

Members of Governor Schweitzer's staff who have served as registered lobbyists in the state of Montana as of 2/4/05:

EXHIBIT	7
DATE	2-10-05
HB	383

Bruce Nelson
1975

Montana Student Lobby

Ann Brodsky
1985

Montana Women's Lobby

Patti Keebler
2001

Montana State AFL-CIO
2003

Montana Democratic Party

Evan Barrett
1997-2003

Butte Local Development Corporation

Lori K. Ryan
1991-2003

Office of Indian Affairs

Mike Volesky
1993-1999

Montana Association of Conservation Districts

Florida	Members of the legislature are prohibited from personally representing another person or entity for compensation before the government body or agency of which the individual was a member for two years following vacation of office.	§ 112.313(9); FLA Constitution Sec. 8(e), Art. II
Georgia	None.	
Hawaii	No former legislator for one year shall represent a person or business for a fee or other consideration on matters in which the former legislator or employee participated in or on matters involving official action by the legislature. No former legislator shall disclose confidential information or use the information for personal gain or for anyone's benefit.	§ 84-18
Idaho	None. Non-compensated Public Official exception - allowed an interest in any contract made or entered into by the board to which he or she is a member. §59-704A.	
Illinois	None. Restricted Activities §5 ILCS 420/2-101. There are revolving door provisions that apply to conflicts of interest in government contracts, and to a limited situation in conjunction with an early retirement program. Code of conduct §420/3-102.	
Indiana	None, but current legislators are forbidden from receiving compensation other than their regular salary for lobbying, under IC 2-7-5-2. Also, former legislators who are lobbyists may not be on the floor of either chamber during session, under IC 2-7-5-3.	
Iowa	Former legislators shall not within a period of two years appear before the agency or receive compensation for any services rendered on behalf of any person, firm etc in relation to any case or proceeding with which the person was directly participated. Ban of two years from acting as a lobbyist.	§ 68B.7 § 68B.5A
Kansas	A one-year prohibition on being involved in any contract funded while the legislator was in office; one-year prohibition on representing any person in a court proceeding on certain legislative actions; one year restriction of civil state appointment in an office that was created in previous term prior to departure.	§ 46-233(b)(c) § 46-234
Kentucky	There is a restriction for two years on a former legislator becoming a legislative agent.	§ 6.757
Louisiana	No former elected official, including a legislator, or agency head for two years shall assist another person for compensation in connection with a transaction, or render service on a contractual basis for or be employed/ appointed to any position with a public service board or commission.	§ 15:1121
Maine	None	



Prohibitions against legislators lobbying state government after they leave office

AL| AK| AZ| AR| CA| CO| CT| DE| FL| GA| HI| ID| IL| IN| IA| KS| KY| LA| ME| MD| MA| MI| MN| MS| MO| MT| NE| NV| NH| NJ| NM| NY| NC| ND| OH| OK| OR| PA| RI| SC| SD| TN| TX| UT| VT| VA| WA| WV| WI| WY

State	Policy	Statutory Reference
Alabama	No public official shall serve for a fee as a lobbyist or otherwise represent clients, including his or her employer before the board, agency, commission, department, or legislative body, of which he or she is a former member for a period of two years after he or she leaves such membership	§ 36-25-13
Alaska	Legislators may not lobby for compensation for one year after leaving office. State constitution prohibits for one year a legislator from being elected, nominated or appointed to any office or position of profit that has been created or the salary increased during his or her term of office.	§ 24-45-121(c); AK constitution, Article II, Section 5
Arizona	For one year , a former public officer, including legislator, shall not represent another person for compensation before the legislature concerning any matter with which the legislator was directly concerned and personally participated. For two years after he or she leaves office, no public officer, including legislator, may disclose or use for personal profit information designated as confidential.	§ 38-504(a)(b)
Arkansas	None. Prohibited activities §21-8-304.	
California	Former state government officials are banned for one year from contacting specified government agencies. They are prohibited from accepting compensation to act as the agent, attorney or representative of another person for purposes of influencing specific government agencies.	§ 87406 (a.k.a.) Milton Parks Restrictions Act of 1990.
Colorado	No ban, but if a legislator is employed as a lobbyist, the employer shall file a statement under oath with the secretary of state within 15 days.	§ 24-6-306
Connecticut	No legislator shall engage in the profession of lobbyist for one year after expiration of term for which he or she was elected.	§ 2-16a
Delaware	None. Revolving door ban does not apply to legislators. Prohibitions relating to conflicts of interest § 5805. Code of conduct § 5806.	

