

Disclosure of
REPRESENTATION FOR COMPENSATION
 THE EXISTENCE OF AN AGREEMENT TO REPRESENT
 A CLIENT BEFORE A STATE AGENCY, BOARD OR COMMISSION

NAME OF DISCLOSER: _____

Please Print

ADDRESS: _____

PHONE NUMBER (Daytime): _____

EMPLOYER (if legislative employee) _____

Name of person represented: _____

Subject matter of representation: _____

Body before which representation occurred or is to occur: _____

Date of Representation: _____

The above is a true and accurate representation of my representation,
 in accordance with AS 24.60.100

 Signature

 Date

☐ ***Check box if this is your 90 day final report and there are no changes to the above information.*** AS 24.60.115 requires legislators, legislative employees and public members of the committee leaving service to disclose every matter or interest **UNLESS** previously disclosed **OR** the matter or interest is no longer subject to disclosure.

 Signature

 Date

REPORTING DEADLINES: AS 24.60.105 and AS 24.60.115

- Within 30 days of representation occurring.
- Annually within the first 30 days of a regular session.
- 90 days after final day of service.

EXPLANATION

A legislator or legislative employee may not represent another person for pay before the legislative branch of state government. They may represent another person for pay before the executive or judicial branch. Paid representation before an agency, board or commission of the state must be disclosed. Contact the Ethics Committee if state or federal law requires omitting the name of a client for confidentiality purposes.

Note: AS 24.60.085 prohibits a legislator, directly or by authorizing another to act on their behalf, from accepting or agreeing to accept compensation for work associated with legislative, administrative or political action. Administrative and legislative action is defined in AS 24.45.071. Political action is defined in AS 24.60.990.