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LOBBYIST LICENSING MODIFICATIONS

2019 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Don L. Ipson



Money Appropriated in this Bill:

None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
36-11-103, as last amended by Laws of Utah 2015, Chapter 188
36-11-106, as last amended by Laws of Utah 2002, Chapter 317
36-11-307 , as enacted by Laws of Utah 2011, Chapter 389
36-11-401, as last amended by Laws of Utah 2015, Chapter 258
36-11-404, as last amended by Laws of Utah 2008, Chapter 382
ENACTS:
36-11-501 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 36-11-103 is amended to read:
36-11-103. Licensing requirements.
(1) (a) Before engaging in any lobbying, a lobbyist shall obtain a license from the
lieutenant governor by completing the form required by this section.
(b) The lieutenant governor shall issue licenses to qualified lobbyists.
(c) The lieutenant governor shall prepare a Lobbyist License Application Form that
includes:
(i) a place for the lobbyist's name and business address;
(ii) a place for the following information for each principal for whom the lobbyist
works or is hired as an independent contractor:
(A) the principal's name;
(B) the principal's business address;
(C) the name of each public official that the principal employs and the nature of the
employment with the public official; and
(D) the general purposes, interests, and nature of the principal;
(iii) a place for the name and address of the person who paid or will pay the lobbyist's
registration fee, if the fee is not paid by the lobbyist;

3 /	(iv) a place for the loodyist to disclose:
58	(A) any elected or appointed position that the lobbyist holds in state or local
59	government, if any; and
60	(B) the name of each public official that the lobbyist employs and the nature of the
61	employment with the public official, if any;
62	(v) a place for the lobbyist to disclose the types of expenditures for which the lobbyist
63	will be reimbursed; and
64	(vi) a certification to be signed by the lobbyist that certifies that the information
65	provided in the form is true, accurate, and complete to the best of the lobbyist's knowledge and
66	belief.
67	(2) Each lobbyist who obtains a license under this section shall update the licensure
68	information when the lobbyist accepts employment for lobbying by a new client.
69	(3) (a) Except as provided in Subsection (4), the lieutenant governor shall grant a
70	lobbying license to an applicant who:
71	(i) files an application with the lieutenant governor that contains the information
72	required by this section; [and]
73	(ii) completes the training required by Section 36-11-307; and
74	[(ii)] <u>(iii)</u> pays a [\$110] <u>\$60</u> filing fee.
75	(b) A license entitles a person to serve as a lobbyist on behalf of one or more principals
76	and expires on December 31 [of] each [even-numbered] year.
77	(4) (a) The lieutenant governor may disapprove an application for a lobbying license:
78	(i) if the applicant has been convicted of violating Section 76-8-103, 76-8-107,
79	76-8-108, or 76-8-303 within five years before the date of the lobbying license application;
80	(ii) if the applicant has been convicted of violating Section 76-8-104 or 76-8-304
81	within one year before the date of the lobbying license application;
82	(iii) [for] during the term of any suspension imposed under Section 36-11-401;
83	(iv) if the applicant has not complied with Subsection 36-11-307(6);
84	(v) during the term of a suspension imposed under Subsection 36-11-501(3);
85	(vi) if the lobbyist fails to pay a fine imposed under Subsection 36-11-501(3);
86	[(iv)] (vii) if, within one year before the date of the lobbying license application, the
87	applicant has been found to have willingly and knowingly:

88	(A) violated this section or Section 36-11-201, 36-11-301, 36-11-302, 36-11-303,
89	36-11-304, 36-11-305, or 36-11-403; or
90	(B) filed a document required by this chapter that the lobbyist knew contained
91	materially false information or omitted material information; or
92	[(v)] (viii) if the applicant is prohibited from becoming a lobbyist under Title 67,
93	Chapter 24, Lobbying Restrictions Act.
94	(b) An applicant may appeal the disapproval in accordance with the procedures
95	established by the lieutenant governor under this chapter and Title 63G, Chapter 4,
96	Administrative Procedures Act.
97	(5) The lieutenant governor shall deposit each license fee into the General Fund as a
98	dedicated credit to be used by the lieutenant governor to pay the cost of administering the
99	license program described in this section.
100	(6) A principal need not obtain a license under this section, but if the principal makes
101	expenditures to benefit a public official without using a lobbyist as an agent to confer those
102	benefits, the principal shall disclose those expenditures as required by Section 36-11-201.
103	(7) Government officers need not obtain a license under this section, but shall disclose
104	any expenditures made to benefit public officials as required by Section 36-11-201.
105	(8) Surrender, cancellation, or expiration of a lobbyist license does not absolve the
106	lobbyist of the duty to file the financial reports if the lobbyist is otherwise required to file the
107	reports by Section 36-11-201.
108	Section 2. Section 36-11-106 is amended to read:
109	36-11-106. Financial reports are public documents.
110	(1) Any person may:
111	(a) without charge, inspect a license application or financial report filed with the
112	lieutenant governor in accordance with this chapter; and
113	(b) make a copy of a financial report after paying for the actual costs of the copy.
114	(2) The lieutenant governor shall make financial reports filed in accordance with this
115	chapter available for viewing on the Internet at the lieutenant governor's website within seven
116	calendar days after the day on which the report is received by the lieutenant governor.
117	Section 3. Section 36-11-307 is amended to read:
118	36-11-307. Ethics and unlawful harassment training course for lobbyists

119	internet availability Content Participation tracking Penaity.
120	(1) The lieutenant governor shall develop and maintain [an ethics training course for]
121	online training courses educating lobbyists[-] about:
122	(a) federal workplace discrimination and harassment prohibitions and requirements;
123	(b) the Utah Senate's, Utah House's, and the executive branch's policies governing
124	workplace discrimination and harassment prohibitions, policies, and procedures; and
125	(c) state and federal requirements governing lobbyists, including lobbyist ethical
126	requirements.
127	(2) [The ethics] A training course described in Subsection (1) shall include training
128	materials and exercises that are available on the Internet to lobbyists and to the public.
129	(3) The <u>lieutenant governor shall design the</u> ethics training course [shall be designed]
130	to assist lobbyists in understanding and complying with current ethical and campaign finance
131	requirements under state law, legislative rules, and federal law.
132	(4) The lieutenant governor may enter into an agreement with the Department of
133	Human Resource Management to assist the lieutenant governor in providing the workplace
134	discrimination and harassment training described in this section.
135	[4] (5) [The ethics] A training course described in this section shall include
136	provisions for verifying when a lobbyist has successfully completed [$\frac{\text{key training exercises}}{\text{completed}}$] $\frac{\text{the}}{\text{completed}}$
137	<u>training</u> .
138	[(5) A lobbyist shall successfully complete the key training exercises of the ethics
139	training course once each year.]
140	[(6) A lobbyist who does not complete the training required by this section is subject to
141	a penalty as provided in Section 36-11-401.]
142	(6) (a) A lobbyist shall, within 30 days after the day on which the lobbyist applies for a
143	lobbying license or a lobbying license renewal:
144	(i) successfully complete the training courses described in this section; and
145	(ii) provide to the lieutenant governor a document, signed by the lobbyist, certifying
146	that the lobbyist has:
147	(A) completed the training courses required by this section; and
148	(B) received, read, understands, and will comply with the workplace discrimination
149	and harassment policies adopted by the Utah Senate, the Utah House, and Utah's executive

150	branch.
151	(b) The lieutenant governor may not issue a lobbying license, or renew a lobbying
152	license, until the lieutenant governor has received from the lobbyist the document required by
153	Subsection (6)(a).
154	(7) A signature described in Subsection (6)(b) may be an electronic signature.
155	Section 4. Section 36-11-401 is amended to read:
156	36-11-401. Penalties.
157	(1) Any person who intentionally violates Section 36-11-103, 36-11-201, 36-11-301,
158	36-11-302, 36-11-303, 36-11-304, 36-11-305, or 36-11-403, is subject to the following
159	penalties:
160	(a) an administrative penalty of up to \$1,000 for each violation; and
161	(b) for each subsequent violation of that same section within 24 months, either:
162	(i) an administrative penalty of up to \$5,000; or
163	(ii) suspension of the violator's lobbying license for up to one year, if the person is a
164	lobbyist.
165	(2) Any person who intentionally fails to file a financial report required by this chapter
166	omits material information from a license application form or financial report, or files false
167	information on a license application form or financial report, is subject to the following
168	penalties:
169	(a) an administrative penalty of up to \$1,000 for each violation; or
170	(b) suspension of the violator's lobbying license for up to one year, if the person is a
171	lobbyist.
172	(3) Any person who intentionally fails to file a financial report required by this chapter
173	on the date that it is due shall, in addition to the penalties, if any, imposed under Subsection (1)
174	or (2), pay a penalty of up to \$50 per day for each day that the report is late.
175	(4) (a) When a lobbyist is convicted of violating Section 76-8-103, 76-8-107, 76-8-108
176	or 76-8-303, the lieutenant governor shall suspend the lobbyist's license for up to five years
177	from the date of the conviction.
178	(b) When a lobbyist is convicted of violating Section 76-8-104 or 76-8-304, the
179	lieutenant governor shall suspend a lobbyist's license for up to one year from the date of
180	conviction.

