In regard to the
Regulation of
Lobbying Act 2015
Contents

Foreword 2
Members of the Standards in Public Office Commission 3
Introduction by the Chairperson 4

Chapter 1 The Work of the Standards in Public Office Commission 6

Chapter 2 Overview of the Regulation of Lobbying Act 2015 8
Statutory Instruments under the Act 10
Role of the Standards Commission 11

Chapter 3 Preparing for Commencement 12
People 13
Development of the website and register 13
Advisory Group on the Regulation of Lobbying 14
Communications and outreach 14
Information tools and resources 15

Chapter 4 Operations since Commencement 16
Determinations under section 14 17
Determinations under sections 19-22 18
Internal procedures and appeal processes 18
Engaging with others 19

Chapter 5 Key Issues in 2015 20
Lobbying outside of Ireland 21
The registration of charities and the question of charitable status 21
The method or venue of the communication 22
Submissions to public consultations 22
Who initiates contact 22
Role of representative bodies 23
Client confidentiality 23
Role of designated public officials in supporting the Act 23
Role of public bodies in supporting the Act 23

Chapter 6 Summary and next steps 24
Results of first returns period 25
Next steps 26

Appendix 1:
List of Publications of the Standards Commission, 2015 32

Appendix 2:
Members of the Advisory Group on the Regulation of Lobbying 28

Appendix 3:
Returns made in advance of 21 January 2016 deadline 30
Foreword

In accordance with the provisions of section 25(1) of the Regulation of Lobbying Act 2015, I am pleased to submit the Annual Report of the Standards in Public Office Commission for 2015 in regard to the Administration of the Regulation of Lobbying Act 2015 to be laid before each House of the Oireachtas.

Justice Daniel O’Keeffe  
Chairperson  
Standards in Public Office Commission  
June 2016
Members of the Standards in Public Office Commission

Justice Daniel O’Keeffe
Chairperson

Seamus McCarthy
Comptroller and Auditor General

Peter Tyndall
Ombudsman

Peter Finnegan
Clerk of Dáil Éireann

Deirdre Lane
Clerk of Seanad Éireann

Jim O’Keeffe
Former member of Dáil Éireann
Introduction by the Chairperson

The Standards in Public Office Commission (the Commission) was established in 2001, and has supervisory responsibility under legislation dealing with ethics in public office, electoral regulation and political funding and financial reporting.

More recently, the Commission’s remit was added to with the enactment of the Regulation of Lobbying Act 2015 (the Act), which commenced on 1 September 2015. The Act provides the Commission with the role of Registrar of Lobbying, maintaining an online register, and overseeing most of the Act’s provisions.

This report deals with the Commissions activities in overseeing the Act for the 2015 reporting period. The other work of the Commission is reported on in a separate annual report. Such report is provided to the Minister for Public Expenditure and Reform in June of every year and is published online.

This past spring, the Commission was pleased to appoint Sherry Perreault as Head of Lobbying Regulation. Ms. Perreault took up her duties in May 2015 and heads the Secretariat’s Lobbying Regulation Unit.

The Commission’s focus in the first year of the Act’s commencement is on building understanding and encouraging compliance with the Act. To that end, a significant amount of outreach and education initiatives throughout the year has served to create awareness and understanding of the Act and its obligations among those who may be lobbying.

The formal launch of the online Register of Lobbying and the website www.lobbying.ie took place on 30 April 2015.

The website has been populated with helpful information for both potential registrants and those whom they lobby – featuring tailored guidelines for lobbyists and designated public officials, instructional videos, sample returns and frequently asked questions.

The emphasis on education and outreach has proven effective. Since the Act’s commencement in September, we have seen the numbers of registrants increase rapidly, with the first returns deadline in January 2016 resulting in high numbers of registrants and returns. The Commission is very pleased with the level of compliance achieved to date. It is a very positive early indicator that there is an acceptance of the need for openness and transparency in lobbying. The information available on the register provides the Irish public with unprecedented insight into the role that lobbying plays in shaping policy and funding decisions.

