Amend 2 Cal. Code Regs., Section 18625 to read:

§18625. Loans From Lobbyist or Lobbying Firm; Placing Official Under Personal Obligation.

(a) For purposes of Government Code Section 86205(a), placing an elected state officer, legislative official, agency official, or state candidate the lobbyist or lobbying firm is registered to lobby under personal obligation includes arranging or making a loan whether secured or unsecured, to the elected state officer, legislative official, agency official or state candidate, either directly or through an agent. either of the following:

(1) Arranging or making a loan whether secured or unsecured, to the elected state officer, legislative official, agency official or state candidate, either directly or through an agent.

(2) Failing to make sufficient efforts to collect debt for services provided to the elected state officer, legislative official, agency official or state candidate.

(b) A lobbyist or lobbying firm “arranges” a loan when the lobbyist or lobbying firm:

(1) Refers the elected state officer, legislative official, agency official, or state candidate, who is to be the recipient of the loan, to an individual for the purpose of facilitating the making of the loan and has any contact with any individual to facilitate the making of the loan; or,

(2) Cosigns, guarantees, furnishes security for, or endorses the loan for the elected state officer, legislative official, agency official, or state candidate.

(c) A lobbyist or lobbying firm fails to make sufficient efforts to collect debt for services provided to the elected state officer, legislative official, agency official or state candidate if the lobbyist or lobbying firm does not:

(1) Follow collection processes or procedure provided for in the contract with the elected state officer, legislative official, agency official or state candidate.
(2) Follow collection process or procedure employed by the lobbyist or lobbying firm during its regular course of business in similar circumstances.

(3) Attempt in good faith and use best efforts to collect the debt.

(d) Notwithstanding subdivision (c), the lobbyist or lobbying firm will not be in violation of Section 86205(a) if the lobbyist or lobbying firm makes a demand for payment and pursues legal action, such as filing civil complaint, to collect the past due debt within six months of

(1) The last day of the month in which the services are provided.

(2) The date of a candidate’s election to office, for services related to the election with a payment contingent on the candidate being elected.