57	[(1) It is unlawful for a] (2) A person, lobbyist, principal, or political committee [to]
58	may not make a [campaign contribution or contract, promise, or agree to make a campaign
59	contribution to a legislator or a legislator's personal campaign committee, or a political action
60	committee controlled by a legislator during the time the Legislature is convened in annual
61	general session, veto override session, or special session] political contribution to a legislator
62	during a legislative session, unless the legislator is a candidate for federal office and the
63	contribution is made to the legislator's campaign for federal office.
64	[(2) It is unlawful for a] (3) A person, lobbyist, principal, or political committee [to]
65	may not make a [campaign contribution, or contract, promise, or agree to make a campaign
66	contribution, to the governor, the governor's personal campaign committee, or a political action
67	committee controlled by the governor during the time the Legislature is convened in annual
68	general session, veto override session, special session] political contribution to the governor
69	during a legislative session, or during the [time] period established [by the] in Utah
70	Constitution, Article VII, Section 8, for the governor to approve or veto bills passed by the
71	Legislature in the annual general session, unless the governor is a candidate for federal office
72	and the contribution is made to the governor's campaign for federal office.
73	(4) An individual who is a legislator or a governor, to whom a person, lobbyist,
74	principal, or political committee makes a lawful contribution under Subsection (2) or (3), may
75	not expend the political contribution on the individual's own political campaign for public
76	office, as defined in Section 20A-11-101, until on or after the later of:
77	(a) January 1 Ĥ→ [of the next calendar year], three years ←Ĥ after the calendar year in
77a	which the contribution
78	is made; or
79	(b) the day on which the individual files a declaration of candidacy for public office.
80	[(3) Any] (5) A person who violates this section is guilty of a class A misdemeanor.