I wish to thank my fellow members of the Commission for their contributions during the year. All members of the Commission are cognizant of the importance of lobbying regulation in a robust ethics framework. Their support and guidance in establishing and implementing the new system has been invaluable.
I also want to thank the Commission Secretariat, including Ms. Perreault, the Lobbying Regulation Unit and support staff in the Information Technology, Corporate Services and Quality, Stakeholder Engagement and Communications units of the Office of the Ombudsman for their hard work over this past year. In a very short period of time, this group of individuals has provided extensive support to the Commission’s efforts to develop the register of lobbying, website and instructional tools, establish regulatory procedures, and conduct an extensive outreach campaign.

The significant efforts involved in establishing and implementing this new regulatory system have borne fruit, with very positive early results and compliance. These achievements are due in no small measure to the unfailing dedication and hard work of the team, and I thank them for their excellent contributions.
The Work of the Standards in Public Office Commission
Chapter 1
The Work of the Standards in Public Office Commission

The Standards in Public Office Commission (the Commission) is an independent body established in December 2001 by the Standards in Public Office Act 2001. It has six members and is chaired by a former Judge of the High Court, Mr Justice Daniel O’Keeffe. Up to 2015 it has supervisory roles under four separate pieces of legislation.

- the Ethics in Public Office Act 1995, as amended by the Standards in Public Office Act 2001, (the Ethics Acts);
- the Electoral Act 1997, as amended, (the Electoral Acts);
- the Oireachtas (Ministerial and Parliamentary Offices) (Amendment) Act 2014, (the Parliamentary Activities Allowance Act); and
- the Regulation of Lobbying Act 2015.

In addition to supervising the disclosure of interests and compliance with tax clearance requirements, the disclosure of donations and election expenditure and the expenditure of state funding received by political parties, the Commission serves as the Registrar of lobbying, overseeing the Register of Lobbying. The Office of the Ombudsman provides secretariat staff to the Standards in Public Office Commission.

A separate annual report for 2015 on the administration of the Commission’s other roles will be furnished to the Minister for Public Expenditure and Reform in June 2016.


Further information about the regulation of lobbying may be accessed here: www.lobbying.ie.
Overview of the Regulation of Lobbying Act 2015
Chapter 2
Overview of the Regulation of Lobbying Act 2015

The Regulation of Lobbying Act 2015 provides that if a person who falls within the scope of the Act communicates with a designated public official about a relevant matter, it is lobbying. Anyone lobbying must register and submit regular online returns of lobbying activity.

The register itself is a web-based system. There is no cost to register, to submit returns or to access the information contained therein. While the Commission has oversight responsibility for the establishment and maintenance of the register, the content is driven by the information contained in the registrations and returns submitted by registrants.

Persons within the scope of the Act include:

- persons with more than 10 employees,
- representative bodies and advocacy bodies with at least one employee,
- third parties communicating on behalf of a client (who fits one of the above criteria) in return for pay, and
- anyone lobbying about the development or zoning of land.

Designated public officials include Ministers and Ministers of State, Members of Dáil Éireann and Seanad Éireann, Members of the European Parliament for Irish constituencies, and Members of Local Authorities. The category also includes Special Advisors and the senior-most civil and public servants which have been designated by Ministerial order.

A relevant matter is one to do with the initiation, development or modification of any public policy or of any public programme, the preparation of an enactment; or the award of any grant, loan or other financial support, contract or other agreement, or of any licence or other authorisation involving public funds. Matters dealing with the zoning and development of land are relevant communications. The Act provides for a number of exemptions to what is considered a relevant matter, which are set out in section 5(5) of the Act.

Anyone who is lobbying must register and submit returns three times per annum, covering prescribed periods (1 January – 30 April, 1 May – 31 August, and 1 September – 31 December). The return must indicate who was lobbied, the subject matter of the lobbying activity and the results the person was seeking to secure, the type and extent of activity, the name of any person in the lobbying organisation who is or was a designated public official and carried out lobbying activity, and, if relevant, information about any client on whose behalf they are lobbying.

The Act also provides that specific classes of designated public officials (namely Ministers and Ministers of State, special advisors and public and civil servants) are subject to a one-year post-employment cooling-off period, during which they must not engage in specific lobbying activities.
While the Act does contain a number of investigative and enforcement provisions, those will not come into effect until the one-year anniversary of the Act's commencement. The focus in the first year is on education, outreach and encouraging compliance.

Finally, the Act provides for a legislative review, scheduled to take place one year after commencement. The review will be led by the Minister for Public Expenditure and Reform, who may then consider possible amendments to the Act.

