## HB0138S01 compared with HB0138

{deleted text} shows text that was in HB0138 but was deleted in HB0138S01. inserted text shows text that was not in HB0138 but was inserted into HB0138S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Daniel McCay proposes the following substitute bill:

# LOBBYIST DISCLOSURE AND REGULATION ACT AMENDMENTS

2024 GENERAL SESSION

STATE OF UTAH

### **Chief Sponsor: Raymond P. Ward**

Senate Sponsor: {\_\_\_\_\_}Chris H. Wilson

#### LONG TITLE

#### **General Description:**

This bill addresses communications with an elected official's employer.

#### **Highlighted Provisions:**

This bill:

- prohibits a person from communicating with an elected official's employer
   (for) with the {purpose of influencing} intent to coerce or intimidate the elected
   official's action on a vote or another official act; and
- makes conforming changes.

#### Money Appropriated in this Bill:

None

## HB0138S01 compared with HB0138

**Other Special Clauses:** 

None

**Utah Code Sections Affected:** 

AMENDS:

36-11-302, as enacted by Laws of Utah 1991, Chapter 280

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **36-11-302** is amended to read:

**{ 36-11-302. { Improper influence -- Communication** with an

### elected official's employer prohibited.

[A person may not seek to influence the vote of any legislator through communication

with the legislator's employer.]

(1) As used in this section:

(a) "Elected official" means:

(i) a member of {:

(i) the Legislature;

(ii) a member of the legislative body of a local government; { or}

(iii) a member of a board of education; or

(iv) the mayor of a city, town, or metro township.

(b) "Elected official" includes a person who is appointed to fill a vacancy in the office of an elected official described in Subsection (1)(a).

(2) A person may not {seek to influence the vote of an elected official through

<u>communication</u><u>communicate</u> with <u>{the}an</u> elected official's employer with the intent to coerce or intimidate the elected official's action on a vote or another official act.

Section 2. Effective date.

This bill takes effect on May 1, 2024.