CAMPAIGN FINANCE REVISIONS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Kraig Powell
Senate Sponsor:
LONG TITLE
General Description:
This bill amends provisions of the Election Code relating to campaign contributions.
Highlighted Provisions:
This bill:
 provides that a state office candidate, a legislative office candidate, a school board
office candidate, or a judge may not, during any two-year period, accept total
contributions from the same individual or source in an amount of \$9,999 or more.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
20A-11-201, as last amended by Laws of Utah 2012, Chapter 230
20A-11-301, as last amended by Laws of Utah 2012, Chapter 230
20A-11-1301, as last amended by Laws of Utah 2012, Chapter 230
20A-12-303, as last amended by Laws of Utah 2011, Chapter 396

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28	20A-11-201. State office candidate Separate bank account for campaign funds
29	No personal use Report contributions within 30 days Report other accounts.
30	(1) (a) Each state office candidate or the candidate's personal campaign committee
31	shall deposit each contribution and public service assistance received in one or more separate
32	campaign accounts in a financial institution.
33	(b) A state office candidate or a candidate's personal campaign committee may not use
34	money deposited in a campaign account for:
35	(i) a personal use expenditure; or
36	(ii) an expenditure prohibited by law.
37	(2) A state office candidate or the candidate's personal campaign committee may not
38	deposit or mingle any contributions received into a personal or business account.
39	(3) If a person who is no longer a state office candidate chooses not to expend the
40	money remaining in a campaign account, the person shall continue to file the year-end
41	summary report required by Section 20A-11-203 until the statement of dissolution and final
42	summary report required by Section 20A-11-205 are filed with the lieutenant governor.
43	(4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who
44	is no longer a state office candidate may not expend or transfer the money in a campaign
45	account in a manner that would cause the former state office candidate to recognize the money
46	as taxable income under federal tax law.
47	(b) A person who is no longer a state office candidate may transfer the money in a
48	campaign account in a manner that would cause the former state office candidate to recognize
49	the money as taxable income under federal tax law if the transfer is made to a campaign
50	account for federal office.
51	(5) (a) As used in this Subsection (5) and Section 20A-11-204, "received" means:
52	(i) for a cash contribution, that the cash is given to a state office candidate or a member
53	of the candidate's personal campaign committee;
54	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
55	instrument or check is negotiated; and
56	(iii) for any other type of contribution, that any portion of the contribution's benefit
57	inures to the state office candidate.
58	(b) Each state office candidate shall report each contribution and public service

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59	assistance to the lieutenant governor within 30 days after the contribution or public service
60	assistance is received.
61	(6) (a) As used in this Subsection (6), "account" means an account in a financial
62	institution:
63	(i) that is not described in Subsection (1)(a); and
64	(ii) into which or from which a person who, as a candidate for an office, other than the
65	state office for which the person files a declaration of candidacy or federal office, or as a holder
66	of an office, other than a state office for which the person files a declaration of candidacy or
67	federal office, deposits a contribution or makes an expenditure.
68	(b) A state office candidate shall include on any financial statement filed in accordance
69	with this part:
70	(i) a contribution deposited in an account:
71	(A) since the last campaign finance statement was filed; or
72	(B) that has not been reported under a statute or ordinance that governs the account; or
73	(ii) an expenditure made from an account:
74	(A) since the last campaign finance statement was filed; or
75	(B) that has not been reported under a statute or ordinance that governs the account.
76	(7) A state office candidate may not, during any two-year period, accept total
77	contributions from the same individual or source in an amount of \$9,999 or more.
78	Section 2. Section 20A-11-301 is amended to read:
79	20A-11-301. Legislative office candidate Campaign finance requirements
80	Candidate as a political action committee officer No personal use Report
81	contributions within 30 days Report other accounts.
82	(1) (a) (i) Each legislative office candidate shall deposit each contribution and public
83	service assistance received in one or more separate accounts in a financial institution that are
84	dedicated only to that purpose.
85	(ii) A legislative office candidate may:
86	(A) receive a contribution or public service assistance from a political action
87	committee registered under Section 20A-11-601; and
88	(B) be designated by a political action committee as an officer who has primary
89	decision-making authority as described in Section 20A-11-601.

