STATE OF NEW YORK

6817

2023-2024 Regular Sessions

IN SENATE

May 10, 2023

Introduced by Sen. FERNANDEZ -- read twice and ordered printed, and when printed to be committed to the Committee on Ethics and Internal Gover-

AN ACT to amend the public officers law, in relation to required financial disclosures for certain state and legislative officials, officers and employees

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph 8 of subdivision 3 of section 73-a of the public 2 officers law, as amended by section 18 of part QQ of chapter 56 of the laws of 2022, subparagraphs (b), (b-2) and (c) as separately amended by section 8 of part QQ of chapter 56 of the laws of 2022, is amended to read as follows:

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8. (a) If the reporting individual practices law, is licensed by the 7 department of state as a real estate broker or agent or practices a profession licensed by the department of education, or works as a member or employee of a firm required to register pursuant to section one-e of 10 the legislative law as a lobbyist, describe the services rendered for which compensation was paid including a general description of the prin-11 12 cipal subject areas of matters undertaken by such individual and princi-13 pal duties performed. Specifically state whether the reporting individ-14 ual provides services directly to clients. Additionally, if such an individual practices with a firm or corporation and is a partner or 15 shareholder of the firm or corporation, give a general description of 16 17 principal subject areas of matters undertaken by such firm or corpo-18 ration.

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EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD11196-01-3

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(b) [APPLICABLE ONLY TO NEW CLIENTS OR CUSTOMERS FOR WHOM SERVICES ARE PROVIDED ON OR AFTER JULY FIRST, TWO THOUSAND TWELVE AND BEFORE DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN, OR FOR NEW MATTERS FOR EXISTING CLIENTS OR CUSTOMERS WITH RESPECT TO THOSE SERVICES THAT ARE PROVIDED ON OR AFTER JULY FIRST, TWO THOUSAND TWELVE AND BEFORE DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN:

If the reporting individual personally provides services to any person or entity, or works as a member or employee of a partnership or corporation that provides such services (referred to hereinafter as a "firm"), then identify each client or customer to whom the reporting individual personally provided services, or who was referred to the firm by the reporting individual, and from whom the reporting individual or his or her firm earned fees in excess of \$10,000 during the reporting period for such services rendered in direct connection with:

(i) A contract in an amount totaling \$50,000 or more from the state or any state agency for services, materials, or property;

(ii) A grant of \$25,000 or more from the state or any state agency during the reporting period;

(iii) A grant obtained through a legislative initiative during the reporting period; or

(iv) A case, proceeding, application or other matter that is not a ministerial matter before a state agency during the reporting period.

For purposes of this question, "referred to the firm" shall meant having intentionally and knowingly taken a specific act or series of acts to intentionally procure for the reporting individual's firm or knowingly solicit or direct to the reporting individual's firm in whole or substantial part, a person or entity that becomes a client of that firm for the purposes of representation for a matter as defined in subparagraphs (i) through (iv) of this paragraph, as the result of such procurement, solicitation or direction of the reporting individual. A reporting individual need not disclose activities performed while lawfully acting pursuant to paragraphs (c), (d), (e) and (f) of subdivision seven of section seventy-three of this article.

The disclosure requirement in this question shall not require disclosure of clients or customers receiving medical or dental services, mental health services, residential real estate brokering services, or insurance brokering services from the reporting individual or his or her firm. The reporting individual need not identify any client to whom he or she or his or her firm provided legal representation with respect to investigation or prosecution by law enforcement authorities, bankruptey, or domestic relations matters. With respect to clients represented in other matters, where disclosure of a client's identity is likely to cause harm, the reporting individual shall request an exemption from the commission on ethics and lobbying in government pursuant to section ninety-four of the executive law, provided, however, that a reporting individual who first enters public office after July first, two thousand twelve, need not report clients or customers with respect to matters for which the reporting individual or his or her firm was retained prior to entering public office.

Client		Services	

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Client

Matter

(b-1) APPLICABLE ONLY TO NEW CLIENTS OR CUSTOMERS FOR WHOM SERVICES ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN, OR FOR NEW MATTERS FOR EXISTING CLIENTS OR CUSTOMERS WITH RESPECT TO THOSE SERVICES THAT ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN (FOR PURPOSES OF THIS QUESTION, "SERVICES" SHALL MEAN CONSULTATION, REPRESENTATION, ADVICE OR OTHER SERVICES):

If the reporting individual receives income from employment reportable in question 8(a) and personally provides services to any person or entity, or works as a member or employee of a partnership or corporation that provides such services (referred to hereinafter as a "firm"), the reporting individual shall identify each client or customer to whom the reporting individual personally provided services, or who was referred to the firm by the reporting individual, and from whom the reporting individual or his or her firm earned fees in excess of \$10,000 during the reporting period in direct connection with:

- (i) A contract in an amount totaling \$10,000 or more from the state or any state agency for services, materials, or property;
- (ii) A grant of \$10,000 or more from the state or any state agency during the reporting period;
- (iii) A grant obtained through a legislative initiative during the reporting period; or
- (iv) A case, proceeding, application or other matter that is not a ministerial matter before a state agency during the reporting period.

