NOTE: It is not necessary to attach a Form 604 (Lobbyist Certification Statement) or a registration fee for any lobbyist who is separately registered as a lobbying firm or who is employed by a lobbying firm with which your firm subcontracts.

**Registration of Subcontract Clients:**
A lobbying firm that contracts to lobby for a client of another lobbying firm must identify both the subcontracting lobbying firm and the client. Use Part II, Section B to report such arrangements. Attach a Form 602 (Lobbying Firm Activity Authorization) completed and signed by a representative of the subcontracting lobbying firm.

**Amendment of Lobbying Firm Registration Statement:**
If any change occurs in the information contained in the “Lobbying Firm Registration Statement” a Form 605 (Amendment to Registration) must be filed:

- Prior to attempting to influence legislative or administrative action on behalf of a client when adding a new client; or
- Within 20 days of any other change. (e.g. dropping a client, adding a lobbyist, etc.)

Section 86100 requires a registration statement to be filed online or electronically and the original and one copy in paper format with:

- Secretary of State
- Political Reform Division
- 1500 11th Street
- P.O. Box 1467
- Sacramento, CA 95812-1467

**Additional Information**
Refer to the *Lobbying Disclosure Information Manual* for additional information and information required to be provided to you pursuant to the Information Practices Act of 1977.
Lobbying Firm
Registration Statement
(Government Code Section 86104)

Type or Print in Ink

SEE INSTRUCTIONS ON REVERSE

NAME OF LOBBYING FIRM:

BUSINESS ADDRESS: (Number and Street)  (City)  (State)  (Zip Code)

MAILING ADDRESS: (If different than above.)

I Individual Lobbyists

• List the full name of each partner, owner, officer, or employee of your lobbying firm who is a lobbyist. Attach a Form 604 for each lobbyist.

• Do not list any individual who is separately registered as a lobbying firm or who is employed by a lobbying firm with which you subcontract.

• If your firm does not have a partner, owner, officer, or employee who qualifies as a lobbyist, state “not applicable.”

☐ If more space is needed, check box and attach continuation sheets.

II Lobbyist Employers

• Use Section A to report each client with whom your firm has a direct contract to provide lobbying services.

• Use Section B to report lobbying firms with which your firm subcontracts to provide lobbying services and the clients on whose behalf your firm will lobby.

• Attach a Form 602 for each person identified in Section A or B.

SECTION A

Employer’s Name, Address and Telephone Number  Effective Date  Period of Contract

Description of Employer’s Lobbying Interests

Agencies to be Lobbied

Employer’s Name, Address and Telephone Number  Effective Date  Period of Contract

Description of Employer’s Lobbying Interests

Agencies to be Lobbied

☐ If more space is needed, check box and attach continuation sheets.
**Instructions for Lobbying Firm Registration Statement**

### Reporting Agencies to be Lobbied

Each lobbyist identified in Part I will be registered to lobby all agencies listed on the Lobbying Firm Registration Statement and all subsequent amendments unless a lobbyist identifies specific agencies on his/her Lobbyist Certification Statement (Form 604).

### Reporting Lobbying Interests

Following are some examples of how to report lobbying interests on the registration statement:

**Example 1:**
Lobbying Firm A has ABC Corporation as a client. ABC Corporation develops, manufactures, and distributes pharmaceuticals. On the firm’s Form 601 (Registration Statement), it would not be sufficient to describe the corporation’s lobbying interests as “Legislation relating to business,” or “Legislation relating to manufacturing.” The description should say “Legislation relating to the development, manufacturing, and distribution of pharmaceuticals.”

**Example 2:**
A group of real estate companies decides to share the cost of hiring a lobbying firm to influence a specific regulation being considered by the Department of Fair Employment and Housing. Because there are 10 or more companies pooling funds to hire a lobbyist, the group qualifies as a “lobbying coalition.” When the lobbying firm files its Form 601 (Registration Statement), it would not be sufficient to state that the coalition’s lobbying interests are “Real estate development.” The registration statement should specifically describe the administrative action to be lobbied, such as Regulations of the Department of Fair Employment and Housing relating to adults-only rental policies (Section 12-8, 12-9).

