

State of South Carolina  
Lobbyist's Principal Disclosure Statement

State Ethics Commission  
5000 Thurmond Mall, Suite 250  
Columbia, SC 29201

REPORTING PERIOD:  
 JAN 1 - MAR 31  
 APR 1 - SEP 30  
 OCT 1 - DEC 31

(Pursuant to S.C. Code Section 2-17-35)

CALENDAR YEAR: 2001

1. Lobbyist's Principal Name: (Company or Organization) R. J. Reynolds Tobacco Company
2. Business Street Address: 401 N. Main Street Winston-Salem, NC 27101  
City State Zip
3. Business Mailing Address: P.O. Box 2959 Winston-Salem, NC 27102  
City State Zip
4. Business Phone: ( 336 ) 741-6141
5. Name of Lobbyist(s) Employed by Lobbyist's Principal: Fred E. Allen
6. Name, Number or Description of Legislation, Agency Action or Gubernatorial Action for Which Lobbyist Engaged in Lobbying During This Reporting period:  
Legislative or regulatory actions related to taxing or regulation of tobacco and
7. Office(s) or Public Body(s) for which you have authorized the lobbyist(s) named above to lobby: tobacco-related products.

SUMMARY OF LOBBYING EXPENDITURES

- I. TOTAL PAID TO LOBBYISTS (from Schedule A-Amount Paid): \$ 6,250.00
- II. EXPENDITURES (from Schedules B-G):
- A. Supplies (from Schedule B): \$ 0
- B. Rent (from Schedule B): \$ 0
- C. Utilities (from Schedule B): \$ 0
- D. Compensation of Support Personnel (from Schedule B): \$ 0
- E. Other Expenditures (from Schedule B): \$ 0
- F. Expenditures Made on Behalf of Public Official (from Schedule C): \$ 0
- G. Expenditures Made on Behalf of Judiciary (from Schedule D): \$ 0
- H. Speaking Engagements (from Schedule E): \$ 0
- I. Contributions (from Schedule F): \$ 9,850.00
- TOTAL OTHER EXPENDITURES: (II) \$ 9,850.00
- III. TOTAL: (I+II) \$ 16,100.00

III. TOTAL: (I+II)

CERTIFICATION: I CERTIFY THAT THE CONTENTS OF THIS STATEMENT ARE TRUE, CORRECT, AND COMPLETE TO THE BEST OF MY KNOWLEDGE AND BELIEF.

Joseph S. Murray, III  
Signature of Lobbyist's Principal Contact  
Joseph S. Murray, III Senior Director,  
Printed Name and Title State Government Relations  
4/6/01  
Date

Subscribed and sworn before me this 6 day of April, 2001  
Teresa A. Wood  
Notary Public  
My Commission expires on: 5-12-03

OFFICE USE ONLY

ID No. \_\_\_\_\_

COMPLETE  ENTERED  
 INCOMPLETE  SCANNED

DATE RECEIVED BY THE STATE ETHICS COMMISSION SEC LSA.2(9/24/99)

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# LOBBYIST'S PRINCIPAL DISCLOSURE STATEMENT

## INSTRUCTIONS

The Lobbyist' Principal Disclosure Statement is to be filed by each registered lobbyist's principal prior to April 10 and October 10. Each report should encompass income paid and expenditures made through March 30 and September 30 respectively. Any income paid to a lobbyist or expenditure for lobbying not disclosed on the October 10 report shall be disclosed no later than December 31 of that year.

The Lobbyist's Principal Disclosure Statement is to be filed with:

State Ethics Commission  
5000 Thurmond Mall, Suite 250  
Columbia, SC 29201  
(803) 253-4192

Faxed copies will not be accepted. The original must be received no later than 5:00 p.m. on the date of the established deadline.

## SUMMARY OF INCOME AND EXPENDITURES

**SCHEDULE A - TOTAL PAID TO LOBBYISTS:** Indicate the dates and amounts of income paid or promised to be paid to each lobbyist registered on your behalf for the reporting period. The totals should be disclosed on page 1.

