

STATE OF NEW YORK

NOTICE OF APPEARANCE

Section 166 of the Executive Law requires a regulatory agency to maintain for public inspection, a record of who appears before it, for a fee as a third party (i.e., an attorney, an agent, lobbyist*, or representative) on behalf of a person or organization subject to the regulatory jurisdiction of the agency. This usually occurs when the third party's client is involved in an enforcement, formal permit, or application matter.

· · · · · · · · · · · · · · · · · · ·	Date:
Division/Bureau:	
1. Name of individual appe	
Business Address:	
Business Telephone:	
2. Client represented:	
Business Address:	
Business Telephone:	
3. Subject of appearance:	Regulatory/Enforcement Lobbying
4. Acting in capacity of:	
4. Acting in capacity of: Attorney	Lobbyist
	Lobbyist Other (describe)
Agent	
Attorney Agent	Other (describe)

*A LOBBYIST is a person or organization, other than a New York State government employee acting in an official capacity, who appears for the purpose of influencing the adoption or rejection of proposed rules, regulations, rates, legislation, including the State budget or the specification or award of a State Procurement Contract. An "appearance" for lobbying purposes can be a personal visit, letter, telephone call, conversation at a meeting, or any other type of contact, but does not include "on the record" proceedings or hearings.