**Statutory Instruments under the Act**

Three statutory instruments have been introduced under the Act, namely:

- Regulation of Lobbying Act 2015 (Commencement) Order (S.I. 152 of 2015);

- Regulation of Lobbying Act 2015 (Designated Public Officials Regulations) (S.I. 367 of 2015); and


The Designated Public Officials Regulations specify the positions in named public bodies that will be considered to be designated public officials for the purposes of the Act.

Finally, the Appeals Regulations prescribe the process by which appeals of the Commission’s determinations under specific provisions of the Act may be made.
Role of the Standards Commission

The Act sets out the role of the Commission in administering the Register of Lobbying. The legislation provides that the Commission will establish and oversee a web-based public Register of Lobbying. The Commission will also monitor compliance with the legislation, provide guidance and assistance and where necessary investigate and pursue breaches of legal requirements in due course. The Act also provides that the Commission will:

- remove any information from the register which the Commission believes to be inaccurate, out of date or misleading;
- decide on requests to delay publication of information contained in a registration or a return of lobbying activity, whereby the Commission may decide to publish the information in whole, in part or to delay publication for a prescribed period;
- decide on requests to waive or reduce the post-employment cooling off period for specific categories of designated public officials subject to it;
- develop and oversee a code of conduct;
- provide guidance and promote understanding of the Act;
- investigate and prosecute contraventions of the legislation;
- issue fixed payment notices for specific contraventions; and
- make annual reports to the Oireachtas.
Preparing for Commencement
Chapter 3
Preparing for Commencement

The Act was signed into law in March 2015, and came into effect on 1 September.

The preparatory work undertaken in the lead-up to the commencement of the Act on 1 September 2015 ensured that the necessary systems, resources and supports were in place and functioning prior to commencement. It also helped build greater awareness of the legislation among potential registrants and designated public officials.

People

A regulatory unit was established within the Commission Secretariat, with support functions provided by the Office of the Ombudsman, including Communications, Finance, Human Resources and Information Technology. The unit was tasked with overseeing the day-to-day development and administration of the register and website.

The new position of Head of Lobbying Regulation was filled through an open recruitment process managed by the Public Appointments Service. Sherry Perreault took up this post in May 2015. The team now comprises six full-time staff.

Development of the website and register

A contract was awarded late in 2014 on foot of a competitive tender process to an external firm to develop the website and online lobbying register. Both the website and the register were subject to extensive user acceptance testing by Commission staff and by external stakeholders throughout the winter and spring to ensure that the system was user-friendly and easy to navigate. The register and website were completed and publicly launched at an event on 30 April 2015.

The website, www.lobbying.ie, serves as the first stop for anyone seeking to register, to submit returns or simply to search for information about lobbying regulation. In addition to housing the register, the website includes information and guidance tools, such as guidelines for persons carrying on lobbying activities, guidelines on zoning and development and guidelines tailored to groups of designated public officials. The site also includes a series of how-to videos, explaining the registration and return processes, sample returns of lobbying activity, regularly updated “frequently asked questions” and other documents to illustrate various elements of the Act. A list of publications is included in Appendix 1.

The launch of the register four months prior to the commencement of the Act allowed those who were likely to have obligations under the Act to register, create practice returns and familiarise themselves with the system in a risk-free environment. At the end of August, registrants were given the option to carry forward their registration information to the live system. All practice returns were erased from the register, and on 1 September the live system was launched, in both Irish and English.
Advisory Group on the Regulation of Lobbying

An Advisory Group on the regulation of lobbying was established, composed of relevant experts and stakeholders (see Appendix 2). The Group’s role is to provide information and input on implementation matters, including conducting user acceptance testing of the register; to serve as a problem-solving forum, identifying issues, risks and gaps likely to impact on the system’s operation; and to inform the development of communications strategies and materials, including legislative guidelines, to ensure that those subject to the Act are aware of their obligations. Input from members of the Group has been invaluable in assisting the Commission in addressing key implementation issues arising from the establishment of the register.

In accordance with Section 5(7) of the Act, the Minister for Public Expenditure and Reform published a Transparency Code which sets out how certain relevant public bodies, such as ministerial advisory groups, may conduct their activities in a transparent way. By adhering to the Transparency Code, communications within these bodies meet the exemption, contained in section 5(5)(n) of the Act, from the requirement to register and report on lobbying activities.

