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87	amendments, and any other ballot propositions submitted to the voters that are authorized by
88	the Utah Code Annotated 1953.
89	[(3)] (4) "Candidate" means any person who:
90	(a) files a declaration of candidacy for a public office; or
91	(b) receives contributions, makes expenditures, or gives consent for any other person to
92	receive contributions or make expenditures to bring about the person's nomination or election
93	to a public office.
94	[(4)] (5) "Chief election officer" means:
95	(a) the lieutenant governor for state office candidates, legislative office candidates,
96	officeholders, political parties, political action committees, corporations, political issues
97	committees, state school board candidates, judges, and labor organizations, as defined in
98	Section 20A-11-1501; and
99	(b) the county clerk for local school board candidates.
100	[(5)] (a) "Contribution" means any of the following when done for political
101	purposes:
102	(i) a gift, subscription, donation, loan, advance, or deposit of money or anything of
103	value given to the filing entity;
104	(ii) an express, legally enforceable contract, promise, or agreement to make a gift,
105	subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or
106	anything of value to the filing entity;
107	(iii) any transfer of funds from another reporting entity to the filing entity;
108	(iv) compensation paid by any person or reporting entity other than the filing entity for
109	personal services provided without charge to the filing entity;
110	(v) remuneration from:
111	(A) any organization or its directly affiliated organization that has a registered lobbyist;
112	or
113	(B) any agency or subdivision of the state, including school districts; [and]
114	[(vi) goods or services provided to or for the benefit of the filing entity at less than fair
115	market value.]
116	(vi) a loan made by a candidate $\hat{S} \rightarrow \underline{deposited} \leftarrow \hat{S}$ to the candidate's own campaign; and
117	(vii) in-kind contributions.

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614	(5) (a) The regulated officeholder shall file the financial disclosure form with:
615	[(A)] (i) the secretary of the Senate, [for a legislator that is a senator] if the regulated
616	officeholder is a member of the Senate;
617	[(B)] (ii) the chief clerk of the House of Representatives, [for a legislator that is a
618	representative] if the regulated officeholder is a member of the House of Representatives; or
619	[(C)] (iii) the lieutenant governor, [for all other regulated officeholders] if the regulated
620	officeholder is a regulated officeholder other than a regulated officeholder described in
621	Subsection $(5)(a)(i)$ or (ii) .
622	Ŝ→ [(b) In making the disclosure described in Subsection (4)(e), a regulated officeholder
623	who provides services to multiple clients as part of a licensed profession is only required to
624	<u>provide the information described in Subsection (4)(e) in relation to the entity or practice</u>
625	through which the regulated officeholder provides professional services and is not required to
626	provide the information described in Subsection (4)(e) in relation to the regulated officeholder's
627	<u>clients.]</u> (b) In making the disclosure described in Subsection (4)(e), a regulated officeholder
627a	who provides goods or services to multiple customers or clients as part of a business or a
627b	licensed profession is only required to provide the information described in Subsection (4)(e) in
627c	<u>relation to the entity or practice</u>
627d	through which the regulated officeholder provides the goods or services and is not required to
627e	provide the information described in Subsection (4)(e) in relation to the regulated
627f	<u>officeholder's individual customers or clients.</u> (\$
628	[(ii)] (6) The lieutenant governor, the secretary of the Senate, and the chief clerk of the
629	House of Representatives shall ensure that blank financial disclosure forms are available on the
630	Internet and at their offices.
631	[(d) Financial disclosure forms that are filed under the procedures and requirements of
632	this section shall be made available to the public:]
633	(7) An individual described in Subsection (6) who receives a financial disclosure form
634	or an amendment to a financial disclosure form under this section shall make each version of
635	the form, and each amendment to the form, available to the public for the period of time
636	described in Subsection (8), in the following manner:
637	[(i)] (a) on the Internet; and
638	[(ii)] (b) at the office where the form or the amendment to the form was filed.
639	[(e) This section's requirement to disclose a conflict of interest does]
640	(8) The period of time that an individual described in Subsection (7) shall make each
641	version of a financial disclosure form and each amendment to a financial disclosure form
642	available to the public is:
643	(a) two years after the day on which the individual described in Subsection (7) receives
644	the form, for a regulated officeholder in an office that has a normal term of two years or less; or