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SENATE RESOLUTION NO.
                          BY (PROPOSED COMMITTEE ON ETHICS
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                          RESOLUTION BY CHAIRPERSON KIBBIE)
    4 A Resolution relating to the Senate Rules Governing
          Lobbyists and their interactions with the Senate and
          members of the Senate during the Eighty=third General
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          Assembly.
          BE IT RESOLVED BY THE SENATE, That the Senate Rules
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    9 Governing Lobbyists for the Eighty-second Eighty-third General
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  10 Assembly shall be as follows:
                          SENATE RULES GOVERNING LOBBYISTS
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          1. DEFINITIONS. As used in these rules, "client", "gift",
1 13 "honoraria" or "honorarium", "immediate family member", and 1 14 "lobbyist" have the meaning provided in chapter 68B. As used 1 15 in these rules, the term "political action committee" means a
1 16 committee, but not a candidate's committee, which accepts
1 17 contributions, makes expenditures, or incurs indebtedness in 1 18 the aggregate of more than seven hundred fifty dollars in any
1 19 one calendar year to expressly advocate the nomination,
1 20 election, or defeat of a candidate for public office or to
  21 expressly advocate the passage or defeat of a ballot issue or 22 influencing legislative action, or an association, lodge,
1 23 society, cooperative, union, fraternity, sorority, educational
  24 institution, civic organization, labor organization, religious 25 organization, or professional or other organization which
1 26 makes contributions in the aggregate of more than seven
  27 hundred fifty dollars in any one calendar year to expressly
1 28 advocate the nomination, election, or defeat of a candidate 1 29 for public office or to expressly advocate the passage or
1 30 defeat of a ballot issue or influencing legislative action.
          2. APPLICABILITY. These rules are only applicable to
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  32 lobbying activities involving the Iowa general assembly.
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          3. REGISTRATION REQUIRED. All lobbyists shall, on or
  34 before the day their lobbying activity begins, register in the 35 manner provided under section 68B.36 by filing a completed
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   1 lobbyist's registration form with the person or persons
    2 designated by the chief clerk of the house and the secretary
    3 of the senate to receive lobbyist registration statements. 4 Lobbyist registration forms shall be available in the office
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    5 of the chief clerk of the house and the secretary of the
    6 senate. In addition, the lobbyist shall file with the 7 secretary of the senate a statement of the general subjects of
   8 legislation in which the lobbyist is or may be interested, the
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    9 numbers of the bills and resolutions and the bill number of
2 10 study bills (if known) which will be lobbied, whether the 2 11 lobbyist intends to lobby for or against each bill,
2 12 resolution, or study bill (if known), and on whose behalf the
  13 lobbyist is lobbying the bill, resolution, or study bill.
14 Any change in or addition to the foregoing information
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2 15 shall be registered with the person or persons designated by
2 16 the chief clerk of the house and the secretary of the senate 2 17 to receive lobbyist registration statements within ten days
2 18 after the change or addition is known to the lobbyist.
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          Registration expires upon the commencement of the next
  20 regular session of the general assembly, except that the
2 21 secretary of the senate may adopt and implement a reasonable
  22 preregistration procedure in advance of each regular session
  23 during which persons may register for that session and the
  24 following legislative interim.
          4. CANCELLATION OF REGISTRATION. If a lobbyist's service
  26 on behalf of a particular employer, client, or cause is 27 concluded prior to the end of the calendar year, the lobbyist 28 may cancel the registration on appropriate forms supplied by
  29 the secretary of the senate. Upon cancellation of
  30 registration, a lobbyist is prohibited from engaging in any 31 lobbying activity on behalf of that particular employer,
  32 client, or cause until reregistering and complying with these
  33 rules. A lobbyist's registration is valid for only one 34 session of a general assembly.
         5. AMENDMENT OF REGISTRATION. If a registered lobbyist
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    1 represents more than one employer, client, or cause and the
    2 lobbyist's services are concluded on behalf of a particular
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3 employer, client, or cause after the lobbyist registers but 4 before the first day of the next legislative session, the 5 lobbyist shall file an amendment to the lobbyist's registration indicating which employer, client, or cause is no longer represented by the lobbyist and the date upon which the 8 representation concluded.

If a lobbyist is retained by one or more additional 10 employers, clients, or causes after the lobbyist registers but 3 11 before the first day of the next legislative session, the 3 12 lobbyist shall file an amendment to the lobbyist's 13 registration indicating the employer, client, or cause to be 3 14 added and the date upon which the representation begins.