**SCHEDULE B - ITEMIZED EXPENDITURES:** Indicate by category, the various expenditures made during the period. Categorize by supplies, rent, utilities, compensation of support personnel, and miscellaneous. The totals for each category should be reported for the period. The totals for each category should be reported on page 1.

**SCHEDULE C - EXPENDITURES MADE ON BEHALF OF PUBLIC OFFICIALS:** Schedule C should detail the date and name of public officials on whose behalf expenditures were made, the event at which such expenditures were made, and the amount.

**SCHEDULE D - EXPENDITURES MADE ON BEHALF OF JUDICIARY:** Schedule D should detail the date and name of the member(s) of the judiciary on whose behalf expenditures were made. The event at which such expenditures were made and the amount should also be disclosed.

**SCHEDULE E - SPEAKING ENGAGEMENTS:** Schedule E should detail the date and name of public officials or public employees on whose behalf expenditures were made for a speaking engagement. The event at which such expenditures were made and the amount should also be disclosed.

**SCHEDULE F - CONTRIBUTIONS TO PUBLIC OFFICIALS:** Schedule F should detail any campaign contributions made to a public official or candidate for public office to include the date, the candidate's full name and address, and the amount of such contribution(s).

**SCHEDULE A - TOTAL PAID TO LOBBYISTS**

DATE	PROFESSIONAL FEES & REIMBURSEMENTS PAID OR PROMISED TO LOBBYISTS FOR THIS REPORTING PERIOD	AMOUNT PAID	AMOUNT TO BE PAID
1/10/01	Fees	6,250.00	
<b>TOTAL PAID OR PROMISED TO LOBBYISTS</b>		* 6,250.00	

\*Must equal amount in I (TOTAL PAID TO LOBBYIST on page 1)

**SCHEDULE B - ITEMIZED EXPENDITURES**

DATE	FULL NAME AND ADDRESS OF PAYEE OR BUSINESS	PURPOSE OF EXPENDITURE	AMOUNT
<b>TOTAL AMOUNT</b>		0	

**SCHEDULE C - EXPENDITURES MADE ON BEHALF OF PUBLIC OFFICIAL**

DATE	FULL NAME OF RECIPIENT	EVENT	AMOUNT
<b>TOTAL AMOUNT</b>		0	

### **SCHEDULE G - AMOUNTS PAID TO ANY VOLUNTARY MEMBERSHIP ORGANIZATION:**

Schedule G should be completed only by a membership organization. Information must be provided concerning any member if that member contributed more than \$500 and more than 20% of the total contributions received by that organization during the calendar year. The dates of contribution(s), and the name, address, and amount are to be disclosed.

**SCHEDULE H - DIRECT BUSINESS RELATIONSHIP:** Schedule H provides for disclosure of any business association by a public official or public employee with the lobbyist principal. The full name of the public official or public employee and the nature of that business association are to be disclosed. A direct business association does not include ownership in a corporation or partnership unless the interest of each exceeds 5% nor does it include commercial transactions in which the fair market value of the goods or services is paid.

The form is to be dated, signed, and notarized and presented at the office of the State Ethics Commission no later than April 10 and October 10. Any income paid to a lobbyist or expenditure for lobbying not disclosed on the October 10 report shall be disclosed no later than December 31 of that year. Late filings will be subject to late filing penalties.

A person is considered a lobbyist's principal only as it relates to the public office or public body to which he has authorized a lobbyist to engage in lobbying.

### **PROHIBITIONS** (Section 2-17-90)

A lobbyist's principal may provide lodging, transportation, entertainment, food, meals, beverages, or an invitation to a function, if invitees include:

- (1) all members of the General Assembly or either chamber;
- (2) all members of a committee, subcommittee, joint committee, legislative delegation, or county legislative delegation of which the legislator is a member;
- (3) public officials if all members of the agency board or commission are invited;
- (4) public employees if a public official of that employee's agency is invited;
- (5) public employees of a Constitutional officer if all Constitutional officers are invited;
- (6) a Constitutional officer;
- (7) public officials or public employees in matters reasonably and directly related to state and local economic development efforts, if prior written approval is obtained from:
  - (a) the Governor, in the case of public employees or officials of state agencies, except those noted below;
  - (b) statewide constitutional officer, for himself and his employees;
  - (c) President Pro Tempore of the Senate, in the case of any members of the Senate and Senate Employees;
  - (d) Speaker of the House, in the case of members of the House and House employees.