For such services rendered by the reporting individual directly to each such client, describe each matter that was the subject of such representation, the services actually provided and the payment received. For payments received from clients referred to the firm by the reporting individual, if the reporting individual directly received a referral fee or fees for such referral, identify the client and the payment so received. For the purposes of this question, "services" shall mean consultation, representation, advice or other services.

For purposes of this question, "referred to the firm" shall mean: having intentionally and knowingly taken a specific act or series of acts to intentionally procure for the reporting individual's firm or having knowingly solicited or directed to the reporting individual's firm in whole or substantial part, a person or entity that becomes a client of that firm for the purposes of representation for a matter as defined in clauses (i) through (iv) of this subparagraph, as the result of such procurement, solicitation or direction of the reporting individual. A reporting individual need not disclose activities performed while lawfully acting in his or her capacity as provided in paragraphs (c), (d), (e) and (f) of subdivision seven of section seventy-three of this article.

Nature of Services Provided

Category

47	of Amount
48	(in Table I)
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S. 6817 4 [(b-2) APPLICABLE ONLY TO NEW CLIENTS OR CUSTOMERS FOR WHOM SERVICES ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN, OR FOR NEW MATTERS FOR EXISTING CLIENTS OR CUSTOMERS WITH RESPECT TO THOSE 3 4 SERVICES THAT ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOU-5 SAND FIFTEEN (FOR PURPOSES OF THIS QUESTION, "SERVICES" SHALL MEAN CONSULTATION, REPRESENTATION, ADVICE OR OTHER SERVICES): (b-1) For the purposes of this question, "services" shall mean 7 8 consultation, representation, advice or other services. 9 (i) With respect to reporting individuals who receive ten thousand 10 dollars or more from employment or activity reportable under question 8(a), for each client or customer NOT otherwise disclosed or exempted in 11 question 8 or 13, disclose the name of each client or customer known to the reporting individual to whom the reporting individual provided 13 services: (A) who paid the reporting individual in excess of five thou-15 sand dollars for such services; or (B) who had been billed with the 16 knowledge of the reporting individual in excess of five thousand dollars 17 by the firm or other entity named in question 8(a) for the reporting 18 individual's services. 19 Category of Amount Client Services 20 (in Table I) Actually Provided 21 FOLLOWING IS AN ILLUSTRATIVE, NON-EXCLUSIVE LIST OF EXAMPLES OF DESCRIPTIONS OF "SERVICES ACTUALLY PROVIDED": 23 * REVIEWED DOCUMENTS AND CORRESPONDENCE; 24 * REPRESENTED CLIENT (IDENTIFY CLIENT BY NAME) IN LEGAL PROCEEDING; 25 * PROVIDED LEGAL ADVICE ON CLIENT MATTER (IDENTIFY CLIENT BY NAME); 26 * CONSULTED WITH CLIENT OR CONSULTED WITH LAW PARTNERS/ASSOCIATES/MEMBERS 27 OF FIRM ON CLIENT MATTER (IDENTIFY CLIENT BY NAME); 28 * PREPARED CERTIFIED FINANCIAL STATEMENT FOR CLIENT (IDENTIFY CLIENT BY 29 NAME); * REFERRED INDIVIDUAL OR ENTITY (IDENTIFY CLIENT BY NAME) FOR 30 31 REPRESENTATION OR CONSULTATION;

- * COMMERCIAL BROKERING SERVICES (IDENTIFY CUSTOMER BY NAME);
- * PREPARED CERTIFIED ARCHITECTURAL OR ENGINEERING RENDERINGS FOR CLIENT (IDENTIFY CUSTOMER BY NAME);
- 35 * COURT APPOINTED GUARDIAN OR EVALUATOR (IDENTIFY COURT NOT CLIENT).
- 36 (ii) With respect to reporting individuals who disclosed in question 37 8(a) that the reporting individual did not provide services to a client 38 but provided services to a firm or business, identify the category of 39 amount received for providing such services and describe the services 40 rendered.
- 41 Services Actually Provided Car

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Category of Amount (Table I)

⁴² A reporting individual need not disclose activities performed while 43 lawfully acting in his or her capacity as provided in paragraphs (c),

⁴⁴ (d), (e) and (f) of subdivision seven of section seventy-three of this 45 article.