	\$100 compensation, including reimbursement of expenses, over a three month period to influence legislation or regulations.	
New Mexico	For one year after leaving office, a public officer, including a legislator, shall not represent for pay anyone before the government agency at which the former public officer served. Permanent ban on representing a person in dealings with the government on a matter in which the former public official participated personally and substantially while a public official.	§ 10-16-8
New York	No legislator within two years after termination of service, may receive compensation for any services on behalf of anyone to promote or oppose the passage of bills or resolutions by the legislature.	§ 73(8)a)(iii)
North Carolina	None	
North Dakota	None	
Ohio	For one year after the conclusion of his or her service as a member of the General Assembly, no former member shall represent, or act in a representative capacity for any person on any matter before the General Assembly, any committee of the General Assembly or the controlling board.	§ 102.03(A)(4)
Oklahoma	None, but under Oklahoma constitution Section V-23, for two years after legislators' terms expire, they cannot be interested in contracts with the state, its counties or subdivisions if the law calling for the contract or funding it was passed during their term.	
Oregon	None. Other prohibited actions §244.040.	
Pennsylvania	No former public official, including legislators, shall represent a person for compensation on any matter before the governmental body with which he has been associated for one year after he leaves that body.	§ 1103(g)
Rhode Island	One-year ban on lobbying and accepting employment to a state agency.	§ 36-14-5
South Carolina	For one year after leaving office, a public official, including a legislator, may not represent clients before the governmental entity served, and accept employment from a person who is regulated by the governmental entity, if it involves a matter in which he or she directly and substantially participated during service or employment.	§ 8-13-755
South Dakota	Lobbying prohibited within one year after termination of service. Violation of section is a Class 1 misdemeanor.	§ 2-12-8.2

Maryland	Until the conclusion of the next regular session that begins after the member leaves office, a former legislator may not assist or represent any party for compensation in a matter that is the subject of legislative action.	§ 15-504
Massachusetts	A public officer, may not, after leaving public service, participate in particular matters in which he or she participated as a public employee. In addition, public officials are prohibited from appearing personally for one year period in connection with any particular matter which was under his or her official responsibility for <i>two years</i> prior to the public official or employee leaving public office.	§ 268A
Michigan	None. However, if they resign from office, legislators are prohibited from registering under the Lobby Act for the remainder of a term of office from which they have resigned.	§ 15.342
Minnesota	None	
Mississippi	No public servant, including a legislator, may be interested, directly or indirectly, in any contract with the state, or any level of government, authorized by law passed or order made by any board of which he or she may have been a member within one year after the expiration of such term. No public servant may perform any service for any compensation for any person or business after termination of his or her employment in relation to any case, decision, proceeding or application with respect to which he or she was directly concerned or in which he or she personally participated <i>during the period of his or her service or employment.</i>	§ 25-4-105 (2) (3) (e)
Missouri	(5) There is a prohibition on public officials, including legislators, influencing a decision of the agency or subdivision of which he or she was a member within one year of termination of employment. (6) Prohibition on performing any service for any consideration in relation to any case, decision, proceeding or application in which he or she was directly concerned or personally participated during the period of service.	§ 105-454 (5) (6)
Montana	Public officers may not within one year of voluntary termination of current job obtain employment in which they will take direct advantage, unavailable to others, of matters with which they were directly involved during term of office or employment.	§ 2-2-105(3)
Nebraska	None	
Nevada	None	
New Hampshire	None	
New Jersey	Legislators cannot, within one year of termination of office, register as a governmental affairs agent. A governmental affairs agent is defined as someone who receives more than	§ 52:13C-21.4