Senator Jani Iwamoto proposes the following substitute bill:

1	CONFLICT DISCLOSURE AMENDMENTS
2	2019 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jani Iwamoto
5	House Sponsor: Brad M. Daw
7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to disclosures of potential conflicts of interests by
10	state elected officials.
11	Highlighted Provisions:
12	This bill:
13	defines terms;
14	requires the lieutenant governor to establish a website for electronic disclosure of
15	potential conflicts of interest by state elected officials;
16	► after a specified date, requires all potential conflict of interest disclosures by state
17	elected officials to be made via the website;
18	 modifies deadlines for the reporting of potential conflicts of interest by state elected
19	officials;
20	redesignates "financial disclosures" as "conflict of interest disclosures";
21	 describes the minimum time period during which a conflict of interest disclosure
22	will be available on the website; and
23	makes technical and conforming changes.
24	Money Appropriated in this Bill:
25	None



26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	20A-9-201, as last amended by Laws of Utah 2018, Chapter 11
31	20A-11-1601, as last amended by Laws of Utah 2014, Chapter 18
32	20A-11-1602, as last amended by Laws of Utah 2018, Chapter 19
33	20A-11-1603, as last amended by Laws of Utah 2018, Chapter 19
34	20A-11-1604, as renumbered and amended by Laws of Utah 2014, Chapter 18
35	20A-11-1605 , as enacted by Laws of Utah 2014, Chapter 18
36	20A-11-1606, as enacted by Laws of Utah 2014, Chapter 335
37	ENACTS:
38	20A-11-1602.5, Utah Code Annotated 1953
39	
40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section 20A-9-201 is amended to read:
42	20A-9-201. Declarations of candidacy Candidacy for more than one office or of
43	more than one political party prohibited with exceptions General filing and form
44	requirements Affidavit of impecuniosity.
45	(1) Before filing a declaration of candidacy for election to any office, an individual
46	shall:
47	(a) be a United States citizen;
48	(b) meet the legal requirements of that office; and
49	(c) if seeking a registered political party's nomination as a candidate for elective office,
50	state:
51	(i) the registered political party of which the individual is a member; or
52	(ii) that the individual is not a member of a registered political party.
53	(2) (a) Except as provided in Subsection (2)(b), an individual may not:
54	(i) file a declaration of candidacy for, or be a candidate for, more than one office in
55	Utah during any election year;
56	(ii) appear on the ballot as the candidate of more than one political party; or

- (iii) file a declaration of candidacy for a registered political party of which the individual is not a member, except to the extent that the registered political party permits otherwise in the registered political party's bylaws.
- (b) (i) An individual may file a declaration of candidacy for, or be a candidate for, president or vice president of the United States and another office, if the individual resigns the individual's candidacy for the other office after the individual is officially nominated for president or vice president of the United States.
- (ii) An individual may file a declaration of candidacy for, or be a candidate for, more than one justice court judge office.
- (iii) An individual may file a declaration of candidacy for lieutenant governor even if the individual filed a declaration of candidacy for another office in the same election year if the individual withdraws as a candidate for the other office in accordance with Subsection 20A-9-202(6) before filing the declaration of candidacy for lieutenant governor.
- (3) (a) Except for a candidate for president or vice president of the United States, before the filing officer may accept any declaration of candidacy, the filing officer shall:
- (i) read to the individual the constitutional and statutory qualification requirements for the office that the individual is seeking; and
 - (ii) require the individual to state whether the individual meets those requirements.
- (b) Before accepting a declaration of candidacy for the office of county attorney, the county clerk shall ensure that the individual filing that declaration of candidacy is:
 - (i) a United States citizen;
- (ii) an attorney licensed to practice law in the state who is an active member in good standing of the Utah State Bar;
 - (iii) a registered voter in the county in which the individual is seeking office; and
- (iv) a current resident of the county in which the individual is seeking office and either has been a resident of that county for at least one year or was appointed and is currently serving as county attorney and became a resident of the county within 30 days after appointment to the office.
- (c) Before accepting a declaration of candidacy for the office of district attorney, the county clerk shall ensure that, as of the date of the election, the individual filing that declaration of candidacy is:

