If this specifically exempts individuals who are not lobbyists, it is unconstitutionally vague. A reasonable person cannot understand who is exempted, if not a Ph.D attorney. Even a self supported individual who only spends 40 hours one week or \$200 on hard copy printing of their own time and money could not be clearly exempt. Further, to seek to influence (a politician or public official) on an issue is to lobby. I am a lobbyist, whether I spend one minute, 2000 hours, 99 cents or \$10,000 and that cannot be restrained by regulations by the state under the Oregon Constitution, Art. 1, **Section 8. Freedom of speech and press.** No law shall be passed restraining the free expression of opinion, or restricting the right to speak, write, or print freely on any subject whatever; but every person shall be responsible for the abuse of this right.—

The Fourteenth Amendment prohibits states from infringing free speech [*Gitlow v. New York*, 268 U.S. 652] and "the right of the people peaceably to assemble, and to petition the Government for a redress of grievances," is both clear and specific.

YOU CANNOT EXEMPT ANY INDIVIDUAL ANYWAY: Oregon Constitution, Article 1:

Section 20. Equality of privileges and immunities of citizens. No law shall be passed granting to any citizen or class of citizens privileges, or immunities, which, upon the same terms, shall not equally belong to all citizens.—

