

26	<b>36-11-401</b> , as last amended by Laws of Utah 2000, Chapter 338
27	63A-1-105, as last amended by Laws of Utah 2002, Chapter 176
28	63E-1-404, as enacted by Laws of Utah 2001, Chapter 201
29	ENACTS:
30	<b>36-11-501</b> , Utah Code Annotated 1953
31	<b>36-11-502</b> , Utah Code Annotated 1953
32	REPEALS:
33 34	36-11-304, as last amended by Laws of Utah 2007, Chapter 233
35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section <b>36-11-103</b> is amended to read:
37	36-11-103. Licensing requirements.
38	(1) (a) Before engaging in any lobbying, a lobbyist shall obtain a license from the
39	lieutenant governor by completing the form required by this section.
40	(b) The lieutenant governor shall issue licenses to qualified lobbyists.
41	(c) The lieutenant governor shall prepare a Lobbyist License Application Form that
42	includes:
43	(i) a place for the lobbyist's name and business address;
44	(ii) a place for the name and business address of each principal for whom the lobbyist
45	works or is hired as an independent contractor;
46	(iii) a place for the name and address of the person who paid or will pay the lobbyist's
47	registration fee, if the fee is not paid by the lobbyist;
48	(iv) a place for the lobbyist to disclose any elected or appointed position that the
49	lobbyist holds in state or local government, if any;
50	(v) a place for the lobbyist to disclose the types of expenditures for which the lobbyist
51	will be reimbursed; and
52	(vi) a certification to be signed by the lobbyist that certifies that the information
53	provided in the form is true, accurate, and complete to the best of the lobbyist's knowledge and
54	belief.
55	(2) Each lobbyist who obtains a license under this section shall update the licensure
56	information when the lobbyist accepts employment for lobbying by a new client.

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reports by Section 36-11-201.

57 (3) (a) Except as provided in Subsection (4), the lieutenant governor shall grant a 58 lobbying license to an applicant who: 59 (i) files an application with the lieutenant governor that contains the information required by this section; and 60 61 (ii) pays a \$25 filing fee. 62 (b) A license entitles a person to serve as a lobbyist on behalf of one or more principals 63 and expires on December 31 of each even-numbered year. 64 (4) (a) The lieutenant governor may disapprove an application for a lobbying license: 65 (i) if the applicant has been convicted of violating Section 76-8-103, 76-8-107, 66 76-8-108, or 76-8-303 within five years before the date of the lobbying license application; 67 (ii) if the applicant has been convicted of violating Section 76-8-104 or 76-8-304 68 within one year before the date of the lobbying license application; 69 (iii) for the term of any suspension imposed under Section 36-11-401; or 70 (iv) if, within one year before the date of the lobbying license application, the applicant 71 has been found to have willingly and knowingly: 72 (A) violated Section 36-11-103, 36-11-201, 36-11-301, 36-11-302, 36-11-303, 73 [<del>36-11-304,</del>] 36-11-305, [<del>or</del>] 36-11-403, or 36-11-502; or 74 (B) filed a document required by this chapter that the lobbyist knew contained 75 materially false information or omitted material information. 76 (b) An applicant may appeal the disapproval in accordance with the procedures 77 established by the lieutenant governor under this chapter and Title 63G, Chapter 4, 78 Administrative Procedures Act. 79 (5) The lieutenant governor shall deposit license fees in the General Fund. 80 (6) A principal need not obtain a license under this section, but if the principal makes 81 expenditures to benefit a public official without using a lobbyist as an agent to confer those 82 benefits, the principal shall disclose those expenditures as required by Sections 36-11-201. 83 (7) Government officers need not obtain a license under this section, but shall disclose 84 any expenditures made to benefit public officials as required by Sections 36-11-201. 85 (8) Surrender, cancellation, or expiration of a lobbyist license does not absolve the

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lobbyist of the duty to file the financial reports if the lobbyist is otherwise required to file the

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under any of these sections for up to one year.