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- 88 (i) a United States citizen; 89 (ii) an attorney licensed to practice law in the state who is an active member in good 90 standing of the Utah State Bar; 91 (iii) a registered voter in the prosecution district in which the individual is seeking 92 office; and 93 (iv) a current resident of the prosecution district in which the individual is seeking 94 office and either will have been a resident of that prosecution district for at least one year as of 95 the date of the election or was appointed and is currently serving as district attorney and 96 became a resident of the prosecution district within 30 days after receiving appointment to the 97 office. 98 (d) Before accepting a declaration of candidacy for the office of county sheriff, the 99 county clerk shall ensure that the individual filing the declaration: 100 (i) is a United States citizen: 101 (ii) is a registered voter in the county in which the individual seeks office; 102 (iii) (A) has successfully met the standards and training requirements established for 103 law enforcement officers under Title 53, Chapter 6, Part 2, Peace Officer Training and 104 Certification Act; or 105 (B) has met the waiver requirements in Section 53-6-206; 106 (iv) is qualified to be certified as a law enforcement officer, as defined in Section 107 53-13-103; and 108 (v) as of the date of the election, will have been a resident of the county in which the 109 individual seeks office for at least one year. 110 (e) Before accepting a declaration of candidacy for the office of governor, lieutenant 111 governor, state auditor, state treasurer, attorney general, state legislator, or State Board of 112 Education member, the filing officer shall ensure: 113 (i) that the individual filing the declaration of candidacy also [files the financial] makes 114 the conflict of interest disclosure required by Section 20A-11-1603; and 115 (ii) until January 1, 2020, if the filing officer is not the lieutenant governor, that the 116 individual provides the [financial] conflict of interest disclosure form to the lieutenant
 - (4) If an individual who files a declaration of candidacy does not meet the qualification

governor in accordance with Section 20A-11-1603.

officer shall:

119 requirements for the office the individual is seeking, the filing officer may not accept the 120 individual's declaration of candidacy. 121 (5) If an individual who files a declaration of candidacy meets the requirements 122 described in Subsection (3), the filing officer shall: 123 (a) inform the individual that: 124 (i) the individual's name will appear on the ballot as the individual's name is written on 125 the individual's declaration of candidacy; 126 (ii) the individual may be required to comply with state or local campaign finance 127 disclosure laws; and (iii) the individual is required to file a financial statement before the individual's 128 129 political convention under: 130 (A) Section 20A-11-204 for a candidate for constitutional office; 131 (B) Section 20A-11-303 for a candidate for the Legislature; or (C) local campaign finance disclosure laws, if applicable; 132 (b) except for a presidential candidate, provide the individual with a copy of the current 133 134 campaign financial disclosure laws for the office the individual is seeking and inform the 135 individual that failure to comply will result in disqualification as a candidate and removal of 136 the individual's name from the ballot: 137 (c) provide the individual with a copy of Section 20A-7-801 regarding the Statewide 138 Electronic Voter Information Website Program and inform the individual of the submission 139 deadline under Subsection 20A-7-801(4)(a); 140 (d) provide the candidate with a copy of the pledge of fair campaign practices 141 described under Section 20A-9-206 and inform the candidate that: (i) signing the pledge is voluntary; and 142 143 (ii) signed pledges shall be filed with the filing officer; 144 (e) accept the individual's declaration of candidacy; and 145 (f) if the individual has filed for a partisan office, provide a certified copy of the 146 declaration of candidacy to the chair of the county or state political party of which the 147 individual is a member. 148 (6) If the candidate elects to sign the pledge of fair campaign practices, the filing

150	(a) accept the candidate's pledge; and
151	(b) if the candidate has filed for a partisan office, provide a certified copy of the
152	candidate's pledge to the chair of the county or state political party of which the candidate is a
153	member.
154	(7) (a) Except for a candidate for president or vice president of the United States, the
155	form of the declaration of candidacy shall:
156	(i) be substantially as follows:
157	"State of Utah, County of
158	I,, declare my candidacy for the office of, seeking the
159	nomination of the party. I do solemnly swear that: I will meet the qualifications to
160	hold the office, both legally and constitutionally, if selected; I reside at
161	in the City or Town of, Utah, Zip Code Phone No; I will not
162	knowingly violate any law governing campaigns and elections; if filing via a designated
163	agent, I will be out of the state of Utah during the entire candidate filing period; I will
164	file all campaign financial disclosure reports as required by law; and I understand that
165	failure to do so will result in my disqualification as a candidate for this office and
166	removal of my name from the ballot. The mailing address that I designate for receiving
167	official election notices is
168	
169	Subscribed and sworn before me this(month\day\year).
170	Notary Public (or other officer qualified to administer oath)."; and
171	(ii) require the candidate to state, in the sworn statement described in Subsection
172	(7)(a)(i):
173	(A) the registered political party of which the candidate is a member; or
174	(B) that the candidate is not a member of a registered political party.
175	(b) An agent designated under Subsection 20A-9-202(1)(b) to file a declaration of
176	candidacy may not sign the form described in Subsection (7)(a) or Section 20A-9-408.5.
177	(8) (a) Except for presidential candidates, the fee for filing a declaration of candidacy
178	is:
179	(i) \$50 for candidates for the local school district board; and
180	(ii) \$50 plus 1/8 of 1% of the total salary for the full term of office legally paid to the

