

What is lobbying in San Antonio, Texas?

Are you required to register as a lobbyist and report your lobbying activities?

(Updated March 2018)

The San Antonio Ethics Review Board requires individuals and organizations who lobby in San Antonio to register with the city and file activity reports if they meet certain requirements.

In San Antonio, a lobbyist is a person who:

- communicates, either verbally or in writing (including electronic communications),
- to a city official,
- in an effort to influence or persuade that official to favor or oppose, recommend or not recommend, vote for or against, or take or refrain from taking any action regarding a municipal question.

For lobbying purposes, the term city official is limited to:

- the Mayor and Assistants to the Mayor (including contract personnel);
- members of the City Council and Assistants to the City Council (including contract personnel);
- Municipal Court Judges and Magistrates;
- the City Manager, Deputy City Manager, Assistant City Managers, and Assistants to the City Manager;
- the City Clerk, Deputy City Clerk, and Assistant City Clerk;
- all department heads and assistant department heads;
- the Internal Auditor, Assistant Internal Auditors, and Compliance Auditor;
- Executive Secretaries;
- the Public Utilities Supervisor;
- members of bid committees;
- members of the Historic and Design Review Commission;
- members of the Zoning Commission; and
- members of any board or commission that is more than advisory in nature.

A *municipal question* is any *discretionary* public policy issue before the City Council or a commission or board (*e.g.* proposed ordinances, resolutions, motions, nominations, bids, etc.). The term also encompasses all discretionary matters before the Board of Adjustment, the Planning Commission, and their advisory committees and subcommittees. Routine administration or application of programs, policies, and practices are not considered matters involving municipal questions. This means that matters that can be approved administratively,





without consideration by City Council or a city board or commission, would not trigger lobbyist registration requirements.

In order for an activity to be considered lobbying, there must be an attempt to *influence or persuade* a city official on a municipal question. If a person tries to convince a city official to favor or oppose, vote for or against, recommend or not recommend, or take action on a municipal question, they are engaged in lobbying. But, simply requesting information on a municipal question, responding to a written request for information by a city official, or responding to a public notice asking from comment from the public are not considered lobbying communications.

In addition, the City does not consider communications made in open, public forums to be lobbying. This means that if an organization's representative makes a statement at a meeting that is considered public under the Open Records Act or submits a written comment at a public proceeding, that communication would **not** be a lobbying communication. Additional examples of communications that are not included in the definition of lobbying can be found in Chapter 2, Article III, Divison 5, Sec. 2-62 of the San Antonio Code.

Registration Requirements

A person or entity is required to register as a lobbyist if it expends money to lobby or is compensated to lobby on behalf of a client.

The general rule is that if a **person** expends money to lobby or is compensated for doing so and is not exempted from registration, then he/she must register as a lobbyist. However, individuals are not required to register if they are employed by an organization and that organization registers on their behalf. In other words, if the organization that employs an individual registers as a lobbyist, then it can identify its employees in its initial registration and report their lobbying activities for them, avoiding the need for separate registration by both the organization and the employee.

Organizations (including nonprofits) are required to register if they are compensated to lobby or expend money for lobbying, unless the organization doesn't lobby directly and instead only spends money to mobilize its constituents to communicate with city officials or the organization hires a non-employee to lobby on its behalf. For example, if a nonprofit hires an outside consultant to implement and carry out its lobbying activities, the organization itself is not required to register, but if an employee of the organization lobbies for the group, those activities would trigger lobbyist registration and reporting requirements for the nonprofit.

Initial registration needs to occur within 90 days of the first lobbying communication or before city action related to the lobbying contact occurs, if that action would be before the end of the 90 days.





Subsequent annual registration must be filed before January 31st for all of the registrant's current clients. According to the Ethics Code, a *client* is defined as any person on whose behalf lobbying is conducted. This means that if an individual or entity lobbies on his or her own behalf, that person or entity is both a lobbyist and a client.

A registrant shall notify the City Clerk with a <u>termination of registration</u> if he/she no longer meets the registration requirements.

The city charges a \$500 registration fee for each registrant, as well as an additional fee for each agent or employee who engages in lobbying on behalf of the registrant's clients.

The City exempts from registration certain individuals and groups, including:

- Individuals who do not receive compensation or expend money for lobbying on behalf of a client;
- Nonprofit organizations whose only lobbying expenses relate to encouraging constituents or members to communicate with city officials (e.g. groups that do not directly lobby themselves but instead motivate others to speak out about municipal questions);
- Media outlets, unless they are seeking to influence a municipal question in which the media had an economic interest;
- Employees/agents of lobbying firms so long as their lobbying activities are registered and reported by their lobbying firm; and
- Those who did not know or have reason to know that there was a municipal question pending when they contacted a city official.

Compensation refers to money or anything of value exchanged for lobbying services provided. It includes reimbursement for expenses incurred while lobbying. **Expenditures** include any payments, distributions, loans, advances, reimbursements, deposits, or gifts of money or anything of value (e.g. contracts, promises). However, compensation and expenditures do not include payments made to or by an employee if such payments would be made regardless of the lobbying activity and so long as lobbying is not a regular responsibility of the employee.

Quarterly Activity Reporting

Each registrant is required to file a quarterly <u>activity report</u> detailing lobbying activity for the previous quarter. These reports must be filed between the first and fifteenth days in April, July, October, and January. If a registrant did not engage in any reportable activity in a reporting period and has no other changes to report, an activity report is not required to be filed.





These reports should include information on each of the registrant's clients, each issue worked on, a list of city officials contacted, and <u>other information</u> about a registrant's lobbying activity. Registrants must also preserve all records that corroborate lobbying activity for five years from the date of filing the quarterly report that includes those lobbying activities.

Identification Requirement

Lobbyists are required to <u>identify themselves</u> and on whose behalf they are lobbying prior to appearing before the City Council or other official body. Additionally, they must also disclose this information on any sign-in sheet at such meetings.

A person must identify herself/himself as a lobbyist and the clients she/he represents in all oral and written communications with city officials.

Gift restriction

In order to avoid any potential conflicts of interest, city officials are forbidden from accepting any gift or other benefit that is intended to influence their official conduct. Lobbyists are allowed to offer city officials items of nominal value (worth \$50 or less). Individual meals totaling \$50 or less are permissible up to a total of \$500 in a calendar year from a single source.

Admission to certain events and trainings are also exempted from the gift restriction. For instance, if a lobbyist sponsors a widely attended event, she/he may provide free admission to a city official so long as such admission was not solicited by the city official. A complete list of exempted expenses can be found under the "Special Applications" section of the Code.

The information contained in this fact sheet and any attachments is being provided for informational purposes only and not as part of an attorney-client relationship. The information is not a substitute for expert legal, tax, or other professional advice tailored to your specific circumstances, and may not be relied upon for the purposes of avoiding any penalties that may be imposed under the Internal Revenue Code or state or local law. Alliance for Justice publishes plain-language guides on nonprofit advocacy topics, offers educational workshops on the laws governing the advocacy of nonprofits, and provides technical assistance for nonprofits engaging in advocacy. For additional information, please feel free to contact Alliance for Justice at 866-NPLOBBY.

www.bolderadvocacy.org | www.allianceforjustice.org