88	Section 2. Section 36-11-401 is amended to read:
89	36-11-401. Penalties.
90	(1) Any person who willfully and knowingly violates Section 36-11-103, 36-11-201,
91	36-11-301, 36-11-302, 36-11-303, [ <del>36-11-304,</del> ] 36-11-305, [ <del>or</del> ] 36-11-403, <u>or 36-11-502,</u> is
92	subject to the following penalties:
93	(a) an administrative penalty of up to \$1,000 for each violation; and
94	(b) for each subsequent violation of that same section within 24 months, either:
95	(i) an administrative penalty of up to \$5,000; or
96	(ii) suspension of the violator's lobbying license for up to one year, if the person is a
97	lobbyist.
98	(2) Any person who willfully and knowingly fails to file a financial report required by
99	this chapter, omits material information from a license application form or financial report, or
100	files false information on a license application form or financial report, is subject to the
101	following penalties:
102	(a) an administrative penalty of up to \$1,000 for each violation; or
103	(b) suspension of the violator's lobbying license for up to one year, if the person is a
104	lobbyist.
105	(3) Any person who willfully and knowingly fails to file a financial report required by
106	this chapter on the date that it is due shall, in addition to the penalties, if any, imposed under
107	Subsection (1) or (2), pay a penalty of up to \$50 per day for each day that the report is late.
108	(4) (a) When a lobbyist is convicted of violating Section 76-8-103, 76-8-107, 76-8-108,
109	or 76-8-303, the lieutenant governor shall suspend the lobbyist's license for up to five years
110	from the date of the conviction.
111	(b) When a lobbyist is convicted of violating Section 76-8-104 or 76-8-304, the
112	lieutenant governor shall suspend a lobbyist's license for up to one year from the date of
113	conviction.
114	(5) (a) Any person who willfully and knowingly violates Section 36-11-301,
115	36-11-302, or 36-11-303 is guilty of a class B misdemeanor.
116	(b) The lieutenant governor shall suspend the lobbyist license of any person convicted

(c) The suspension shall be in addition to any administrative penalties imposed by the

119	lieutenant governor under this section.
120	(d) Any person with evidence of a possible violation of this chapter may submit that
121	evidence to the lieutenant governor for investigation and resolution.
122	(6) Nothing in this chapter creates a third-party cause of action or appeal rights.
123	Section 3. Section <b>36-11-501</b> is enacted to read:
124	Part 5. Gifts
125	<u>36-11-501.</u> Definitions.
126	As used in this part:
127	(1) (a) "Gift" means a transfer of real or personal property for less than fair and
128	adequate consideration.
129	(b) "Gift" does not mean:
130	(i) a campaign contribution properly received and reported as required under Title 20A
131	Chapter 11, Campaign and Financial Reporting Requirements;
132	(ii) compensation, food, beverages, entertainment, transportation, lodging, or other
133	goods or services extended to a public official by a public official's employer;
134	(iii) a usual and customary commercial loan made in the ordinary course of business;
135	(iv) an award publicly presented in recognition of public service if the award is valued
136	at less than \$50;
137	(v) informational or educational items, such as books, articles, periodicals, other
138	written materials, newspapers, audiotapes, videotapes, or other forms of communication with
139	no substantial resale value and related to the performance of the recipient's official duties;
140	(vi) anything received from a person related by blood or marriage or a member of the
141	public official's household unless the donor is acting as an agent or intermediary for another
142	person not so related;
143	(vii) any devise or inheritance from a person related by blood or marriage or a member
144	of the legislator's household unless the donor is acting as an agent or intermediary for another
145	person not so related;
146	(viii) a gift that is not used and, no later than 30 days after receipt, is:
147	(A) returned to the donor;
148	(B) donated to a bona fide nonprofit charitable or educational organization and is not
149	claimed as a charitable contribution for federal or state income tax purposes; or

