PROPOSED AMENDMENT TITLE 4, CHAPTER 1, SECTION 20

Additions in **Boldface** deletions [stricken in brackets]

Section 20: Use of [External] Lobbyists

- 1. A member institution or special unit of the system may not engage the services of an independent entity or person to perform lobbying services with the State of Nevada without obtaining the prior r approval of the chancellor. (B/R 08/00)
- 2. A member institution or special unit of the system may not assign an employee to perform lobbying duties without obtaining the prior approval of the chancellor. If approved by the chancellor, the employee must be officially registered as a lobbyist with the State of Nevada.
- 3. A UCCSN registered lobbyist shall provide a copy of required State of Nevada expense reports to the chancellor and to the Chair of the Board of Regents at the time the reports are submitted to the state.
- 4. The chancellor shall have the authority to establish internal policies governing the activities and reporting relationships of any persons approved to perform lobbying services.