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	MUNICIPAL ELECTION AMENDMENTS
	2012 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Margaret Dayton
	House Sponsor: Keith Grover
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LON	NG TITLE
Gen	eral Description:
	This bill defines terms relating to campaign finance statements in a municipal election.
Higl	nlighted Provisions:
	This bill:
	defines "reporting limit"; and
	makes technical corrections.
Mon	ney Appropriated in this Bill:
	None
Oth	er Special Clauses:
	None
Utal	Code Sections Affected:
AMI	ENDS:
	10-3-208, as last amended by Laws of Utah 2008, Chapters 49 and 382
	To be 2000, as tast amonated by Earns of Chair 2000, Chapters 19 and 202
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 10-3-208 is amended to read:
	10-3-208. Campaign finance statement in municipal election.
	(1) As used in this section:
	(a) "Reporting date" means:
	(i) 10 days before a municipal general election, for a campaign finance statement
requ	ired to be filed no later than seven days before a municipal general election; and
	(ii) the day of filing, for a campaign finance statement required to be filed no later than

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30	30 days after a municipal primary or general election.	
31	(b) "Reporting limit" means for each calendar year:	
32	(i) \$50; or	
33	(ii) an amount lower than \$50 that is specified in an ordinance of the municipality.	
34	(2) (a) (i) Each candidate for municipal office who is not eliminated at a municipal	
35	primary election shall file with the municipal clerk or recorder a campaign finance statement:	
36	(A) no later than seven days before the date of the municipal general election; and	
37	(B) no later than 30 days after the date of the municipal general election.	
38	(ii) Each candidate for municipal office who is eliminated at a municipal primary	
39	election shall file with the municipal clerk or recorder a campaign finance statement no later	
40	than 30 days after the date of the municipal primary election.	
41	(b) Each campaign finance statement under Subsection (2)(a) shall:	
42	(i) except as provided in Subsection (2)(b)(ii):	
43	(A) report all of the candidate's itemized and total:	
44	(I) campaign contributions, including in-kind and other nonmonetary contributions,	
45	received before the close of the reporting date; and	
46	(II) campaign expenditures made through the close of the reporting date; and	
47	(B) identify:	
48	(I) for each contribution that exceeds the reporting limit, the amount of the contribution	
49	and the name of the donor;	
50	(II) the aggregate total of all contributions that individually do not exceed the reporting	
51	limit; and	
52	(III) for each campaign expenditure, the amount of the expenditure and the name of the	
53	recipient of the expenditure; or	
54	(ii) report the total amount of all campaign contributions and expenditures if the	
55	candidate receives \$500 or less in campaign contributions and spends \$500 or less on the	
56	candidate's campaign.	
57	(3) (a) A municipality may, by ordinance:	

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58	(i) provide a reporting limit lower than \$50;
59	(ii) require greater disclosure of campaign contributions and expenditures than is
60	required in this section; and
61	(iii) impose additional penalties on candidates who fail to comply with the applicable
62	requirements beyond those imposed by this section.
63	(b) A candidate for municipal office is subject to the provisions of this section and not
64	the provisions of an ordinance adopted by the municipality under Subsection (3)(a) if:
65	(i) the municipal ordinance establishes requirements or penalties that differ from those
66	established in this section; and
67	(ii) the municipal clerk or recorder fails to notify the candidate of the provisions of the
68	ordinance as required in Subsection (4).
69	(4) Each municipal clerk or recorder shall, at the time the candidate for municipal
70	office files a declaration of candidacy, and again 14 days before each municipal general
71	election, notify the candidate in writing of:
72	(a) the provisions of statute or municipal ordinance governing the disclosure of
73	campaign contributions and expenditures;
74	(b) the dates when the candidate's campaign finance statement is required to be filed;
75	and
76	(c) the penalties that apply for failure to file a timely campaign finance statement,
77	including the statutory provision that requires removal of the candidate's name from the ballot
78	for failure to file the required campaign finance statement when required.
79	(5) Notwithstanding any provision of Title 63G, Chapter 2, Government Records
80	Access and Management Act, the municipal clerk or recorder shall:

- Access and Management Act, the municipal clerk or recorder shall:
- (a) make each campaign finance statement filed by a candidate available for public inspection and copying no later than one business day after the statement is filed; and

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- (b) make the campaign finance statement filed by a candidate available for public inspection by:
 - (i) (A) posting an electronic copy or the contents of the statement on the municipality's

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website no later than seven business days after the statement is filed; and

- (B) verifying that the address of the municipality's website has been provided to the lieutenant governor in order to meet the requirements of Subsection 20A-11-103(5); or
- (ii) submitting a copy of the statement to the lieutenant governor for posting on the website established by the lieutenant governor under Section 20A-11-103 no later than two business days after the statement is filed.
- (6) (a) If a candidate fails to file a campaign finance statement before the municipal general election by the deadline specified in Subsection (2)(a)(i)(A), the municipal clerk or recorder shall inform the appropriate election official who:
 - (i) shall:

- (A) if practicable, remove the candidate's name from the ballot by blacking out the candidate's name before the ballots are delivered to voters; or
- (B) if removing the candidate's name from the ballot is not practicable, inform the voters by any practicable method that the candidate has been disqualified and that votes cast for the candidate will not be counted; and
 - (ii) may not count any votes for that candidate.
- (b) Notwithstanding Subsection (6)(a), a candidate who files a campaign finance statement seven days before a municipal general election is not disqualified if:
- (i) the statement details accurately and completely the information required under Subsection (2)(b), except for inadvertent omissions or insignificant errors or inaccuracies; and
- (ii) the omissions, errors, or inaccuracies are corrected in an amended report or in the next scheduled report.
- (7) A campaign finance statement required under this section is considered filed if it is received in the municipal clerk or recorder's office by 5 p.m. on the date that is it due.
- (8) (a) A private party in interest may bring a civil action in district court to enforce the provisions of this section or an ordinance adopted under this section.
- (b) In a civil action under Subsection (8)(a), the court may award costs and [attorney's] attorney fees to the prevailing party.

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