Accordingly, the Commission has complied with the requirements of the Transparency Code, and the necessary information about the Advisory Group has been published on the website www.lobbying.ie.

Communications and outreach

An extensive communications and outreach strategy was developed and implemented to ensure that all those who might have obligations under or an interest in the new Act were aware of its provisions. Outreach activities included numerous presentations to stakeholder groups throughout Ireland, including businesses and business associations, charities, representative and advocacy bodies.

In addition, presentations were given to groups of designated public officials, including: Members of the Dáil and the Seanad, local authority members, management and staff, and a number of management teams for various departments and agencies. While designated public officials do not have obligations under the legislation, they have an interest in the register as they will be named in lobbying returns as having been lobbied. We have asked that designated public officials self-identify as such in their communications with those lobbying them. This will enhance awareness of the Act and will assist persons lobbying to submit accurate returns.

Other outreach activities included establishing a Twitter presence to highlight significant events, dates and milestones. Several articles regarding the regulation of lobbying were submitted for publication in a number of newspapers and journals. Correspondence was sent to over 2,000 public and private sector bodies, and to the top 1,000 companies in Ireland to inform them of the Act and its obligations. Finally, a national advertising campaign designed to raise general awareness of the Act was launched in September.
Information tools and resources

Section 17 of the Act provides the Commission with the authority to issue guidance about the Act. The Commission may also make information available for the purpose of promoting awareness and understanding of the Act.

The Commission has published a suite of guidelines tailored to various parties with an interest in the Act. Guidelines published on the website in August 2015 included:

- Guidance for Designated Public Officials,
- Guidance for Local Authority Members,
- Guidance for TDs, Senators and MEPs,
- Guidelines for persons carrying on lobbying activities, and
- Guidelines on lobbying in relation to zoning and development.

A range of other helpful information has been published on the website, including frequently asked questions, sample returns, instructional videos and a Three Step Test to help people determine whether their activity is lobbying.

Canadian to supervise Irish lobbyists

STEPHEN COLLINS

An experienced Canadian official has been appointed to run Ireland’s new lobbying system which will come into operation next week.

Sherry Perreault, a senior director from Canada’s Office of the Conflict of Interest and Ethics Commissioner, has been appointed as the first head of lobbying regulation in this country.

The appointment has been announced in advance of next week’s launch of the online registration system for lobbying which follows the recent enactment of the Regulation of Lobbying Act 2015.

“I am very much looking forward to playing a role in this important new development in Ireland, which seeks to add a new level of transparency to the process of policy development and political decision-making,” said Ms Perreault. People engaged in lobbying activity will be able to register on the regulator’s website from May 1st and will be obliged by law to register lobbying activity that takes place from September 1st.

The appointment was welcomed by the chairman of the Standards in Public Office Commission, Mr Justice Daniel O’Keeffe.
4

Operations since Commencement
Chapter 4
Operations since Commencement

Section 25(2) of the Act requires that the following information be included in this report, in a form which does not enable the identification of persons involved:

- Any determinations under section 14 made or in force that year [delayed publication requests];
- Any investigations under section 19 concluded in that year;
- Any applications for consent under section 22 [post-employment restrictions] and all decisions on such applications, made in that year;
- Any convictions for offences under section 20 in that year; and
- Any fixed payment notices served under section 21 in that year.

The following information related to the 2015 calendar year. It does not include information for the 21 January 2016 returns.

Determinations under section 14

Under section 14 of the Act, a registrant may apply to delay publication of the details in the person’s registration or in their return of lobbying activities if making the information could reasonably be expected to:

- have a serious adverse effect on the financial interests of the State, the national economy or business interests generally or the business interests of any description of persons, or
- cause a material financial loss to the person to whom the information relates or prejudice seriously the competitive position of that person in the conduct of the person’s occupation, profession or business or the outcome of any contractual or other negotiations being conducted by that person.

In 2015, there were 7 applications to delay publication of registration details. Of these:

- Five had registered in error due to a misunderstanding of the Act’s requirements. These persons were not lobbying for the purposes of the Act, and subsequently requested to have their registrations removed from the system. As the registrations themselves had been submitted in error, no determination under s. 14 was required. The registration details were removed from the register.
- One had misunderstood the application of the delayed publication provisions, and had submitted the request in error. As the applications had been submitted in error, no determination under s. 14 was required. The registration details were subsequently published.
- One actual application to delay publication of registration details was received and was rejected. The registration details were subsequently published.
In 2015, there were no applications to delay publication of details submitted in a registrant’s return.