181	(5) (a) Any person who intentionally violates Section 36-11-301, 36-11-302, or
182	36-11-303 is guilty of a class B misdemeanor.
183	(b) The lieutenant governor shall suspend the lobbyist license of any person convicted
184	under any of these sections for up to one year.
185	(c) The suspension shall be in addition to any administrative penalties imposed by the
186	lieutenant governor under this section.
187	(d) Any person with evidence of a possible violation of this chapter may submit that
188	evidence to the lieutenant governor for investigation and resolution.
189	[(6) A lobbyist who does not complete the training required by Section 36-11-307 is
190	subject to the following penalties:]
191	[(a) an administrative penalty of up to \$1,000 for each failure to complete the training
192	required by Section 36-11-307; and]
193	[(b) for two or more failures to complete the training required by Section 36-11-307
194	within 24 months, suspension of the lobbyist's lobbying license.]
195	[(7)] <u>(6)</u> Nothing in this chapter creates a third-party cause of action or appeal rights.
196	Section 5. Section 36-11-404 is amended to read:
197	36-11-404. Lieutenant governor's procedures.
198	(1) [The lieutenant governor] Except as otherwise provided under Section 36-11-501,
199	the director of elections within the Office of the Lieutenant Governor shall make rules that
200	provide:
201	(a) for the appointment of an administrative law judge to adjudicate alleged violations
202	of this [section] chapter and to impose penalties under this [section] chapter;
203	(b) procedures for license applications, disapprovals, suspensions, revocations, and
204	reinstatements that comply with the procedures and requirements of Title 63G, Chapter 4,
205	Administrative Procedures Act.
206	(2) The lieutenant governor shall develop forms needed for the registration and
207	disclosure provisions [of] described in this chapter.
208	Section 6. Section 36-11-501 is enacted to read:
209	Part 5. Unlawful Harassment
210	36-11-501. Unlawful harassment Investigation Penalties.
211	(1) A lobbyist may not engage in conduct that violates:

212	(a) federal workplace discrimination and harassment requirements;
213	(b) Utah Senate or Utah House policies governing workplace discrimination or
214	harassment;
215	(c) Utah executive branch policies governing workplace discrimination or harassment;
216	<u>or</u>
217	(d) any combination of Subsections (1) (a), (b), or (c).
218	(2) (a) The lieutenant governor may take an action described in Subsection (3) against
219	a lobbyist if the lieutenant governor finds, after giving the lobbyist notice and an opportunity to
220	be heard, that the lobbyist engaged in a serious violation, or multiple violations, of this section.
221	(b) The lieutenant governor shall post on the lieutenant governor's website a copy of
222	the Utah Senate's harassment policy, the Utah House's harassment policy, and the executive
223	branch's harassment policies.
224	(3) If the lieutenant governor makes a finding described in Subsection (2)(a), the
225	lieutenant governor may, taking into account the seriousness of the violation or the seriousness
226	or frequency of multiple violations, do either or both of the following:
227	(a) impose an administrative fine against the lobbyist, not to exceed \$2,000; or
228	(b) suspend the lobbyist's license for a period of up to five years.
229	(4) A record that relates to an investigation under this section is a protected record, to
230	the extent permitted by Title 63G, Chapter 2, Government Records Access and Management
231	Act.
232	(5) (a) A lobbyist who is a victim of workplace discrimination or harassment by an
233	executive worker may file a complaint under the state executive branch's applicable workplace
234	discrimination and harassment policy.
235	(b) A lobbyist who is a victim of workplace discrimination or harassment by a
236	legislative worker may file a complaint under the Utah Senate's workplace discrimination and
237	harassment policy or the Utah House's workplace discrimination and harassment policy.