**Example 3:**
The DEF Association is an organization which represents local government entities, such as cities and counties. Its lobbying firm’s primary lobbying efforts during one reporting period are in connection with a bill to limit the liability of local governmental entities in personal injury lawsuits and a bill affecting the powers of redevelopment agencies. The firm also monitors other bills relating to local government issues, but does not actively lobby those bills. The Association’s lobbying interests should be described as “Legislation relating to cities, counties, and other local government entities.”

**Note:** Lobbying firms are also required to file quarterly reports disclosing, among other things, the specific legislative or administrative actions lobbied during the period covered by the report. See Form 625 (Report of Lobbying Firm), or the Lobbying Disclosure Information Manual for detailed information.
<table>
<thead>
<tr>
<th>Employer’s Name, Address and Telephone Number</th>
<th>Effective Date</th>
<th>Period of Contract</th>
<th>Description of Employer’s Lobbying Interests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agencies to be Lobbied</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Employer’s Name, Address and Telephone Number</th>
<th>Effective Date</th>
<th>Period of Contract</th>
<th>Description of Employer’s Lobbying Interests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agencies to be Lobbied</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Employer’s Name, Address and Telephone Number</th>
<th>Effective Date</th>
<th>Period of Contract</th>
<th>Description of Employer’s Lobbying Interests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agencies to be Lobbied</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If more space is needed, check box and attach continuation sheets.

### SECTION B -- Subcontracted Clients

Name, Address and Telephone Number of Subcontracting Lobbying Firm:

<table>
<thead>
<tr>
<th>Effective Date of Contract</th>
<th>Period of Contract</th>
</tr>
</thead>
</table>

Name, Address and Telephone Number of Client on Whose Behalf Your Firm will Lobby:

<table>
<thead>
<tr>
<th>Agencies to be Lobbied</th>
<th>Description of Client’s Lobbying Interests</th>
</tr>
</thead>
</table>

If more space is needed, check box and attach continuation sheets.
III Statement of Responsible Officer

I am a partner, owner, or officer of the lobbying firm of ________________________________.

I am the person responsible for filing statements and reports and keeping records required by Chapter 6 of the Political Reform Act (Government Code Sections 81000-91015). I have read and understand the prohibitions contained in Sections 86203 and 86205.

86203. It shall be unlawful for a lobbyist or a lobbying firm to make gifts to one person aggregating more than ten dollars ($10) in a calendar month, or to act as an agent or intermediary in the making of any gift, or to arrange for the making of any gift by any other person.

“Gift” as used in Section 86203 means a gift made directly or indirectly to any state candidate, elected state officer, or legislative official, or to an agency official of any agency required to be listed on the Registration Statement of the lobbying firm or the lobbyist employer of the lobbyist.

86205. No lobbyist or lobbying firm shall:

(a) Do anything with the purpose of placing any elected state officer, legislative official, agency official, or state candidate under personal obligation to the lobbyist, the lobbying firm, or the lobbyist’s or the firm’s employer.

(b) Deceive or attempt to deceive any elected state officer, legislative official, agency official, or state candidate with regard to any material fact pertinent to any pending or proposed legislative or administrative action.

(c) Cause or influence the introduction of any bill or amendment thereto for the purpose of thereafter being employed to secure its passage or defeat.

(d) Attempt to create a fictitious appearance of public favor or disfavor of any proposed legislative or administrative action or to cause any communication to be sent to any elected state officer, legislative official, agency official, or state candidate in the name of any fictitious person or in the name of any real person, except with the consent of such real person.

(e) Represent falsely, either directly or indirectly, that the lobbyist or the lobbying firm can control the official action of any elected state officer, legislative official, or agency official.

(f) Accept or agree to accept any payment in any way contingent upon the defeat, enactment, or outcome of any proposed legislative or administrative action.

VERIFICATION

I have used all reasonable diligence in preparing this Statement. I have reviewed this Statement and to the best of my knowledge the information contained herein is true and complete.

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed On ___________________________ By ___________________________

DATE SIGNATURE OF RESPONSIBLE OFFICER

Name of Responsible Officer __________________________________________ TYPE OR PRINT

Title __________________________________________