51	person holding the office for an other rederal, state, and county offices.
32	(b) Except for presidential candidates, the filing officer shall refund the filing fee to
33	any candidate:
34	(i) who is disqualified; or
35	(ii) who the filing officer determines has filed improperly.
36	(c) (i) The county clerk shall immediately pay to the county treasurer all fees received
37	from candidates.
88	(ii) The lieutenant governor shall:
39	(A) apportion to and pay to the county treasurers of the various counties all fees
90	received for filing of nomination certificates or acceptances; and
)1	(B) ensure that each county receives that proportion of the total amount paid to the
92	lieutenant governor from the congressional district that the total vote of that county for all
93	candidates for representative in Congress bears to the total vote of all counties within the
94	congressional district for all candidates for representative in Congress.
95	(d) (i) A person who is unable to pay the filing fee may file a declaration of candidacy
6	without payment of the filing fee upon a prima facie showing of impecuniosity as evidenced by
7	an affidavit of impecuniosity filed with the filing officer and, if requested by the filing officer,
8	a financial statement filed at the time the affidavit is submitted.
9	(ii) A person who is able to pay the filing fee may not claim impecuniosity.
0	(iii) (A) False statements made on an affidavit of impecuniosity or a financial
1	statement filed under this section shall be subject to the criminal penalties provided under
2	Sections 76-8-503 and 76-8-504 and any other applicable criminal provision.
3	(B) Conviction of a criminal offense under Subsection (8)(d)(iii)(A) shall be
4	considered an offense under this title for the purposes of assessing the penalties provided in
5	Subsection 20A-1-609(2).
6	(iv) The filing officer shall ensure that the affidavit of impecuniosity is printed in
7	substantially the following form:
8	"Affidavit of Impecuniosity
9	Individual Name
0	Address
1	Phone Number

212	I, (name), do solemnly [swear] [affirm], under penalty of law
213	for false statements, that, owing to my poverty, I am unable to pay the filing fee required by
214	law.
215	Date Signature
216	Affiant
217	Subscribed and sworn to before me on (month\day\year)
218	
219	(signature
220	Name and Title of Officer Authorized to Administer Oath
221	(v) The filing officer shall provide to a person who requests an affidavit of
222	impecuniosity a statement printed in substantially the following form, which may be included
223	on the affidavit of impecuniosity:
224	"Filing a false statement is a criminal offense. In accordance with Section 20A-1-609, a
225	candidate who is found guilty of filing a false statement, in addition to being subject to criminal
226	penalties, will be removed from the ballot."
227	(vi) The filing officer may request that a person who makes a claim of impecuniosity
228	under this Subsection (8)(d) file a financial statement on a form prepared by the election
229	official.
230	(9) (a) If there is no legislative appropriation for the Western States Presidential
231	Primary election, as provided in Part 8, Western States Presidential Primary, a candidate for
232	president of the United States who is affiliated with a registered political party and chooses to
233	participate in the regular primary election shall:
234	(i) file a declaration of candidacy, in person or via a designated agent, with the
235	lieutenant governor:
236	(A) on a form developed and provided by the lieutenant governor; and
237	(B) on or after the second Friday in March and before 5 p.m. on the third Thursday in
238	March before the next regular primary election;
239	(ii) identify the registered political party whose nomination the candidate is seeking;
240	(iii) provide a letter from the registered political party certifying that the candidate may
241	participate as a candidate for that party in that party's presidential primary election; and
242	(iv) pay the filing fee of \$500.

