By: HarrisS.B. No. 1449Substitute the following for S.B. No. 1449:By: DeshotelC.S.S.B. No. 1449

A BILL TO BE ENTITLED

AN ACT
relating to conflicts of interest involving lobbyists.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Sections 305.028(a), (b), (c), and (f),
Government Code, are amended to read as follows:
(a) <u>In this section:</u>
(1) "Client" means a person or entity for which the
registrant is registered or is required to be registered.
(2) "Matter" means the subject matters for which a
registrant has been reimbursed, retained, or employed by a client
to communicate directly with a member of the legislative or
executive branch.
(3) "Person associated with the registrant" or "other
associated person" means a partner or other person professionally
associated with the registrant through a common business entity,
other than a client, that reimburses, retains, or employs the
registrant.
(b) Except as permitted by Subsection (c), a registrant may
not represent <u>a client</u> [opposing parties] in communicating directly
with a member of the legislative or executive branch to influence
<u>legislative subject matter [the same legislation]</u> or
administrative action[-
[(b) Except as permitted by Subsection (c), a registrant may
not represent a person in communicating directly with a member of

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the legislative or executive branch to influence legislation or 1 administrative action] if the representation of that client 2 3 [person]: 4 (1) involves a substantially related matter in which 5 that client's [person's] interests are materially and directly 6 adverse to the interests of: another client of the registrant; 7 (A) 8 (B) an employer or concern employing the 9 registrant; or another client of a [partner or other] person 10 (C) associated with the registrant; or 11 12 (2) reasonably appears to be [or potentially be] adversely limited by: 13 registrant's, the 14 (A) the employer's or 15 concern's, or the [partner's or] other associated person's responsibilities to another client [or to a third person]; or 16 17 (B) the registrant's, employer's or concern's, or [partner's or] other associated person's own business interests. 18 A registrant may represent a client in the circumstances 19 (c) described in Subsection [(a) or] (b) if: 20 21 (1) the registrant reasonably believes the representation of each client will not be materially affected; 22 (2) not later than the second business day after the 23 24 date the registrant becomes aware of a [an actual or potential] conflict described by Subsection [(a) or] (b), the registrant 25 provides written notice, in the manner required by the commission, 26 to each affected [or potentially affected] client; and 27

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(3) not later than the 10th day after the date the 1 registrant becomes aware of <u>a</u> [an actual or potential] conflict 2 described by Subsection [(a) or] (b), the registrant files with the 3 4 commission a statement that: 5 (A) indicates [indicating] that there is a [an 6 actual or potential] conflict; (B) states [and] that the registrant has notified 7 8 each affected [or potentially affected] client as required by 9 Subdivision (2); and 10 (C) states the name and address of each affected <u>client</u>. 11 In each report filed with the commission, a registrant 12 (f) shall, under oath, affirm that the registrant has, to the best of 13 14 the registrant's knowledge, complied with this section. 15 SECTION 2. Section 305.031(c), Government Code, is repealed. 16 17 SECTION 3. Section 305.028, Government Code, as amended by this Act, applies only to a conflict of interest that arises on or 18 after September 1, 2003. A conflict of interest that arises before 19 September 1, 2003, is covered by the law in effect when the conflict 20 arose, and the former law is continued in effect for that purpose. 21 22 SECTION 4. This Act takes effect September 1, 2003.

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