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90 (b) A legislative office candidate or the candidate's personal campaign committee may 91 not use money deposited in an account described in Subsection (1)(a)(i) for: 92 (i) a personal use expenditure: or 93 (ii) an expenditure prohibited by law. 94 (2) A legislative office candidate may not deposit or mingle any contributions or public 95 service assistance received into a personal or business account. 96 (3) If a person who is no longer a legislative candidate chooses not to expend the 97 money remaining in a campaign account, the person shall continue to file the year-end 98 summary report required by Section 20A-11-302 until the statement of dissolution and final 99 summary report required by Section 20A-11-304 are filed with the lieutenant governor. 100 (4) (a) Except as provided in Subsection (4)(b) and Section 20A-11-402, a person who 101 is no longer a legislative office candidate may not expend or transfer the money in a campaign 102 account in a manner that would cause the former legislative office candidate to recognize the 103 money as taxable income under federal tax law. 104 (b) A person who is no longer a legislative office candidate may transfer the money in 105 a campaign account in a manner that would cause the former legislative office candidate to 106 recognize the money as taxable income under federal tax law if the transfer is made to a 107 campaign account for federal office. 108 (5) (a) As used in this Subsection (5) and Section 20A-11-303, "received" means: 109 (i) for a cash contribution, that the cash is given to a legislative office candidate or a 110 member of the candidate's personal campaign committee; 111 (ii) for a contribution that is a negotiable instrument or check, that the negotiable 112 instrument or check is negotiated; and 113 (iii) for any other type of contribution, that any portion of the contribution's benefit 114 inures to the legislative office candidate. 115 (b) Each legislative office candidate shall report each contribution and public service 116 assistance to the lieutenant governor within 30 days after the contribution or public service 117 assistance is received. 118 (6) (a) As used in this Subsection (6), "account" means an account in a financial 119 institution: 120 (i) that is not described in Subsection (1)(a)(i); and

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121	(ii) into which or from which a person who, as a candidate for an office, other than a
121	legislative office for which the person files a declaration of candidacy or federal office, or as a
122	holder of an office, other than a legislative office for which the person files a declaration of
124	candidacy or federal office, deposits a contribution or makes an expenditure.
125	(b) A legislative office candidate shall include on any financial statement filed in
126	accordance with this part:
127	(i) a contribution deposited in an account:
128	(A) since the last campaign finance statement was filed; or
129	(B) that has not been reported under a statute or ordinance that governs the account; or
130	(ii) an expenditure made from an account:
131	(A) since the last campaign finance statement was filed; or
132	(B) that has not been reported under a statute or ordinance that governs the account.
133	(7) A legislative office candidate may not, during any two-year period, accept total
134	contributions from the same individual or source in an amount of \$9,999 or more.
135	Section 3. Section 20A-11-1301 is amended to read:
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136	20A-11-1301. School board office candidate Campaign finance requirements
136 137	Candidate as a political action committee officer No personal use Report
137	Candidate as a political action committee officer No personal use Report
137 138	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts.
137 138 139	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public
137 138 139 140	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are
137 138 139 140 141	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose.
137 138 139 140 141 142	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may:
 137 138 139 140 141 142 143 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action
 137 138 139 140 141 142 143 144 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and
 137 138 139 140 141 142 143 144 145 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and (B) be designated by a political action committee as an officer who has primary
 137 138 139 140 141 142 143 144 145 146 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and (B) be designated by a political action committee as an officer who has primary decision-making authority as described in Section 20A-11-601.
 137 138 139 140 141 142 143 144 145 146 147 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and (B) be designated by a political action committee as an officer who has primary decision-making authority as described in Section 20A-11-601. (b) A school board office candidate may not use money deposited in an account
 137 138 139 140 141 142 143 144 145 146 147 148 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and (B) be designated by a political action committee as an officer who has primary decision-making authority as described in Section 20A-11-601. (b) A school board office candidate may not use money deposited in an account described in Subsection (1)(a)(i) for:
 137 138 139 140 141 142 143 144 145 146 147 148 149 	Candidate as a political action committee officer No personal use Report contributions within 30 days Report other accounts. (1) (a) (i) Each school board office candidate shall deposit each contribution and public service assistance received in one or more separate accounts in a financial institution that are dedicated only to that purpose. (ii) A school board office candidate may: (A) receive a contribution or public service assistance from a political action committee registered under Section 20A-11-601; and (B) be designated by a political action committee as an officer who has primary decision-making authority as described in Section 20A-11-601. (b) A school board office candidate may not use money deposited in an account described in Subsection (1)(a)(i) for: (i) a personal use expenditure; or

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152 public service assistance received into a personal or business account.