There has therefore been one determination made under this section in 2015.

**Determinations under sections 19-22**

Section 19 of the Act provides the Commission with the authority to conduct investigations into possible contraventions of the Act. Section 20 describes offences under the Act, and section 21 provides for fixed payment notices for specific contraventions.

As the investigation and enforcement provisions of the Act, including sections 19, 20 and 21, are not yet in force, the Commission has nothing to report in relation to those sections.

Section 22 of the Act provides for post-employment restrictions for specific categories of designated public officials. A designated public official may apply to the Commission for consent to waive or reduce these restrictions.

No applications for consent under section 22 have been received from either current or former designated public officials seeking to waive or reduce the post-employment restrictions to which they may be subject.

**Internal procedures and appeal processes**

The Commission has put in place a range of internal procedures and protocols to support decision-making in accordance with its statutory responsibilities under the Act, and to provide guidance to staff in fulfilling their responsibilities in a fair, consistent and efficient manner.

Section 23 of the Act provides for appeals of specific decisions of the Commission, namely decisions relating to the removal of information contained on the register (section 10(5)), applications for delayed publication (section 14), and applications to waive or reduce the post-employment cooling-off restrictions applicable to certain classes of designated public official (section 22).

The Department of Public Expenditure and Reform has established panels of independent appeal officers who will be able to hear appeals in Irish or English.

Under the Act, the independent appeal officer may uphold a decision of the Commission, or overturn it and replace it with another decision. Decisions of the appeal officer may in turn be appealed on a point of law to the High Court.
Engaging with others

With a view to exchanging experiences and learning from best practice in other jurisdictions, the Commission has engaged with several international practitioners and organisations, as well as academics both in Ireland and abroad:

- In November, Sherry Perreault spoke at a workshop on the regulation of lobbying hosted by the University of Stirling, Scotland. Targeted at Scottish parliamentarians, policy-makers and academics as Scotland was considering draft lobbying legislation, the workshop brought together lobbying registrars from Ireland, the United Kingdom, and the European Union. The registrars spoke of their experience in establishing and managing a register of lobbying activities. Other speakers at the event included a subject-matter expert from the OECD, and academics from Scotland and the United States.

- The Commission Secretariat also responded to several queries from France, the European Union, and the Organisation for Economic Co-operation and Development (OECD). In November, the Commission secretariat met with a visiting delegate from the French office of La Haute autorité pour la transparence de la vie publique [the High Authority for Transparency in Public Life].

- The Commission Secretariat has joined the Council on Governmental Ethics Laws (COGEL), a U.S.-based international body for ethics practitioners, including lobbying regulators. COGEL provides a forum in which members may share information, exchange best practices and undertake professional development via an annual conference.
5

Key Issues in 2015
Chapter 5
Key Issues in 2015

It is important to note that the Act must be interpreted and applied in the context of real-life situations. It is impossible to anticipate every possible situation and have guidance in place. However, where it is possible to extract general guidance from them, queries and their responses have helped inform the development and continued refinement of reference tools and information on the lobbying.ie website, including frequently asked questions. It is expected that this content will continue to be expanded over time, as the Commission gains more experience in administering the Act.

The Commission will of course monitor any unintended negative consequences of the application of the Act, and will provide any input to the forthcoming legislative review that will be led by the Department of Public Expenditure and Reform.

The following are a sample of some of the issues that have been raised. More information on many of these issues is available in the Frequently Asked Questions section of www.lobbying.ie.

Lobbying outside of Ireland
There has been a great deal of interest in the question of whether a communication that takes place outside of Ireland must be registered.

The Act makes no distinction regarding where a relevant communication takes place. Moreover, the Act and its supporting statutory instruments explicitly identify Irish Members of European Parliament and senior civil servants, including some in positions based abroad, as designated public officials.

Determining whether a communication falls outside of jurisdiction is not based solely on whether it physically takes place outside of the country. Each case will have to be reviewed based on its own set of facts to determine in what circumstances a communication would fall within or outside of jurisdiction, and whether and how the Act may apply. There are many issues that must be considered in assessing whether a particular communication is registrable lobbying, for example who was party to the communication, where it originated or was received, and who was making, managing or directing the activity.

