### Senator Todd Weiler proposes the following substitute bill:

CAMPAIGN AND FINANCIAL REPORTING REQUIREMENTS
REVISIONS
2015 GENERAL SESSION
STATE OF UTAH
<b>Chief Sponsor: Todd Weiler</b>
House Sponsor:
LONG TITLE
General Description:
This bill establishes a deadline to pay a fine imposed for violating Title 20A, Chapter
11, Campaign and Financial Reporting Requirements, and prohibits a person from
using the email of a public entity to send an email for a political purpose.
Highlighted Provisions:
This bill:
<ul> <li>amends the definition of "political purposes";</li> </ul>
<ul> <li>establishes a deadline to pay a fine imposed for violating Title 20A, Chapter 11,</li> </ul>
Campaign and Financial Reporting Requirements;
<ul><li>prohibits a person from sending an email, using the email of a public entity, for a</li></ul>
political purpose;
<ul> <li>provides for a civil fine against a person who violates the provisions of this bill; and</li> </ul>
<ul> <li>makes technical and conforming amendments.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None

# 1st Sub. S.B. 137

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26	Utah Code Sections Affected:
27	AMENDS:
28	20A-11-1202, as last amended by Laws of Utah 2009, Chapter 60
29	20A-11-1203, as last amended by Laws of Utah 2014, Chapter 158
30	20A-11-1204, as enacted by Laws of Utah 2004, Chapter 142
31	ENACTS:
32	20A-11-105, Utah Code Annotated 1953
33	<b>20A-11-1205</b> , Utah Code Annotated 1953
34	20A-11-1206, Utah Code Annotated 1953
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36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section <b>20A-11-105</b> is enacted to read:
38	<b>20A-11-105.</b> Deadline for payment of fine.
39	A person against whom the lieutenant governor imposes a fine under this chapter shall
40	pay the fine within 30 days after the day on which the lieutenant governor imposes the fine.
41	Section 2. Section <b>20A-11-1202</b> is amended to read:
42	20A-11-1202. Definitions.
43	As used in this part:
44	(1) "Applicable election officer" means:
45	(a) a county clerk, if the email relates only to a local election; or
46	(b) the lieutenant governor, if the email relates to an election other than a local
47	election.
48	[(1)] (2) "Ballot proposition" means constitutional amendments, initiatives, referenda,
49	judicial retention questions, opinion questions, bond approvals, or other questions submitted to
50	the voters for their approval or rejection.
51	[(2)] (3) (a) "Commercial interlocal cooperation agency" means an interlocal
52	cooperation agency that receives its revenues from conduct of its commercial operations.
53	(b) "Commercial interlocal cooperation agency" does not mean an interlocal
54	cooperation agency that receives some or all of its revenues from:
55	(i) government appropriations;
56	(ii) taxes;

### 02-16-15 6:04 PM

57	(iii) government fees imposed for regulatory or revenue raising purposes; or
58	(iv) interest earned on public funds or other returns on investment of public funds.
59	[(3)] (4) "Expenditure" means:
60	(a) a purchase, payment, donation, distribution, loan, advance, deposit, gift of money,
61	or anything of value;
62	(b) an express, legally enforceable contract, promise, or agreement to make any
63	purchase, payment, donation, distribution, loan, advance, deposit, gift of money, or anything of
64	value;
65	(c) a transfer of funds between a public entity and a candidate's personal campaign
66	committee;
67	(d) a transfer of funds between a public entity and a political issues committee; or
68	(e) goods or services provided to or for the benefit of a candidate, a candidate's
69	personal campaign committee, or a political issues committee for political purposes at less than
70	fair market value.
71	[(4)] (5) "Governmental interlocal cooperation agency" means an interlocal
72	cooperation agency that receives some or all of its revenues from:
73	(a) government appropriations;
74	(b) taxes;
75	(c) government fees imposed for regulatory or revenue raising purposes; or
76	(d) interest earned on public funds or other returns on investment of public funds.
77	[(5)] (a) "Influence" means to campaign or advocate for or against a ballot
78	proposition.
79	(b) "Influence" does not mean providing a brief statement about a public entity's
80	position on a ballot proposition and the reason for that position.
81	[(6)] (7) "Interlocal cooperation agency" means an entity created by interlocal
82	agreement under the authority of Title 11, Chapter 13, Interlocal Cooperation Act.
83	[(7)] (8) "Local district" means an entity under Title 17B, Limited Purpose Local
84	Government Entities - Local Districts, and includes a special service district under Title 17D,
85	Chapter 1, Special Service District Act.
86	[(8)] (9) "Political purposes" means an act done with the intent or in a way to influence
87	or intend to influence, directly or indirectly, any person to refrain from voting or to vote for or

