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	EMPLOYMENT AMENDMENTS			
	2018 GENERAL SESSION			
	STATE OF UTAH			
Chief Sponsor: Craig Hall				
Senate Sponsor: Daniel W. Thatcher				
1	LONG TITLE			
	General Description:			
	This bill expands nepotism provisions of Title 52, Chapter 3, Prohibiting Employment			
of Relatives, to include a household member.				
Highlighted Provisions:				
This bill:				
defines terms;				
 expands nepotism provisions of Title 52, Chapter 3, Prohibiting Employment of 				
Relatives, to include a household member; and				
 makes technical and conforming changes. 				
Money Appropriated in this Bill:				
None				
	Other Special Clauses:			
	None			
Utah Code Sections Affected:				
1	AMENDS:			
	52-3-1, as last amended by Laws of Utah 2015, Chapter 56			
	52-3-2, Utah Code Annotated 1953			
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Ì	Be it enacted by the Legislature of the state of Utah:			
	Section 1. Section 52-3-1 is amended to read:			
	52-3-1. Employment of relatives and household members prohibited			
1	Exceptions.			

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30	(1) [For purposes of this section] As used in this chapter:
31	(a) "Appointee" means an employee whose salary, wages, pay, or compensation is paid
32	from public funds.
33	(b) "Chief administrative officer" means the person who has ultimate responsibility for
34	the operation of the department or agency of the state or a political subdivision.
35	(c) "Household member" means a person who resides in the same residence as the
36	public officer.
37	[(c)] (d) "Public officer" means a person who holds a position that is compensated by
38	public funds.
39	[(d)] (e) "Relative" means a father, mother, husband, wife, son, daughter, sister,
40	brother, grandfather, grandmother, uncle, aunt, nephew, niece, grandson, granddaughter, first
41	cousin, mother-in-law, father-in-law, brother-in-law, sister-in-law, son-in-law, or
42	daughter-in-law.
43	(2) (a) $[No]$ A public officer may <u>not</u> employ, appoint, or vote for or recommend the
44	appointment of [a relative in or to any position or employment, when the salary, wages, pay, or
45	compensation of the appointee will be paid from public funds and] an appointee when the
46	appointee will be directly supervised by a relative[, except as follows] or household member,
47	<u>unless</u> :
48	(i) the appointee is eligible or qualified to be employed by a department or agency of
49	the state or a political subdivision of the state as a result of [his] the appointee's compliance
50	with civil service [laws or regulations,] or merit system laws or regulations;
51	(ii) the appointee will be compensated from funds designated for vocational training;
52	(iii) the appointee will be employed for a period of 12 weeks or less;
53	(iv) the appointee is a volunteer as defined by the employing entity; or
54	(v) the chief administrative officer determines that the appointee is the only or best
55	person available, qualified, or eligible for the position.
56	(b) $[No] \underline{A}$ public officer may <u>not</u> directly supervise an appointee who is a relative
57	[when the salary, wages, pay, or compensation of the relative will be paid from public funds,

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58	except as follows] or household member of the public officer, unless:
59	(i) the [relative] appointee was appointed or employed before the public officer
60	assumed [his] the public officer's supervisory position, if the [relative's] appointee's
61	appointment did not violate the provisions of this chapter in effect at the time of [his] the
62	appointee's appointment;
63	(ii) the appointee is eligible or qualified to be employed by a department or agency of
64	the state or a political subdivision of the state as a result of [his] the appointee's compliance
65	with civil service [laws or regulations,] or merit system laws or regulations;
66	(iii) the appointee will be compensated from funds designated for vocational training;
67	(iv) the appointee will be employed for a period of 12 weeks or less;
68	(v) the appointee is a volunteer as defined by the employing entity;
69	(vi) the appointee is the only person available, qualified, or eligible for the position; or
70	(vii) the chief administrative officer determines that the public officer is the only
71	[person] individual available or best qualified to perform supervisory functions for the
72	appointee.
73	(c) When a public officer supervises a relative or household member under Subsection
74	(2)(b):
75	(i) the public officer shall [make] immediately submit a complete written disclosure of
76	the [relationship to the chief administrative officer of the agency or institution; and] public
77	officer's relationship with the relative or household member:
78	(A) for a public officer subject to the requirements of Title 67, Chapter 16, Utah Public
79	Officers' and Employees' Ethics Act, in the same manner the public officer is required to make
80	a disclosure under Section 67-16-7;
81	(B) for a public officer subject to the requirements of Title 17, Chapter 16a, County
82	Officers and Employees Disclosure Act, in the same manner the public officer is required to
83	make a disclosure under Section 17-16a-6; and
84	(C) for a public officer subject to the requirements of Title 10, Chapter 3, Part 13,

Municipal Officers' and Employees' Ethics Act, in the same manner the public officer is

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ob Tedulied to make a disclosure under Section 10-3-1300, and	86	required to make	disclosure under Section	10-3-1306; and
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(ii) the public officer [who exercises authority over a relative] may not evaluate the [relative's] job performance of or recommend salary increases for the relative or household member.

- (d) A disclosure submitted under this Subsection (2) is public, and the person or entity with which the public officer files the disclosure shall make the disclosure available for public inspection.
- (3) [No] An appointee may not accept or retain employment if [he is paid from public funds, and he is] accepting or retaining employment will place the appointee under the direct supervision of a relative[, except as follows] or household member unless:
- (a) the relative <u>or household member</u> was appointed or employed before the [public officer assumed his] appointee assumed the appointee's position, if the [relative's] appointment of the relative or household member did not violate the provisions of this chapter in effect at the time of [his] the appointment;
- (b) the appointee was or is eligible or qualified to be employed by a department or agency of the state or a political subdivision of the state as a result of [his] the appointee's compliance with civil service [laws or regulations,] or merit system laws or regulations;
 - (c) the appointee is the only person available, qualified, or eligible for the position;
 - (d) the appointee is compensated from funds designated for vocational training;
 - (e) the appointee is employed for a period of 12 weeks or less;
 - (f) the appointee is a volunteer as defined by the employing entity; or
- (g) the chief administrative officer [has determined] determines that the appointee's relative or household member is the only [person] individual available or qualified to supervise the appointee.
 - Section 2. Section **52-3-2** is amended to read:
- 52-3-2. Each day of violation a separate offense.
- Each day [any such person, father, mother, husband, wife, son, daughter, sister, brother, uncle, aunt, nephew, niece, first cousins, mother-in-law, father-in-law, brother-in-law,

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sister-in-law, son-in-law or daughter-in-law, is retained in office by any of said officials shall
be regarded as a relative or household member remains unlawfully in office in violation of this
chapter is a separate offense.