153 (3) A school board office candidate may not make any political expenditures prohibited154 by law.

(4) If a person who is no longer a school board candidate chooses not to expend the
money remaining in a campaign account, the person shall continue to file the year-end
summary report required by Section 20A-11-1302 until the statement of dissolution and final
summary report required by Section 20A-11-1304 are filed with:

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(a) the lieutenant governor in the case of a state school board candidate; and

160 (b) the county clerk, in the case of a local school board candidate.

(5) (a) Except as provided in Subsection (5)(b) and Section 20A-11-402, a person who
is no longer a school board candidate may not expend or transfer the money in a campaign
account in a manner that would cause the former school board candidate to recognize the
money as taxable income under federal tax law.

(b) A person who is no longer a school board candidate may transfer the money in a
campaign account in a manner that would cause the former school board candidate to recognize
the money as taxable income under federal tax law if the transfer is made to a campaign
account for federal office.

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(6) (a) As used in this Subsection (6) and Section 20A-11-1303, "received" means:

- (i) for a cash contribution, that the cash is given to a school board office candidate or a
 member of the candidate's personal campaign committee;
- (ii) for a contribution that is a negotiable instrument or check, that the negotiableinstrument or check is negotiated; and
- (iii) for any other type of contribution, that any portion of the contribution's benefitinures to the school board office candidate.

(b) Each school board office candidate shall report to the chief election officer each
contribution and public service assistance within 30 days after the contribution or public
service assistance is received.

- 179 (7) (a) As used in this Subsection (7), "account" means an account in a financial180 institution:
- 181 (i) that is not described in Subsection (1)(a)(i); and
- 182 (ii) into which or from which a person who, as a candidate for an office, other than a

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183	school board office for which the person files a declaration of candidacy or federal office, or as
184	a holder of an office, other than a school board office for which the person files a declaration of
185	candidacy or federal office, deposits a contribution or makes an expenditure.
186	(b) A school board office candidate shall include on any financial statement filed in
187	accordance with this part:
188	(i) a contribution deposited in an account:
189	(A) since the last campaign finance statement was filed; or
190	(B) that has not been reported under a statute or ordinance that governs the account; or
191	(ii) an expenditure made from an account:
192	(A) since the last campaign finance statement was filed; or
193	(B) that has not been reported under a statute or ordinance that governs the account.
194	(8) A school board office candidate may not, during any two-year period, accept total
195	contributions from the same individual or source in an amount of \$9,999 or more.
196	Section 4. Section 20A-12-303 is amended to read:
197	20A-12-303. Separate account for campaign funds Reporting contributions.
198	(1) The judge or the judge's personal campaign committee shall deposit each
199	contribution in one or more separate personal campaign accounts in a financial institution.
200	(2) The judge or the judge's personal campaign committee may not deposit or mingle
201	any contributions received into a personal or business account.
202	(3) (a) As used in this Subsection (3) and Section 20A-12-305, "received" means:
203	(i) for a cash contribution, that the cash is given to a judge or the judge's personal
204	campaign committee;
205	(ii) for a contribution that is a negotiable instrument or check, that the negotiable
206	instrument or check is negotiated; and
207	(iii) for any other type of contribution, that any portion of the contribution's benefit
208	inures to the judge.
209	(b) The judge or the judge's personal campaign committee shall report to the lieutenant
210	governor each contribution within 30 days after the contribution is received.
211	(4) A judge may not, during any two-year period, accept total contributions from the
212	same individual or source in an amount of \$9,999 or more.

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Office of Legislative Research and General Counsel