Nate Blouin proposes the following substitute bill:

2

Public Utility Expenditures Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Nate Blouin

House Sponsor:

3	LONG TITLE
4	

4 General Description:

- 5 This bill prohibits a qualified utility from recovering in rates expenses related to
- 6 advertising, lobbying, and political activities.

7 Highlighted Provisions:

- 8 This bill:
- 9 defines terms;
- 10 prohibits a qualified utility from recovering in rates certain advertising, lobbying, and
- 11 political influence expenses;
- 12 requires a qualified utility to file an annual report detailing prior year expenses related to
- 13 advertising, lobbying, and political activities;
- 14 specifies information that must be included in the annual report; and
- 15 establishes penalties for a qualified utility that improperly recovers prohibited expenses.
- 16 Money Appropriated in this Bill:
- 17 None
- 18 **Other Special Clauses:**
- 19 None
- 20 Utah Code Sections Affected:
- 21 ENACTS:
- 22 **54-4-43**, Utah Code Annotated 1953
- 23
- 24 Be it enacted by the Legislature of the state of Utah:
- 25 Section 1. Section **54-4-43** is enacted to read:

26 <u>54-4-43</u>. Cost recovery prohibitions.

- 27 (1) As used in this section:
- 28 (a) <u>"Advertising" means publishing, disseminating, soliciting, or circulating information</u>

29	in written, online, video, or audio form with the intent to:
30	(i) induce a person to purchase or use a product, service, or business;
31	(ii) promote a business's brand; or
32	(iii) influence public opinion on legislative, administrative, electoral, or other
33	governmental matter.
34	(b) <u>"Advertising" does not include:</u>
35	(i) advertising required by law, regulation, or rule;
36	(ii) advertising directly related to a program regarding income-based rates, energy
37	conservation, energy efficiency, or renewable energy offerings available to
38	customers;
39	(iii) messaging regarding service interruptions, safety measures, or emergency
40	conditions; or
41	(iv) advertising regarding employment opportunities with the qualified utility.
42	(c) "Expenses" means any payment made in the form of compensation that a qualified
43	utility pays to an external firm, a corporate affiliate, or an employee of the qualified
44	utility.
45	(d) "Lobbying" means directly, or through solicitation of others, communicating with an
46	individual who is in a position to make a policy decision, in order to influence the
47	outcome of a local, state, or federal legislation, regulation, or administrative rule.
48	(e) "Political activities" means activities that attempt to influence public opinion or sway
49	the outcome of legislation, regulation, administrative rule, ballot initiative,
50	referendum, or other electoral matter.
51	(f) "Qualified utility" means a large-scale electric utility or a large-scale natural gas
52	utility.
53	(2) A qualified utility may not recover in rates:
54	(a) advertising and public relations expenses that do not relate to a program or purpose
55	authorized by statute or commission rule;
56	(b) expenses for:
57	(i) promoting or improving the qualified utility's brand;
58	(ii) influencing public opinion about the qualified utility; or
59	(iii) lobbying or political activities;
60	(c) expenses for organizational or membership dues, or other contributions, to an
61	organization, association, institution, corporation, or other entity that:
62	(i) engages in lobbying or political activities; or

63	(ii) engages in an activity with a similar purpose to lobbying and political activities; or
64	(d) contributions to:
65	(i) a political candidate;
66	(ii) a campaign committee; or
67	(iii) another similar political expense.
68	(3) A qualified utility shall file an annual report with the commission, by March 1 of each
69	year, detailing the prior calendar year's expenses related to advertising, lobbying, and
70	political activities.
71	(4) The report described in Subsection (3) shall include:
72	(a) an itemization of all expenses that the qualified utility incurred related to advertising,
73	lobbying, and political activities, including expenditures made directly by the
74	qualified utility or through an affiliate organization, that would have been charged to
75	ratepayers but for the prohibitions in this section;
76	(b) the total number of employees of the qualified utility that are engaged in advertising,
77	lobbying, political activities, or otherwise attempting to influence public opinion
78	about the qualified utility:
79	(c) for each employee described in Subsection (4)(b):
80	(i) the employee's job title and responsibilities;
81	(ii) the business unit in which the employee works; and
82	(iii) the percentage of the employee's salary charged to ratepayers; and
83	(d) any other disclosures deemed relevant by the commission regarding advertising,
84	lobbying, or political expenses.
85	(5) If the commission determines that a qualified utility violates this section by recovering
86	expenses prohibited in Subsection (2), the commission shall:
87	(a) require the qualified utility to reimburse ratepayers for the amount of expenses
88	improperly recovered, plus interest; and
89	(b) assess a non-recoverable penalty to the qualified utility in an amount that is not less
90	than the total amount of the cost that the qualified utility improperly recovered.
91	Section 2. Effective Date.
92	This bill takes effect on May 7, 2025.