⁴⁶ The disclosure requirement in questions (b) and (b-1) [and (b-2)] shall 47 not require disclosing clients or customers receiving medical, pharma-

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ceutical or dental services, mental health services, or residential real estate brokering services from the reporting individual or his or her firm or if federal law prohibits or limits disclosure. The reporting individual need not identify any client to whom he or she or his or her 5 firm provided legal representation with respect to investigation or prosecution by law enforcement authorities, bankruptcy, family court, 7 estate planning, or domestic relations matters, nor shall the reporting individual identify individuals represented pursuant to an insurance 9 policy but the reporting individual shall in such circumstances only 10 report the entity that provides compensation to the reporting individ-11 ual; with respect to matters in which the client's name is required by 12 law to be kept confidential (such as matters governed by the family court act) or in matters in which the reporting individual represents or 13 14 provides services to minors, the client's name may be replaced with 15 initials. To the extent that the reporting individual, or his or her 16 firm, provided legal representation with respect to an initial public 17 offering, and professional disciplinary rules, federal law or regu-18 lations restrict the disclosure of information relating to such work, the reporting individual shall (i) disclose the identity of the client 19 20 and the services provided relating to the initial public offering to the 21 office of court administration, who will maintain such information 22 confidentially in a locked box; and (ii) include in his or her response 23 to questions (b) and (b-1) [and (b-2)] that pursuant to this paragraph, a disclosure to the office of court administration has been made. Upon 24 25 such time that the disclosure of information maintained in the locked 26 box is no longer restricted by professional disciplinary rules, federal 27 law or regulation, the reporting individual shall disclose such informa-28 tion in an amended disclosure statement in response to the disclosure requirements in questions (b) and (b-1) [and (b-2)]. The office of court 29 30 administration shall develop and maintain a secure portal through which 31 information submitted to it pursuant to this paragraph can be safely and 32 confidentially stored. With respect to clients represented in other 33 matters not otherwise exempt, the reporting individual may request an 34 exemption to publicly disclosing the name of that client from the commission on ethics and [lobbying in government pursuant to 35 36 section ninety-four of the executive law, or from the office of court 37 administration. In such application, the reporting individual shall 38 state the following: "My client is not currently receiving my services 39 or seeking my services in connection with: 40

- (i) A proposed bill or resolution in the senate or assembly during the reporting period;
- (ii) A contract in an amount totaling \$10,000 or more from the state or any state agency for services, materials, or property;
- (iii) A grant of \$10,000 or more from the state or any state agency during the reporting period;
- (iv) A grant obtained through a legislative initiative during the reporting period; or
- (v) A case, proceeding, application or other matter that is not a ministerial matter before a state agency during the reporting period."

In reviewing the request for an exemption, the commission on ethics and lobbying in government or the office of court administration may consult with bar or other professional associations and the legislative ethics commission for individuals subject to its jurisdiction and may consider the rules of professional conduct. In making its determination, the commission on ethics and lobbying in government or the office of court administration shall conduct its own inquiry and shall consider

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factors including, but not limited to: (i) the nature and the size of the client; (ii) whether the client has any business before the state; and if so, how significant the business is; and whether the client has any particularized interest in pending legislation and if so how significant the interest is; (iii) whether disclosure may reveal trade secrets; (iv) whether disclosure could reasonably result in retaliation against the client; (v) whether disclosure may cause undue harm to the client; (vi) whether disclosure may result in undue harm to the attorney-client relationship; and (vii) whether disclosure may result in an unnecessary invasion of privacy to the client.

The commission on ethics and lobbying in government or, as the case may be, the office of court administration shall promptly make a final determination in response to such request, which shall include an explanation for its determination. The office of court administration shall issue its final determination within three days of receiving the request. Notwithstanding any other provision of law or any professional disciplinary rule to the contrary, the disclosure of the identity of any client or customer in response to this question shall not constitute professional misconduct or a ground for disciplinary action of any kind, or form the basis for any civil or criminal cause of action or proceeding. A reporting individual who first enters public office after January first, two thousand sixteen, need not report clients or customers with respect to matters for which the reporting individual or his or her firm was retained prior to entering public office.

