News

Lobbying registrar updates its guidance

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The Registrar of Consultant Lobbyists updated his <u>guidance</u> [<a href="https://registrarofconsultantlobbyists.org.uk/guidance-on-registration-and-qirs-including-specialist-guidance-for-think-tanks-and-support-service-providers-to-appgs/] in May 2022, and the main updates relate to:

- the incidental exception and
- secretariats to All-Party Parliamentary Groups (APPGs)

Consultant lobbying is defined by the activity, not by the sector. UK VATregistered organisations and individuals who communicate personally with ministers or permanent secretaries (and equivalents) on behalf of a third party, and in return for payment, must be registered in advance of such activity.

There is an exception, but the Registrar says this is a narrow one and the updated guidance-for-think-tanks-and-support-service-providers-to-appgs/#Lobbying-that-is-incidental-to-non-lobbying-activities] makes this clearer and includes examples. It states 'As a result, most lawyers, accountants, management consultants and others that communicate with Ministers on behalf of clients are required to register.'