88	against any <u>:</u>
89	(a) candidate for public office at any caucus, political convention, primary, or
90	election[-];
91	(b) judge standing for retention at any election; or
92	(c) ballot proposition.
93	[(9)] (10) (a) "Public entity" includes the state, each state agency, each county,
94	municipality, school district, local district, governmental interlocal cooperation agency, and
95	each administrative subunit of each of them.
96	(b) "Public entity" does not include a commercial interlocal cooperation agency.
97	(c) "Public entity" includes local health departments created under Title 26, Chapter 1,
98	Department of Health Organization.
99	[(10)] (11) (a) "Public funds" means any money received by a public entity from
100	appropriations, taxes, fees, interest, or other returns on investment.
101	(b) "Public funds" does not include money donated to a public entity by a person or
102	entity.
103	[(11)] (12) (a) "Public official" means an elected or appointed member of government
104	with authority to make or determine public policy.
105	(b) "Public official" includes the person or group that:
106	(i) has supervisory authority over the personnel and affairs of a public entity; and
107	(ii) approves the expenditure of funds for the public entity.
108	[(12)] (13) (a) "State agency" means each department, commission, board, council,
109	agency, institution, officer, corporation, fund, division, office, committee, authority, laboratory,
110	library, unit, bureau, panel, or other administrative unit of the state.
111	(b) "State agency" includes the legislative branch, the Board of Regents, the
112	institutional councils of each higher education institution, and each higher education
113	institution.
114	Section 3. Section <b>20A-11-1203</b> is amended to read:
115	20A-11-1203. Public entity prohibited from expending public funds on certain
116	electoral matters.
117	(1) Unless specifically required by law, and except as provided in Section
118	20A-11-1206, a public entity may not make an expenditure from public funds for political

### 02-16-15 6:04 PM

119	purposes [or to influence a ballot proposition].
120	[(2) Nothing in this chapter prohibits a public official from speaking, campaigning,
121	contributing personal money, or otherwise exercising the public official's individual First
122	Amendment rights for political purposes.]
123	[(3) Nothing in this chapter prohibits a public entity from providing factual information
124	about a ballot proposition to the public, so long as the information grants equal access to both
125	the opponents and proponents of the ballot proposition.]
126	[(4) Nothing in this chapter prohibits a public entity from the neutral encouragement of
127	voters to vote.]
128	[(5) Nothing in this chapter prohibits an elected official from campaigning or
129	advocating for or against a ballot proposition.]
130	[(6)] (2) A violation of this section does not invalidate an otherwise valid election.
131	Section 4. Section <b>20A-11-1204</b> is amended to read:
132	20A-11-1204. Criminal penalty.
133	Each public official who violates [this part] Section 20A-11-1203 is guilty of a class B
134	misdemeanor.
135	Section 5. Section <b>20A-11-1205</b> is enacted to read:
136	<b><u>20A-11-1205.</u></b> Use of public email for a political purpose.
137	(1) A person may not send an email, using the email of a public entity, for a political
138	purpose.
139	(2) The applicable election officer shall impose a civil fine against a person who
140	violates Subsection (1) as follows:
141	(a) up to \$100 for a first violation; and
142	(b) except as provided in Subsection (3), for each subsequent violation committed after
143	any applicable election officer imposes a fine against the person for a first violation, \$250
144	multiplied by the number of violations committed by the person.
145	(3) The applicable election officer shall consider a violation of this section as a first
146	violation if the violation is committed more than seven years after the day on which the person
147	last committed a violation of this section.
148	(4) For purposes of this section, one violation means one act of sending an email,
149	regardless of the number of recipients of the email

149 regardless of the number of recipients of the email.

150	(5) A violation of this section does not invalidate an otherwise valid election.
151	Section 6. Section <b>20A-11-1206</b> is enacted to read:
152	<b><u>20A-11-1206.</u></b> Exclusions.
153	(1) Nothing in this chapter prohibits a public official from speaking, campaigning,
154	contributing personal money, or otherwise exercising the public official's individual First
155	Amendment rights for political purposes.
156	(2) Nothing in this chapter prohibits a public entity from providing factual information
157	about a ballot proposition to the public, so long as the information grants equal access to both
158	the opponents and proponents of the ballot proposition.
159	(3) Nothing in this chapter prohibits a public entity from the neutral encouragement of
160	voters to vote.
161	(4) Nothing in this chapter prohibits an elected official from campaigning or
162	advocating for or against a ballot proposition.