150	(C) donated to a government entity, public body, or to the Department of
151	Administrative Services;
152	(ix) a gift or gifts from one member of the Legislature to another member of the
153	<u>Legislature</u> ;
154	(x) anything for which the public official pays or gives full value;
155	(xi) any service spontaneously extended to a public official in an emergency situation;
156	(xii) items received from a bona fide charitable, professional, educational, or business
157	organization to which the public official belongs as a dues-paying member, if:
158	(A) the items are given to all members of the organization without regard to individual
159	members' status or positions held outside of the organization; and
160	(B) the dues paid are not inconsequential when compared to the items received;
161	(xiii) funeral flowers or memorials given to honor a public official, a person related to
162	the public official by blood or marriage, or to a member of the public official's household;
163	(xiv) unsolicited flowers, plants, and floral arrangements valued at less than \$50;
164	(xv) the cost of admission, attendance, or participation, and of food and beverages
165	consumed, at a public policy activity to which all members of the Legislature or all members of
166	a legislative committee, a legislative subcommittee, or a task force are invited;
167	(xvi) items valued at less than \$50 for a wedding or 25th, 50th, or 75th wedding
168	anniversary celebration; or
169	(xvii) the cost paid, reimbursed, raised, or obtained by or for a public official for
170	attendance or participation, and for food and beverages consumed at, or in connection with, and
171	activities offered at or in connection with, and funds, goods, and services provided at or in
172	connection with, or for conducting conventions, conferences, or other events sponsored or
173	coordinated by multistate or national organization of, or including, state governments, state
174	legislatures, or state legislators.
175	(2) "Public official's immediate family" means:
176	(a) the public official's spouse;
177	(b) children living in the public official's household; or
178	(c) other persons living in the public official's household.
179	Section 4. Section <b>36-11-502</b> is enacted to read:
180	<u>36-11-502.</u> Gifts prohibited.

181	A lobbyist, principal, or government officer may not offer or give a gift valued at more
182	than \$5 to any public official or member of the public official's immediate family.
183	Section 5. Section <b>63A-1-105</b> is amended to read:
184	63A-1-105. Appointment of executive director Compensation.
185	(1) The governor shall:
186	(a) appoint the executive director with the consent of the Senate; and
187	(b) establish the executive director's salary within the salary range fixed by the
188	Legislature in Title 67, Chapter 22, State Officer Compensation.
189	(2) The executive director shall serve at the pleasure of the governor.
190	(3) For items donated to the state under Section 36-11-501, the executive director or
191	designee shall dispose of each donated items by either:
192	(a) assigning the item to a state agency for its official use; or
193	(b) selling the item at a public sale and depositing the net proceeds from the sale into
194	the General Fund.
195	Section 6. Section <b>63E-1-404</b> is amended to read:
196	63E-1-404. Penalties for violation.
197	(1) A person who knowingly violates this part:
198	(a) is guilty of a third degree felony if the combined value of any compensation or
199	assets received by the person as a result of the violation is equal to or greater than \$10,000; or
200	(b) is guilty of a class A misdemeanor if the combined value of any compensation or
201	assets received by the person as a result of the violation is less than \$10,000.
202	(2) (a) In addition to any penalty imposed under Subsection (1), a person that violates
203	this part shall return to the successor of the independent entity any compensation or assets
204	received in violation of this part.
205	(b) If the assets received by the person in violation of this part are no longer in the
206	possession of the person, the person shall pay the successor of the independent entity an
207	amount equal to the fair market value of the asset at the time the person received the asset.
208	(3) Notwithstanding [Subsection] Section 36-11-401[(3)], if a lobbyist violates
209	Subsection 63E-1-402(2)(b)(i)[ <del>,</del> ]:
210	(a) the lobbyist is guilty of the crime outlined in Subsection (1)[, which]; and
211	(b) the crime shall be determined by the value of compensation or assets received by

## the lobbyist. Section 7. Repealer. This bill repeals: Section 36-11-304, Prohibition on certain gifts of real or tangible personal

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