## ANALYSIS

This Ordinance amends Title 2 – Administration of the Los Angeles County Code

to increase the time during which a County official is prohibited from lobbying the

County from one year to two years after leaving County service.

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Requested: Revised: 7/25/2024 8/7/2024

## ORDINANCE NO.

An ordinance amending Title 2 – Administration of the Los Angeles County Code, to increase the time during which a County official is prohibited from lobbying the County from one year to two years after leaving County service.

The Board of Supervisors of the County of Los Angeles ordains as follows:

**SECTION 1.** Section 2.175.030 is hereby amended to read as follows:

## 2.175.030 Lobbying Activities of County Officials.

A. No former county official who personally and substantively participated in a decision, proceeding, claim, contract, legislation or other specific matter during <u>histheir</u> county service, shall, for compensation, attempt to influence any county decision or action regarding that specific matter on behalf of any person or entity, other than a government agency. \_This prohibition shall apply only if the specific matter is still pending before a county agency or if the county is a party to, or has a direct or substantial interest in, the specific matter.

B. For <u>enetwo</u> years after leaving county service, no former elected county official or the county chief administrative officer shall, for compensation, engage in direct communication with any county agency for the purpose of attempting to influence any action or decision on any matter pending before that county agency on behalf of any person or entity, other than a government agency.

C. For one<u>two</u> years after leaving county service, no former county official shall, for compensation, engage in direct communication with any county agency in which he<u>they</u> served during the <u>twelvetwenty-four</u> month period preceding <u>histheir</u>

departure from county service, for the purpose of attempting to influence any action or decision on any matter pending before that agency on behalf of any other person or entity, other than a government agency.

D. No provision contained in this section shall prevent any former county official from representing solely <u>himselfthemselves</u>, or members of <u>histheir</u> immediate family, in their individual capacities, in connection with any matter pending before a county agency providing <u>hethey</u> provides such representation without compensation.

E. This section shall not apply to the activities of any former county official who is an elected or appointed officer of any city, county, district, multi-jurisdictional, state or federal government agency, when that former county official is solely representing that agency in <u>histheir</u> official capacity as an officer or employee of the agency.

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2