**NOTE:** As to Cabinet Officers, the statute is currently silent; however, legislation is pending which reads, if "all cabinet officers are invited".

Any lodging, transportation, entertainment, food, meals, or beverages received by the above public officeholder from a lobbyist's principal may not exceed twenty-five dollars in a day and two hundred dollars in a calendar year.

**SCHEDULE D - EXPENDITURES MADE ON BEHALF OF MEMBER OF JUDICIARY:**

DATE	FULL NAME OF RECIPIENT	EVENT	AMOUNT
<b>TOTAL AMOUNT</b>			0

**SCHEDULE E - SPEAKING ENGAGEMENTS:**

DATE	NAME OF RECIPIENT	ADDRESS	AMOUNT
<b>TOTAL AMOUNT</b>			0

**SCHEDULE F - CONTRIBUTIONS**

DATE	NAME OF PUBLIC OFFICIAL/CANDIDATE	ADDRESS	AMOUNT
	See attached 1 page		
<b>TOTAL AMOUNT</b>			9,850.00

**SCHEDULE G - VOLUNTARY MEMBERSHIP ORGANIZATION:**

DATE	NAME OF MEMBER	ADDRESS	AMOUNT
None			

**SCHEDULE H - DIRECT BUSINESS RELATIONSHIP**

NAME OF PUBLIC OFFICIAL	TYPE OF BUSINESS ASSOCIATION
None	

SEC L5A.2(11/3/00)

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The value of lodging, transportation, entertainment, food, meals, or beverages received must be disclosed on the officeholder's Statement of Economic Interests. The lobbyist's principal shall disclose all expenses associated with providing the lodging, transportation, entertainment, food, meals, or beverages.

Disclosures required which would compromise the confidentiality of state or local economic development projects shall be reported as confidential. Prior written approval shall be obtained from the appropriate approving authority. Copies of the approval and the confidential disclosure shall be filed with the State Ethics Commission and the lobbyist's principal involved. This information shall be confidential and not available for public disclosure until such time as the approving authority determines that such disclosure is appropriate.

The restrictions provided by this provision are not applicable if the public officeholder accepts the invitation from the lobbyist's principal and pays the fair market or face value for his lodging, transportation, entertainment, food, meals, or beverages.

Lobbyist's principals are prohibited from employing, appointing, or retaining a lobbyist for compensation contingent in any manner upon the passage or defeat or any pending or proposed legislation, covered agency actions, or covered gubernatorial actions.

A lobbyist's principal or anyone acting on behalf of a lobbyist's principal may not employ on retainer a public official or public employee, a member of their immediate family, or a firm or organization in which the public officeholder has an economic interest. A retainer is a payment for availability to perform services, rather than for actual services rendered.

A lobbyist's principal or anyone acting on behalf of a lobbyist's principal may not pay an honorarium to a public official or public employee. This does not prohibit the reimbursement of or expenditure for actual expenses for a public official or public employee for speaking engagements.

A lobbyist's principal may not offer, facilitate, or provide a loan to or on behalf of a statewide constitutional officer or member of the General Assembly unless the lobbyist's principal is a financial institution authorized to transact business in this State and makes the loan in the ordinary course or business.

