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Summary of 10 Key Changes to Lobbyist Disclosure and Regulation Act 2007 General Session Changes

General Description	S.B. 246	Previous Law
1. Officeholder campaign finance year-end summary reports	 required annually may file a single report both as an officeholder and as a candidate 	Required after regular general elections (held in even numbered years)
(Section 20A-11-401) (Officeholder includes all state elected officials including the legislature and members of state and local school boards)		
2. Reportable "Expenditures" made by a lobbyist, principal, or government officer	 do not include: a food or refreshment item not part of a meal that is \$5 or less 	 no dollar value set for food not part of a meal
(Section 36-11-102)	 a publicly presented award that is \$50 or less 	 no dollar value set for awards – public presentation not required
	 reimbursement expenses for all travel, lodging, or meals are reportable expenditures 	 reimbursement expenses for travel, lodging, or meals to attend a meeting of an organization is not a reportable expenditure

General Description	S.B. 246	Previous Law
3. Lobbyist financial reports (Subsection 36-11-201(1))	 A lobbyist is required to file quarterly financial reports even if no expenditure is made during the quarter A principal or a government officer that makes an expenditure during a quarter is required to file a quarterly report 	A lobbyist, a principal, or a government officer is required to file an annual report, and, if they made an expenditure since the last report, they were required to file a financial report on various dates associated with legislative general sessions, specials sessions, veto override sessions, and general elections
 5. Reporting by public official name (using Schedule A) (Subsection 36-11-201(3) and Section 36-11-201.3) 	 cost of admission to professional or collegiate sporting event, regardless of cost tangible personal property greater than \$10 food or beverage greater than \$50 all gifts given in one day, if the total gifts in the day are greater than \$50 	If gift is more than \$50, it must be reported by public official name
6. Reporting by public official type (using Schedule B) (Subsection 36-11-201(3) and Section 36-11-201.3)	Every reportable expenditure that is not reported by public name must be reported by public official type	If gift is \$50 or less, report by public official type
7. Electronic reporting (Subsection 36-11-201(6))	Requires the lieutenant governor to allow submission of reports via the Internet	No provision for Internet reporting
8. Ceasing lobbying activities (Subsection 36-11-201(7))	Quarterly financial reports are required until the lobbyist or principal files a statement that all expenditures have been reported and that: • for a lobbyist: • lobbying has ceased; and • the lobbyist's license is surrendered; or • for a principal, a lobbyist is no longer employed	Financial reports are required until the January 10 report that is more than 12 months after the date that the lobbyist's license is surrendered

General Description	S.B. 246	Previous Law
9. Conflicts of interest (Section 36-11-306)	 Prohibits a lobbyist from representing a principal if the lobbyist is required to assert a position that: is opposed to another principal being represented by the lobbyist; or conflicts with a personal interest of the lobbyist Allows a lobbyist to represent a principal despite a conflict of interest if informed consent is given in writing 	None
10. Public Officers and Employees Ethics Act revisions (Section 67-16-5)	Removes a reference to legislators under the Utah Public Officers' and Employees' Ethics Act related to restrictions on receiving a gift unless it is reported	Reporting requirements for gifts are provided under both the Lobbyist Disclosure and Regulation Act and the Utah Public Officers' and Employees' Ethics Act

Note: S.B. 246, Government Law Changes, is effective on April 30, 2007.