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Election Fundraising Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Daniel McCay 2 3 **LONG TITLE** 4 **Committee Note:** 5 The Government Operations Interim Committee recommended this bill. 6 Legislative Vote: 14 voting for 0 voting against 2 absent 7 **General Description:** 8 This bill amends provisions relating to prohibited campaign contributions. 9 **Highlighted Provisions:** This bill: 10 11 defines terms: 12 • exempts a campaign contribution for federal office from the prohibition on campaign 13 contributions during a legislative session or the time period when the governor may veto 14 a bill; 15 • makes it a crime to make a federal contribution with the intent to influence the governor 16 or a state official to take or not take an action or to reward the governor or a state official 17 for taking or not taking an action; and 18 makes technical changes. 19 **Money Appropriated in this Bill:** 20 None 21 **Other Special Clauses:** 22 None 23 **Utah Code Sections Affected:** 24 AMENDS: 25 **36-11-305**, as last amended by Laws of Utah 2018, Chapter 139 26 27 Be it enacted by the Legislature of the state of Utah: 28 Section 1. Section **36-11-305** is amended to read: 29 36-11-305. Campaign contribution during session or veto period prohibited --30 Federal contribution intended to influence governor or state official prohibited. 31 (1) As used in this section:

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32	(a)(i) "Campaign contribution" means a contribution, as defined in Section
33	20A-11-101.
34	(ii) "Campaign contribution" does not include a federal contribution.
35	(b) "Federal contribution" means a contribution made:
36	(i) to a state official who is a candidate for federal office or a governor who is a
37	candidate for federal office, a campaign committee of the state official or
38	governor, or a political action committee controlled by the state official or
39	governor; and
40	(ii) for the state official's or governor's campaign for federal office.
41	(c) "State official" means:
42	(i) a member of the Utah Senate or the Utah House of Representatives;
43	(ii) the lieutenant governor;
44	(iii) the attorney general;
45	(iv) the state auditor; or
46	(v) the state treasurer.
47	[(1)] (2) It is unlawful for a person, lobbyist, principal, or political committee to make a
48	campaign contribution, or to contract, promise, or agree to make a campaign
49	contribution, to any of the following during the time the Legislature is convened in
50	annual general session, veto override session, or special session:
51	[(a)(i) a legislator;]
52	[(ii) the lieutenant governor;]
53	[(iii) the attorney general;]
54	[(iv) the state auditor; or]
55	[(v) the state treasurer;]
56	(a) a state official;
57	(b) the personal campaign committee of [an individual described in Subsection (1)(a)] \underline{a}
58	state official; or
59	(c) a political action committee controlled by a [person described in Subsection (1)(a)]
60	state official.
61	(3) It is unlawful for a person, lobbyist, principal, or political committee to make a federal
62	contribution, or to contract, promise, or agree to make a federal contribution, to a person
63	described in Subsection (2)(a), (b), or (c) if the person, lobbyist, principal, or political
64	committee makes the federal contribution, contract, promise, or agreement with the
65	intent to:

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66	(a) influence a state official to take or fail to take an action in the state official's capacity
67	as a state official; or
68	(b) reward a state official for taking or failing to take an action in the state official's
69	capacity as a state official.
70	[(2)] (4) It is unlawful for a person, lobbyist, principal, or political committee to make a
71	campaign contribution, or to contract, promise, or agree to make a campaign
72	contribution, to the governor, the governor's personal campaign committee, or a political
73	action committee controlled by the governor during the time the Legislature is convened
74	in annual general session, veto override session, special session, or during the time
75	period established by the Utah Constitution, Article VII, Section 8, for the governor to
76	approve or veto bills passed by the Legislature in the annual general session.
77	(5) It is unlawful for a person, lobbyist, principal, or political committee to make a federal
78	contribution, or to contract, promise, or agree to make a federal contribution, to the
79	governor, the governor's personal campaign committee, or a political action committee
80	controlled by the governor if the person, lobbyist, principal, or political committee
81	makes the federal contribution, contract, promise, or agreement with the intent to:
82	(a) influence the governor to take or fail to take an action in the governor's capacity as
83	governor; or
84	(b) reward the governor for taking or failing to take an action in the governor's capacity
85	as governor.
86	[(3)] (6) [Any person who violates] A violation of this section is[-guilty of] a class A
87	misdemeanor.
88	Section 2. Effective date.
89	This bill takes effect on May 7, 2025.