (2)447 lobbyist and principal officer. 448 STATEMENT OF LOBBYIST 449 I, the undersigned registered lobbyist, do 450 state that the information furnished on this disclosure 451 statement and on all accompanying attachments required to be made 452 thereto is, to the best of my knowledge and belief, complete and 453 accurate. 454 Signature of lobbyist 455 456 457 Date 458 STATEMENT OF PRINCIPAL 459 I, the undersigned principal (or an authorized official thereof), do state that the information 460 461 furnished on this disclosure statement and on all accompanying 462 attachments required to be made thereto is, to the best of my 463 knowledge and belief, complete and accurate. 464

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465 Signature of principal 466 467 Date 468

469 D. A person who signs the disclosure statement knowing it to contain a material misstatement of fact 470 shall be guilty of a Class 5 felony.

471 § 2.1-777. Filings; inspection.

Registration statements and lobbying reports shall be open to public inspection and copying during 472 473 the regular business hours of the office of the Secretary of the Commonwealth.

474 Such statements and reports shall be deemed to have been filed only when actually received in the 475 office of the Secretary or mailed to the Secretary by registered, certified, or regular mail with the 476 sender retaining sufficient proof of mailing, which may be a United States Postal Certificate of Mailing. 477 § 2.1-778. Retention of records by a lobbyist or lobbyist's principal.

478 A lobbyist and a lobbyist's principal shall preserve for a period of two years all accounts, bills, 479 books, papers, receipts, and other documents and records necessary to substantiate the expenditure 480 reports submitted under this chapter.

481 § 2.1-779. Termination.

482 A lobbyist may terminate a lobbyist registration by filing a report required under § 2.1-776 including 483 information through the last day of lobbying activity. A termination report must indicate that the 484 lobbyist intends to use the report as the final accounting of lobbying activity.

485 § 2.1-780. Penalties; filing of substituted statement.

486 A. Every lobbyist failing to file the statement prescribed by § 2.1-776 within the time prescribed 487 therein shall be assessed a civil penalty of fifty dollars, and every individual failing to file the statement 488 within ten days after the time prescribed herein shall be assessed an additional civil penalty of fifty 489 dollars per day from the eleventh day of such default until the statement is filed. Such penalties shall be 490 assessed and collected by the Secretary. The Attorney General shall assist the Secretary in collecting the 491 penalties, upon request.

492 B. Every lobbyist's principal whose lobbyist fails to file the statement prescribed by § 2.1-776 shall 493 be assessed a civil penalty of fifty dollars, and shall be assessed an additional civil penalty of fifty 494 dollars per day from the eleventh day of such default until the statement is filed. Such penalty shall be 495 assessed and collected by the Secretary. The Attorney General shall assist the Secretary in collecting the 496 penalties, upon request.

497 C. No individual who has failed to file the statement required by § 2.1-776, or who has failed to pay 498 all penalties assessed pursuant to this section, shall register or act as a lobbyist as long as he remains 499 in default.

500 D. Whenever any lobbyist is or will be in default under § 2.1-776, and the reasons for such default 501 are or will be beyond his control, or the control of his principal, or both, the Secretary may suspend the 502 assessment of any penalty otherwise assessable and accept a substituted statement, upon the submission 503 of sworn proofs which shall satisfy him that such default has been beyond the control of the lobbyist or 504 his principal, and that such substituted statement contains the most accurate and complete information 505 available after the exercise of due diligence.

506 E. Penalties collected pursuant to this section shall be payable to the State Treasurer for deposit to 507 the general fund.

508 § 2.1-781. Contingent compensation prohibited.

It shall be unlawful for any individual to lobby for compensation which is dependent in any manner 509 510 upon the outcome of any legislative or executive action.

511 § 2.1-782. Prohibited acts; violation a misdemeanor.

512 A. No lobbyist shall: 513

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1. Lobby in violation of the provisions of this chapter;

514 2. Make any expenditure, or obligate himself to do so, in connection with lobbying, unless he fully 515 discloses the expenditure as required in this chapter; or

516 3. Misrepresent in any material respect or omit any information required to be reported pursuant to 517 this chapter. 518

B. No lobbyist's principal shall:

1. Fail to file any statement required to be filed by the provisions of this chapter;

520 2. Misrepresent in any material respect or omit any information required to be reported pursuant to 521 this chapter; or 522

3. Violate any of the provisions of this chapter.

523 C. Except as provided in subsection D of § 2.1-776, any lobbyist or lobbyist's principal violating any 524 provision of this chapter shall be guilty of a Class 1 misdemeanor. However, a lobbyist who receives no 525 compensation or anything of value for lobbying shall not be subject to criminal penalties pursuant to

526 this section.

527 § 2.1-783. Employment of lobbyists prohibited; exceptions.

Nothing in this chapter shall be construed so as to permit the employment of a lobbyist for compensation by an officer, board, institution or agency of the Commonwealth, and any such employment is expressly prohibited; however, this section shall not apply to any individual who is a full-time or part-time employee of such office, board, department, institution or agency of the Commonwealth.

533 § 2.1-784. Prohibition for state party chairman.

The chairman or any full-time paid employee of a state political party, as defined in § 24.2-101, or a
member of his immediate family, as defined in § 2.1-639.2, shall not be employed as a lobbyist by any
principal.

537 2. That Chapter 2.1 (§§ 30-28.01 through 30-28.9:1) of Title 30 of the Code of Virginia is repealed.

538 3. That an emergency exists and this act is in force from its passage.