Ultimately, regardless of where a communication takes place, if a person within the scope of the legislation communicates with an Irish designated public official about a relevant matter, it is lobbying for the purposes of the Act. We would expect all those lobbying to register.

The registration of charities and the question of charitable status
Many charitable and not-for-profit organisations undertake lobbying activities, which may trigger their obligation to register under the Regulation of Lobbying Act 2015. A number of charitable organisations have asked about whether registering as a lobbyist will impact in any way their charitable status or charitable tax exemptions. While it is of course a matter for Revenue and the Charities Regulator to determine whether an organisation is eligible for charitable status or to avail of tax exemptions, there is no barrier to charities lobbying as long as the lobbying activity adheres to the provisions of the Charities Act, namely, that it fits within the organisation’s primary objectives.
An organisation does not risk its charitable status simply by registering as a lobbyist. They must, however, consider whether the specific lobbying activity they are proposing to undertake is acceptable. Charities may have to satisfy Revenue and/or the Charities Regulatory Authority that their lobbying activity is in keeping with their primary objectives. If in doubt as to whether a lobbying activity is appropriate, organisations are encouraged to seek guidance from Revenue or the Charities Regulatory Authority.

Under the Regulation of Lobbying Act 2015, a person with more than ten employees, or a representative or advocacy body with at least one employee that is communicating with a designated public official about a relevant matter, must register and submit returns of lobbying activity. There is no exemption to this requirement for charities.

**The method or venue of the communication**

The Regulation of Lobbying Act 2015 makes no distinction as to the method, venue or formality of a relevant communication. If a person within the scope of the legislation communicates with a designated public official about a relevant matter, it counts as lobbying and must be registered.

Under the Act, informal encounters that take place socially, in a business premises or on the street may be considered lobbying, just as a meeting in a councillor’s office or inside Leinster House. Texts or emails may count as lobbying, as indeed might the use of social media in certain cases.

Many have asked specifically about the use of Twitter. Generally a tweet directed at a broad audience and not targeted at someone would not be considered lobbying. However, if a tweet is sent to an individual designated public official, or that official is tagged in the tweet, it may be registrable lobbying depending on whether the person sending it falls within the scope of the Act and whether the subject of the tweet concerns a relevant matter.

**Submissions to public consultations**

Subsection 5(5)(e) of the Regulation of Lobbying Act 2015 states that “communications requested by a public service body and published by it” are exempt. Any submissions made as part of a public consultation process would therefore be exempt as long as they were requested by the public service body and the public service body publishes them. The definition of public service body for the purposes of this section is set out in section 7 of the Act.

There have been some concerns expressed by registrants that a submission may not be published by the requesting public body in advance of the lobbying returns deadline. If the public body has indicated it plans to publish the submissions, there is no obligation for the registrant to include it in their lobbying return. If it is unclear whether the public body intends to publish the submissions, it is best to verify with the public body.

Public bodies are encouraged to make explicit their intentions when conducting such consultation processes, for the benefit of those who may have obligations under the Act.

**Who initiates contact**

Often a designated public official will contact a stakeholder to seek their views, formally or informally, on a relevant matter. The Act makes no distinction regarding who initiates a relevant communication. If a designated public official contacts someone who falls within the scope of the Act, and that person makes a relevant communication, it would have to be registered, regardless of who initiated the conversation.

It is important to distinguish these forms of consultation from the formal public consultations referred to above, where a public body seeks written submissions on an issue and intends to publish them.
Role of representative bodies

Section 5(2)(b) of the Act explicitly provides that a representative body, that is “a body which exists primarily to represent the interests of its members and the relevant communications are made on behalf of any of the members”, with at least one employee, falls within scope of the Act. Representative bodies may advocate on behalf of the interests of a member or members. If the representative body makes, manages or directs the lobbying activity, it is the responsibility of the body to register and submit returns of its lobbying activity.

If an individual member of a representative body also makes, manages or directs his or her own lobbying activities, separate and apart from those undertaken by the representative body, then the member must assess their own obligations under the Act. If the member falls within the scope of the Act, he/she must register and submit separate returns of their own lobbying activities.

Client confidentiality

Professionals from a wide range of sectors may communicate on behalf of a client. Such persons include solicitors, tax professionals, accountants and management consultants. If communicating on behalf of a client, the lobbyist must register and identify their client in their return of lobbying activities. There is no exemption from the application of the Act for any particular profession.