(C) [APPLICABLE ONLY TO NEW CLIENTS OR CUSTOMERS FOR WHOM SERVICES ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN, OR FOR NEW MATTERS FOR EXISTING CLIENTS OR CUSTOMERS WITH RESPECT TO THOSE SERVICES THAT ARE PROVIDED ON OR AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND FIFTEEN+]

If the reporting individual receives income of ten thousand dollars or greater from any employment or activity reportable under question 8(a), identify each registered lobbyist who has directly referred to such individual a client who was successfully referred to the reporting individual's business and from whom the reporting individual or firm received a fee for services in excess of five thousand dollars. Report only those referrals that were made to a reporting individual by direct communication from a person known to such reporting individual to be a registered lobbyist at the time the referral is made. With respect to each such referral, the reporting individual shall identify the client, the registered lobbyist who has made the referral, the category of value of the compensation received and a general description of the type of matter so referred. A reporting individual need not disclose activities performed while lawfully acting pursuant to paragraphs (c), (d), (e) and (f) of subdivision seven of section seventy-three of this article. The disclosure requirements in this question shall not require disclosing clients or customers receiving medical, pharmaceutical or services, mental health services, or residential real estate brokering services from the reporting individual or his or her firm or if federal law prohibits or limits disclosure. The reporting individual need not identify any client to whom he or she or his or her firm provided legal representation with respect to investigation or prosecution by law enforcement authorities, bankruptcy, family court, estate planning, or domestic relations matters, nor shall the reporting individual identify individuals represented pursuant to an insurance policy but the reporting individual shall in such circumstances only report the entity that provides compensation to the reporting individual; with respect to

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matters in which the client's name is required by law to be kept confidential (such as matters governed by the family court act) or in matters in which the reporting individual represents or provides services to minors, the client's name may be replaced with initials. To the extent that the reporting individual, or his or her firm, provided legal representation with respect to an initial public offering, and federal law or 7 regulations restricts the disclosure of information relating to such work, the reporting individual shall (i) disclose the identity of the 9 client and the services provided relating to the initial public offering 10 to the office of court administration, who will maintain such informa-11 tion confidentially in a locked box; and (ii) include in his or her response a statement that pursuant to this paragraph, a disclosure to 12 the office of court administration has been made. Upon such time that 13 14 the disclosure of information maintained in the locked box is no longer 15 restricted by federal law or regulation, the reporting individual shall 16 disclose such information in an amended disclosure statement in response 17 to the disclosure requirements of this paragraph. The office of court administration shall develop and maintain a secure portal through which 18 19 information submitted to it pursuant to this paragraph can be safely and 20 confidentially stored. With respect to clients represented in other 21 matters not otherwise exempt, the reporting individual may request an 22 exemption to publicly disclosing the name of that client from the 23 commission on ethics and lobbying in government pursuant to section ninety-four of the executive law, or from the office of court adminis-24 25 tration. In such application, the reporting individual shall state the 26 following: "My client is not currently receiving my services or seeking 27 my services in connection with: 28

- (i) A proposed bill or resolution in the senate or assembly during the reporting period;
- (ii) A contract in an amount totaling \$10,000 or more from the state or any state agency for services, materials, or property;
- (iii) A grant of \$10,000 or more from the state or any state agency during the reporting period;
- (iv) A grant obtained through a legislative initiative during the reporting period; or
- (v) A case, proceeding, application or other matter that is not a ministerial matter before a state agency during the reporting period."

In reviewing the request for an exemption, the commission on ethics and lobbying in government or the office of court administration may consult with bar or other professional associations and the legislative ethics commission for individuals subject to its jurisdiction and may consider the rules of professional conduct. In making its determination, the commission on ethics and lobbying in government or the office of court administration shall conduct its own inquiry and shall consider including, but not limited to: (i) the nature and the size of the client; (ii) whether the client has any business before the state; and if so, how significant the business is; and whether the client has any particularized interest in pending legislation and if so how signif-(iii) whether disclosure may reveal trade icant the interest is; secrets; (iv) whether disclosure could reasonably result in retaliation against the client; (v) whether disclosure may cause undue harm to the (vi) whether disclosure may result in undue harm to the attorney-client relationship; and (vii) whether disclosure may result in an unnecessary invasion of privacy to the client.

The commission on ethics and lobbying in government or, as the case may be, the office of court administration shall promptly make a final 56

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determination in response to such request, which shall include an explanation for its determination. The office of court administration shall issue its final determination within three days of receiving the request. Notwithstanding any other provision of law or any professional disciplinary rule to the contrary, the disclosure of the identity of any client or customer in response to this question shall not constitute professional misconduct or a ground for disciplinary action of any kind, or form the basis for any civil or criminal cause of action or proceeding. A reporting individual who first enters public office after December thirty-first, two thousand fifteen, need not report clients or customers with respect to matters for which the reporting individual or his or her firm was retained prior to entering public office.

13 Client Name of Lobbyist Description Category of Amount
14 of Matter (in Table [1] I)
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20 (d) List the name, principal address and general description or the 21 nature of the business activity of any entity in which the reporting 22 individual or such individual's spouse or domestic partner had an 23 investment in excess of \$1,000 excluding investments in securities and 24 interests in real property.

25 § 2. This act shall take effect July 8, 2024.