



## EMPLOYER’S NOTIFICATION OF TERMINATION

This provides notice that \_\_\_\_\_ is no longer engaged by me to  
(print name of lobbyist)

conduct lobbying activity as of \_\_\_\_\_.  
(print date of termination)

I understand that by this notification, our joint registration will expire as provided by 3 M.R.S.A. § 314.

The filing of an Annual Report, signed by the lobbyist and employer, before November 30 is considered a notification of termination.

\_\_\_\_\_  
Employer

\_\_\_\_\_  
Principal Lobbyist/Designee

\_\_\_\_\_  
Date

*NOTE: If termination occurs prior to November 30, notification must be given within 30 days of the termination. If the lobbyist wishes to resume lobbying activities after a termination has been filed, the lobbyist must file a new registration pursuant to 3 M.R.S.A § 313.*

*Termination of a joint registration does not exempt the lobbyist/employer from filing an Annual Report. Such report may be filed upon termination and must be filed no later than December 30 of the year in which the lobbying activity was conducted.*