such as client lists, lobbying activities or compensation received. This disclosure would impose a heavy burden on them. We respect these strongly held views but feel that some of these matters are no longer within the realm of confidentiality when the intended result of these efforts is to attempt to influence public policy. Confidentiality in these areas is deemed to be waived when the parties are dealing with matters of public policy. Disclosure in the case of lobbying could be compared with the disclosure of political contributions required under the Canada Election Expenses Act.

After hearing witnesses in both Washington, D.C. and Sacramento, California describe disclosure as not creating an excessive burden we have determined that a certain degree of disclosure should be required.

We recommend that registered lobbyists be required to disclose:

- (a) their names; firm name, if applicable, and a contact person; addresses and telephone numbers;
- (b) names of clients and their place of business;
- (c) the issue or matter upon which the lobbying activity is to take place;

We recommend that lobbyists be prohibited from receiving compensation from clients which is contingent in any manner upon the outcome of the lobbying activity.

Administration and Sanctions

If the system of registration which is the subject of these recommendations is to work effectively so that the public will be better informed, it must be properly administered. It is equally imperative that the legislation establishing the system give to the administrative agency sufficient legal authority so that it can seek both civil and criminal penalties which can be utilized in order to enforce the statute.

We have seen the problems that result and the contempt in which the federal lobbying law in the United States is held because of a lack of enforceable sanctions. While the Office of the Clerk of the House of Representatives and his counterpart in the Senate seem to be well equipped to handle the record keeping required by the statute, they have no power to enforce compliance.