Amendments to a lobbyist's registration regarding changes 3 16 which occur during the time that the general assembly is in 3 17 session shall be filed within one working day after the date 3 18 upon which the change in the lobbyist's representation becomes 3 19 effective.

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- 3 20 6. PUBLIC ACCESS. All information filed by a lobbyist or 3 21 a client of a lobbyist under chapter 68B of the Code is a 22 public record and open to public inspection at any reasonable 23 time.
 - LOBBYIST AND CLIENT REPORTING. Each lobbyist 25 registered with the senate and each lobbyist's client shall 26 file the reports required under sections 68B.37 and 68B.38 27 with the secretary of the senate.

For purposes of this rule, and the reports required under 29 sections 68B.37 and 68B.38, "services enumerated under section 3 30 68B.2, subsection 13, paragraph "a"" and "lobbying purposes" 3 31 include, but are not limited to, the following:

- Time spent by the lobbyist at the state capitol 33 building commencing with the first day of a legislative 34 session and ending with the day of final adjournment of each 35 legislative session as indicated by the journals of the house and senate.
 - Time spent by the lobbyist attending meetings or 3 hearings which results in the lobbyist communicating with 4 members of the general assembly or legislative employees about current or proposed legislation.
 - c. Time spent by the lobbyist researching and drafting proposed legislation with the intent to submit the legislation to a member of the general assembly or a legislative employee.
- d. Time spent by the lobbyist actually communicating with 4 10 members of the general assembly and legislative employees 4 11 about current or proposed legislation.
- 4 12 8. GOVERNMENT OFFICIALS. All federal, state, and local 4 13 officials or employees representing their departments, GOVERNMENT OFFICIALS. 4 14 commissions, boards, or agencies shall present to the 4 15 secretary of the senate a letter of authorization from their 4 16 department or agency heads prior to the commencement of their 4 17 lobbying. The lobbyist registration statement of these 18 officials and employees shall not be deemed complete until the 19 letter of authorization is attached. Federal, state, and 4 20 local officials who wish to lobby in opposition to their 21 departments, commissions, boards, or agencies must indicate 22 such on their lobbyist registration statements.
- CHARGE ACCOUNTS AND LOANS. Lobbyists and the 24 organizations they represent shall not allow any senators to 25 charge any amounts or items to any charge account to be paid 4 26 for by those lobbyists or by the organizations they represent. 4 27 A lobbyist shall not make a loan to a senator unless the loan 28 is made in the ordinary course of business, the lobbyist is in 29 the business of making loans, and the terms and conditions of 4 30 the loan are the same or substantially similar to the finance 31 charges and loan terms that are available to members of the 32 general public.
 - 10. OFFERS OF ECONOMIC OPPORTUNITY. A lobbyist, an 34 employer of a lobbyist, or a political action committee shall 35 not offer economic or investment opportunity or promise of employment to any senator with intent to influence the 2 senator's conduct in the performance of official duties.

A lobbyist shall not take action intended to negatively affect the economic interests of a senator.

For purposes of this rule, supporting or opposing a 6 candidate for office or supporting or opposing a bill, amendment, or resolution shall not be considered to be action intended to negatively affect the economic interests of a senator.

- MEMBERSHIP CONTRIBUTIONS. A lobbyist, or employer of 10 11. a lobbyist, shall not pay for membership in or contributions to clubs or organizations on behalf of a senator.
 - 12. ACCESS TO SENATE FLOOR. Lobbyists shall not be

5 14 permitted on the floor of the senate while the senate is in 5 15 session. Elected state officials, except the governor, 5 16 lieutenant governor, and the members of the house of 5 17 representatives, shall not be permitted on the floor of the 5 18 senate while the senate is in session to encourage the 5 19 passage, defeat, or modification of legislation. 5 20 13. EFFECTIVE PERIOD. These rules governing lobbyists 5 21 shall be in effect throughout the calendar year, whether or 5 22 not the general assembly is in session. 5 23 14. GIFTS. A lobbyist or the client of a lobbyist shall 5 24 not, directly or indirectly, offer or make a gift or a series 5 25 of gifts to a senator, except as otherwise provided in section 5 26 68B.22. 5 27 15. HONORARIA. A lobbyist or client of a lobbyist shall 5 28 not give an honorarium to a member or employee of the senate, 5 29 except as otherwise provided in section 68B.23. 5 30 16. COMPLAINTS. Rules 15 through 23 25 of the senate code 31 of ethics apply to complaints and procedures regarding 5 32 violations of these rules. 5 33 LSB 1531SC 83

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