## SCHEDULE F - CONTRIBUTIONS

Page 1

R. J. Reynolds Tobacco Company  
Name of Lobbyist's Principal

<u>Date</u>	<u>Name/Address of Public Official/Candidate</u>	<u>Amount</u>
1/31/01	Haskins for House 1620-B Gervais Street Columbia, SC 29201	\$250.00
3/21/01	Hugh Leatherman For Senate 1817 Pineland Avenue Florence, SC 29501	\$600.00
2/23/01	South Carolina House Republican Caucus P.O. Box 21 Columbia, SC 29202	\$3,500.00
2/23/01	South Carolina Republican Party 1508 Lady Street Columbia, SC 29201	\$1,000.00
2/19/01	South Carolina Senate Republican Caucus P.O. Box 12012 Columbia, SC 29211	\$3,500.00
3/19/01	Wilkins for House 408 E. North Street Greenville, SC 29601	\$1,000.00
	TOTAL	\$9,850.00

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1 <b>Sender Account Number</b> 392553		Preprint Format No. 40266389		4 <b>Payment</b> Sender will be billed unless marked otherwise		Origin GSO		Airbill Number 3057174573	
FROM (Company) R. J. REYNOLDS				Receiver 3rd Party <input type="checkbox"/>		Account # (Required if 3rd Party)			
Street Address 401 N MAIN ST				<input type="checkbox"/> Paid in Advance		Check No.		Amount	
City WINSTON SALEM		State NC		ZIP CODE (Required) 27101		Billing Reference (will appear on invoice) 04-73-0050-0000-000			
Sent by (Name/Dept) Lynn Hutchens		Phone 336-741-6141		6 # of Pkgs 1		7 Weight (LBS) rounded SUBJECT TO CHECKING		8 Packaging Letter Express <input checked="" type="checkbox"/> Express Pack <input type="checkbox"/> Other Packaging <input type="checkbox"/>	
2 TO (Company) South Carolina Ethics Commission				Special Instructions <input type="checkbox"/> Saturday Delivery Extra charge Express only Not available to all locations <input type="checkbox"/> Lab Pack Service <input type="checkbox"/> Hold at Airborne					
Street Address 5000 Thurmond Mall, Suite 250				Declared Value <input type="checkbox"/> or <input type="checkbox"/>		Full Insurance <input type="checkbox"/>		Shipment Valuation \$.00	
City Columbia		State SC		ZIP CODE (Required) 29201		Airborne Signature			
Attention: (Name/Dept)		Phone (Important) 803-253-4192		Date 4/6/01		Time		Route No.	
Description Lobbyist Principal Disclosure				Sender's Signature <i>Lynn Hutchens</i>		Date 4/6/01		Received At <input type="checkbox"/> Drop Box # <input type="checkbox"/> Airborne Terminal	
www.airborne.com				SENDER'S COPY					

5 Service Type

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Next Afternoon to Bold Red destinations only.

Express (Letter - 150 lbs)

Next Afternoon (Letter - 5 lbs)

Second Day (Letter - 150 lbs)

ABSENT A HIGHER SHIPMENT VALUATION, CARRIER'S LIABILITY IS LIMITED TO \$100 PER PACKAGE, OR ACTUAL VALUE, WHICHEVER IS LESS. SPECIAL OR CONSEQUENTIAL DAMAGES ARE NOT RECOVERABLE. SEE TERMS AND CONDITIONS ON REVERSE SIDE OF THIS NON-NEGOTIABLE AIRBILL. SCAC AIRB FED I.D. NO. 91-0637469

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**DEFINITIONS**  
WHEN THE TERMS WE USE ARE NOT DEFINED HEREIN, THEY SHALL MEAN THE SAME AS THEIR MEANING IN THE AIR CARRIER ACT OF 1926 AND ITS AMENDMENTS AND REGULATIONS THEREUNDER.

**EMPLOYEES AND AGENTS**  
AGENTS

**TERMS OF AGREEMENT**  
WHEN YOU HAVE MADE A CONTRACT WITH US FOR THE TRANSPORTATION OF YOUR PASSENGERS, BAGGAGE, MAIL, OR FREIGHT, YOU HAVE AGREED TO ACCEPT THE FOLLOWING TERMS AND CONDITIONS OF CARRIER SERVICE. THESE TERMS AND CONDITIONS OF CARRIER SERVICE APPLY TO ALL OF OUR AIRCRAFT OPERATIONS UNDER THE AIR CARRIER ACT OF 1926 AND ITS AMENDMENTS AND REGULATIONS THEREUNDER.