Some have expressed the concern about whether registering and submitting returns breaches client confidentiality. Compliance with the Act should not necessitate a breach of client confidentiality. The level of information required in a return should not require the disclosure of confidential discussions. If such a situation arose, it would have to be assessed based on its particular facts.

Role of designated public officials in supporting the Act

The Act does not set out any requirements for designated public officials to register, submit returns or validate information contained in the returns submitted by lobbyists. There have been suggestions, including from some designated public officials, that having the requirement for public officials to validate returns in which they are named as being lobbied would provide added assurance of the accuracy of information submitted.

Designated public officials may seek correction of any inaccurate information, and the register has a reporting function built in to enable this. They may also choose to register for an RSS (Really Simple Syndication) feed to receive updates whenever they are named in a return.

While designated public officials have no formal obligations under the Act, the Standards in Public Office Commission has identified a number of best practices, which are outlined in the Guidelines for Designated Public Officials, Guidelines for TDs, Senators and MEPS, and Guidelines for Local Authority Members, which are all available on www.lobbying.ie.

Role of public bodies in supporting the Act

Public bodies are required by the Act to publish and maintain their list of designated public officials on the public body's website. Each body has been asked to identify a compliance officer to assist in this regard. This has proven very useful as the Commission liaises with public bodies to ensure websites are regularly updated and to allow the Commission to keep its own register database up to date.

Public bodies may also support the effective implementation of the Act by identifying advisory bodies or working groups that may operate under the Transparency Code.
6

Summary and next steps
Chapter 6
Summary and next steps

The response to the Act and its obligations has been largely positive among those who have the obligation to register. The register is seen as user-friendly and easy to navigate, and most have had little difficulty in registering and submitting returns. Many have noted their support for increased transparency in lobbying, and a desire to see widespread compliance. Likewise, there has been a high level of engagement by designated public officials at all levels of government.

While the Commission will report next year on activities undertaken in 2016 in support of the Regulation of Lobbying Act (the Act), we would like to briefly comment on the early results in the first return period.

Results of first returns period

The Act sets out three prescribed reporting periods per year. The first reporting period extended from 1 September – 31 December 2015. Anyone lobbying within that four-month period had to register and submit their first returns within 21 days after the end of that reporting period (that is, by 21 January 2016).

More than 1,100 persons and organisations registered and over 2,500 returns were posted in the online Register of Lobbying by the end of the deadline date (see Appendix 3). As noted by the Chairman of the Commission in a press release marking the milestone, “the overall level of compliance is a very positive indicator that there is an acceptance of the need for openness and transparency in lobbying”.

Analysis of the first returns will allow the Commission to identify any areas or sectors where further outreach is required to build awareness of the Act, and to revise or enhance information tools to ensure clearer understanding of registration and return requirements. Already the Commission has enhanced the Frequently Asked Questions section of the website, has revised the sample return form, and produced a document identifying common mistakes made in the first returns.

While the Commission does not have a statutory advisory role for registrants, in this first returns period it is seeking to assist registrants who may have incorrectly registered or submitted inaccurate returns. It is, however, the responsibility of the person submitting the return to ensure that the information contained therein is accurate.
Next steps

A high level of activity is expected in the current year, with three distinct returns periods scheduled, the anticipated commencement of the investigation and enforcement provisions contained in Part IV of the Act, and a planned legislative review of the Act.

The Commission is undertaking further systems development to the register to assist with the introduction of fixed payment notices for certain contraventions of the Act.

In addition, the Commission will put in place the necessary resources and processes to appropriately administer the Act’s investigations provisions.

Section 16 of the Act provides that the Commission may “produce, and from time to time revise, a code of conduct for persons carrying on lobbying activities with a view to promoting high professional standards and good practice”. The Commission does not intend to undertake the development of such a code in the first year of the Act’s commencement, to allow the legislation time to become established. The Commission will, in due course, undertake all appropriate consultations and research in order to develop a code.
Section 2 of the Act requires that the Minister for Public Expenditure and Reform commence a review of the Act’s operation before the end of the first year. In addition to broader consultation with persons lobbying and other interested parties, the Minister is required to consult the Commission. The Commission will of course be pleased to provide any input required to the review and will publish its input in due course.

