RESTRICTIONS ON LOBBYING EXPENDITURES -
PUBLIC EDUCATION
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Scott K. Jenkins
House Sponsor: Brad L. Dee
LONG TITLE
General Description:
This bill modifies the Budgetary Procedures Act by amending the provisions for
restricting an agency from using state appropriated money to pay a lobbyist.
Highlighted Provisions:
This bill:
▶ amends the definition of agency to include a school, a school district, or a charter
school;
 prohibits a school, a school district, or a charter school from expending state
appropriated money to pay a lobbyist; and
makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
63J-1-210, as renumbered and amended by Laws of Utah 2009, Chapter 183



28	Section 1. Section 63J-1-210 is amended to read:
29	63J-1-210. Restrictions on agency expenditures of money Lobbyists.
30	(1) As used in this section:
31	(a) (i) "Agency" means [each]:
32	(A) a department, commission, board, council, agency, institution, officer, corporation,
33	fund, division, office, committee, authority, laboratory, library, unit, bureau, panel, or other
34	administrative unit of the state[:]; or
35	(B) a school, a school district, or a charter school.
36	(ii) "Agency" includes the legislative branch, the judicial branch, the Board of Regents,
37	the board of trustees of each higher education institution, [each] or a higher education
38	institution[, or a public education entity].
39	(b) "Executive action" means action undertaken by the governor, including signing or
40	vetoing legislation, and action undertaken by any official in the executive branch of state
41	government.
42	(c) "Legislative action" means action undertaken by the Utah Legislature or any part of
43	it.
44	(d) "Lobbyist" means a person who is not an employee of an agency who is hired as an
45	independent contractor by the agency to communicate with legislators or the governor for the
46	purpose of influencing the passage, defeat, amendment, or postponement of \underline{a} legislative \underline{action}
47	or <u>an</u> executive action.
48	(2) [A state] An agency [or entity] to which [monies are] money is appropriated by the
49	Legislature may not expend any [monies] money to pay a lobbyist.
50	(3) This section does not affect the provisions of Title 36, Chapter 11, Lobbyist
51	Disclosure and Regulation Act.

Legislative Review Note as of 1-21-11 3:25 PM

Office of Legislative Research and General Counsel