**RESPONSIBILITY FOR PACKAGES AND FREIGHT**  
YOU ARE RESPONSIBLE FOR PACKAGING YOUR GOODS AND FREIGHT PROPERLY TO PROTECT THEM FROM DAMAGE. WE WILL NOT BE RESPONSIBLE FOR DAMAGE TO OR LOSS OF YOUR PACKAGES AND FREIGHT UNLESS WE ARE ADVISED OF THE CHARACTER OF THE GOODS AND FREIGHT AND OF ANY SPECIAL PRECAUTIONS THAT SHOULD BE TAKEN TO PROTECT THEM FROM DAMAGE.

**LIMIT OF LIABILITY**  
UNLESS YOU MAKE AN ADVERSE CLAIM FOR DAMAGE TO YOUR PACKAGES AND FREIGHT, YOUR LIABILITY TO US SHALL BE LIMITED TO THE AMOUNT OF THE INVOICE VALUE OF THE PACKAGES AND FREIGHT. IF YOU MAKE AN ADVERSE CLAIM FOR DAMAGE TO YOUR PACKAGES AND FREIGHT, YOUR LIABILITY TO US SHALL BE LIMITED TO THE AMOUNT OF THE INVOICE VALUE OF THE PACKAGES AND FREIGHT, UNLESS YOU CAN PROVE THAT THE DAMAGE TO YOUR PACKAGES AND FREIGHT WAS CAUSED BY OUR NEGLIGENCE OR THE NEGLIGENCE OF OUR AGENTS OR EMPLOYEES.

**ADVERSE CLAIMS**  
YOU MAY ELECT TO FILE AN ADVERSE CLAIM FOR DAMAGE TO YOUR PACKAGES AND FREIGHT WITHIN FORTY EIGHT (48) HOURS AFTER THE DATE OF DELIVERY OF THE PACKAGES AND FREIGHT TO YOU. IF YOU FILE AN ADVERSE CLAIM WITHIN FORTY EIGHT (48) HOURS AFTER THE DATE OF DELIVERY OF THE PACKAGES AND FREIGHT TO YOU, WE WILL INVESTIGATE THE CLAIM AND IF WE DETERMINE THAT THE DAMAGE TO YOUR PACKAGES AND FREIGHT WAS CAUSED BY OUR NEGLIGENCE OR THE NEGLIGENCE OF OUR AGENTS OR EMPLOYEES, WE WILL PAY YOU THE AMOUNT OF THE INVOICE VALUE OF THE PACKAGES AND FREIGHT, UNLESS YOU CAN PROVE THAT THE DAMAGE TO YOUR PACKAGES AND FREIGHT WAS CAUSED BY OUR NEGLIGENCE OR THE NEGLIGENCE OF OUR AGENTS OR EMPLOYEES.

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IF YOU MAKE AN ADVERSE CLAIM FOR DAMAGE TO YOUR PACKAGES AND FREIGHT WITHIN FORTY EIGHT (48) HOURS AFTER THE DATE OF DELIVERY OF THE PACKAGES AND FREIGHT TO YOU, WE WILL INVESTIGATE THE CLAIM AND IF WE DETERMINE THAT THE DAMAGE TO YOUR PACKAGES AND FREIGHT WAS CAUSED BY OUR NEGLIGENCE OR THE NEGLIGENCE OF OUR AGENTS OR EMPLOYEES, WE WILL PAY YOU THE AMOUNT OF THE INVOICE VALUE OF THE PACKAGES AND FREIGHT, UNLESS YOU CAN PROVE THAT THE DAMAGE TO YOUR PACKAGES AND FREIGHT WAS CAUSED BY OUR NEGLIGENCE OR THE NEGLIGENCE OF OUR AGENTS OR EMPLOYEES.

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