Finally, the Commission will continue to identify opportunities to raise awareness and understanding of the Act in order to promote compliance. In ensuring the effective administration of the Regulation of Lobbying Act, the Standards in Public Office Commission will strive to support transparency and good governance in Irish public life.
Appendix 1: List of Publications of the Standards Commission, 2015
Appendix 1  
List of Publications of the Standards Commission, 2015

- Quick Guide to the Act
- Regulation of Lobbying Act 2015: Guidelines for people carrying on lobbying activities
- Regulation of Lobbying Act 2015: Guidelines on lobbying in relation to development and zoning of land
- Regulation of Lobbying Act 2015: Guidance for Designated Public Officials
- Regulation of Lobbying Act 2015: Guidance for TDs, Senators and MEPs
- Regulation of Lobbying Act 2015: Guidance for Local Authority Members

*Note: All publications are available online at www.lobbying.ie
Appendix 2: Members of the Advisory Group on the Regulation of Lobbying
## Appendix 2
### Members of the Advisory Group on the Regulation of Lobbying

<table>
<thead>
<tr>
<th>Organization</th>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bar Council of Ireland</td>
<td>Shirley Coulter</td>
<td>Director of Communications &amp; Policy</td>
</tr>
<tr>
<td></td>
<td>Ian Talbot</td>
<td>Chief Executive</td>
</tr>
<tr>
<td></td>
<td>Pat Costello</td>
<td>Chief Executive</td>
</tr>
<tr>
<td></td>
<td>Pat Galvin</td>
<td>Director of Public Affairs</td>
</tr>
<tr>
<td></td>
<td>Sheila Nordon</td>
<td>Executive Director</td>
</tr>
<tr>
<td></td>
<td>Niall Shanahan</td>
<td>Communications Officer</td>
</tr>
<tr>
<td></td>
<td>Kathleen O’Meara</td>
<td>Head of Advocacy and Communications</td>
</tr>
<tr>
<td></td>
<td>Elaine Farrell</td>
<td>Oireachtas/Retail Executive</td>
</tr>
<tr>
<td></td>
<td>Sean O’Leary</td>
<td>Executive Director</td>
</tr>
<tr>
<td>Chambers Ireland</td>
<td>Martin Lambe</td>
<td>Chief Executive</td>
</tr>
<tr>
<td>Consultative Committee of Accountancy bodies - Ireland</td>
<td>Cormac O Culáin</td>
<td>Solicitor/Public Affairs Executive</td>
</tr>
<tr>
<td>County and City Management Association</td>
<td>Joan Martin</td>
<td>Chief Executive, Louth County Council</td>
</tr>
<tr>
<td>Eircom Ltd</td>
<td>John Carroll</td>
<td>Chief Executive</td>
</tr>
<tr>
<td>Irish Charities Tax Reform Group (ICTR)</td>
<td>Denis Barry</td>
<td>Principal Officer</td>
</tr>
<tr>
<td>IMPACT Trade Union</td>
<td>Ivan Cooper</td>
<td>Director of Advocacy</td>
</tr>
<tr>
<td>Irish Farmers Association</td>
<td>Aine Stapleton</td>
<td>Principal Officer (member of group to March 2016)</td>
</tr>
<tr>
<td></td>
<td>Joyce Nolan</td>
<td>Assistant Principal (member of group from March 2016)</td>
</tr>
<tr>
<td>Irish Planning Institute</td>
<td>Jim O’Keefe</td>
<td>Member of Standards in Public Office Commission</td>
</tr>
<tr>
<td></td>
<td>Sherry Perreault</td>
<td>Head of Lobbying Regulation (Chair of Advisory Group)</td>
</tr>
<tr>
<td>The Law Society of Ireland</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Wheel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dept. Public Expenditure &amp; Reform</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenue Commissioners</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The Wheel</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix 3: Returns made in advance of 21 January 2016 deadline
Appendix 3
Returns made in advance of 21 January 2016 deadline

Figure 1: Breakdown by public policy area

Figure 2: Breakdown by relevant matter
Annual Report 2015
In regard to the Regulation of Lobbying Act 2015

Standards in Public Office Commission
18 Lower Leeson Street, Dublin 2.
Tel: (01) 639 5722
Fax: (01) 639 5684
Twitter: @LobbyingIE
Email: info@lobbying.ie
Website: www.lobbying.ie

designed by CATALYSTO