

BUSINESS OF ANY PERSON WHO COMPENSATES THE REGISTRANT AND THE WRITTEN AUTHORIZATION REQUIRED BY SECTION 7;

(4) THE IDENTIFICATION, BY FORMAL DESIGNATION, IF KNOWN, OF MATTERS ON WHICH THE REGISTRANT EXPECTS TO ACT OR EMPLOY SOMEONE TO ACT IN A MANNER WHICH REQUIRES REGISTRATION UNDER THIS SUBTITLE; AND

(5) A STATEMENT OF WHETHER OR NOT SUCH FILING ALSO CONSTITUTES THE ALTERNATIVE DISCLOSURE OF AN EMPLOYER OR PRINCIPAL CLAIMING AN EXEMPTION BASED ON SECTION 6 (H) OF THIS ARTICLE SUBTITLE.

[(b)] (C) A separate registration is required for each employer represented by a [legislative agent] ~~LEGISLATIVE~~ REGISTRANT UNLESS OTHERWISE EXEMPT UNDER SECTION 6 (H) OF THIS ARTICLE SUBTITLE.

[(c) Upon any change in the extent of employment, the subjects or proposals for which the legislative agent is authorized to represent the employer, the legislative agent shall immediately report such changes in person at the office of the Secretary of State, and appropriate additional entries shall be made in the docket.]

(D) EACH REGISTRANT MAY FILE A NOTICE OF TERMINATION WITHIN 30 DAYS AFTER CEASING ANY ACTIVITY THAT REQUIRES REGISTRATION.

9.

No person [shall] MAY be employed as a [legislative agent] ~~LEGISLATIVE~~ REGISTRANT for compensation dependent in any manner upon the passage or defeat of any proposed legislation, or upon any other contingency connected with any action of the General Assembly.

10.

[On or before May 31 of each year, a legislative agent who has appeared before the General Assembly during the preceding 12 months ending April 30 shall, jointly with his employer, file with the Secretary of State a written report, signed under oath, setting forth an itemized account of all salaries, fees, expenses or other compensation paid or to be paid in connection with the employment, including fees and expenses paid to witnesses. A legislative agent who is employed by two or more employers during the year prior to April 30 shall, jointly with each employer, file a separate report for each employment. If the employer is a corporation, the report shall be signed by a duly authorized officer of the corporation. When the legislative agent is employed for a salary or retainer which includes services other than as a legislative agent, the parties reporting shall make a fair and bona fide pro ration of the value of the time and effort in direct legislative activities to other activities of the legislative agent and shall