243	(b) A designated agent described in Subsection (9)(a)(i) may not sign the form
244	described in Subsection (9)(a)(i)(A).
245	(10) An individual who fails to file a declaration of candidacy or certificate of
246	nomination within the time provided in this chapter is ineligible for nomination to office.
247	(11) A declaration of candidacy filed under this section may not be amended or
248	modified after the final date established for filing a declaration of candidacy.
249	Section 2. Section 20A-11-1601 is amended to read:
250	Part 16. Conflict of Interest Disclosures
251	20A-11-1601. Title.
252	This part is known as ["Financial Disclosures."] "Conflict of Interest Disclosures."
253	Section 3. Section 20A-11-1602 is amended to read:
254	20A-11-1602. Definitions.
255	As used in this part:
256	(1) "Conflict of interest" means an action that is taken by a regulated officeholder that
257	the officeholder reasonably believes may cause direct financial benefit or detriment to the
258	officeholder, a member of the officeholder's immediate family, or an individual or entity that
259	the officeholder is required to disclose under the provisions of this section, if that benefit or
260	detriment is distinguishable from the effects of that action on the public or on the officeholder's
261	profession, occupation, or association generally.
262	(2) "Conflict of interest disclosure" means:
263	(a) before January 1, 2020, a conflict of interest disclosure form that includes all
264	information required under Section 20A-11-1604; and
265	(b) on or after January 1, 2020, a disclosure, on the website, of all information required
266	under Section 20A-11-1604.
267	[(2)] (3) "Entity" means a corporation, a partnership, a limited liability company, a
268	limited partnership, a sole proprietorship, an association, a cooperative, a trust, an organization,
269	a joint venture, a governmental entity, an unincorporated organization, or any other legal entity,
270	regardless of whether it is established primarily for the purpose of gain or economic profit.
271	[(3)] <u>(4)</u> "Filing officer" means:
272	(a) the lieutenant governor, for the office of a state constitutional officer or State Board
273	of Education member: or

274	(b) the county clerk in the county of the candidate's residence, for a state legislative
275	office.
276	[(4)] (5) "Immediate family" means the regulated officeholder's spouse, a child living
277	in the regulated officeholder's immediate household, or an individual claimed as a dependent
278	for state or federal income tax purposes by the regulated officeholder.
279	[(5)] (6) "Income" means earnings, compensation, or any other payment made to an
280	individual for gain, regardless of source, whether denominated as wages, salary, commission,
281	pay, bonus, severance pay, incentive pay, contract payment, interest, per diem, expenses,
282	reimbursement, dividends, or otherwise.
283	[6] (a) "Owner or officer" means an individual who owns an ownership interest in
284	an entity or holds a position where the person has authority to manage, direct, control, or make
285	decisions for:
286	(i) the entity or a portion of the entity; or
287	(ii) an employee, agent, or independent contractor of the entity.
288	(b) "Owner or officer" includes:
289	(i) a member of a board of directors or other governing body of an entity; or
290	(ii) a partner in any type of partnership.
291	[(7)] (8) "Preceding year" means the year immediately preceding the day on which the
292	regulated officeholder [files a financial] makes a conflict of interest disclosure [form].
293	$[(8)]$ (9) "Regulated officeholder" means an individual who is required to $[file\ a]$
294	financial] make a conflict of interest disclosure [form] under the provisions of this part.
295	[(9)] (10) "State constitutional officer" means the governor, the lieutenant governor,
296	the state auditor, the state treasurer, or the attorney general.
297	(11) "Website" means the Candidate and Officeholder Conflict of Interest Disclosure
298	Website described in Section 20A-11-1602.5.
299	Section 4. Section 20A-11-1602.5 is enacted to read:
300	20A-11-1602.5. Candidate and Officeholder Conflict of Interest Disclosure
301	Website.
302	(1) The lieutenant governor shall, in cooperation with the county clerks, establish and
303	administer a Candidate and Officeholder Conflict of Interest Disclosure Website.
304	(2) Beginning no later than January 1, 2020, the website shall:

303	(a) permit a candidate of officeholder to securely access the website for the purpose of:
306	(i) complying with the conflict of interest disclosure requirements described in this
307	part; and
308	(ii) editing conflict of interest disclosures;
309	(b) contain a record of all conflict of interest disclosures and edits made by the
310	candidate or officeholder for at least the preceding four years; and
311	(c) permit any person to view a conflict of interest disclosure made by a candidate or
312	officeholder.
313	(3) No sooner than January 1, 2020, and before January 11, 2020, each individual who
314	is required to make a conflict of interest disclosure under this part shall, regardless of whether
315	the individual has already made a conflict of interest disclosure by a means other than the
316	website, make a complete and updated conflict of interest disclosure on the website using the
317	secure access described in Subsection (2)(a).
318	Section 5. Section 20A-11-1603 is amended to read:
319	20A-11-1603. Conflict of interest disclosure Required when filing for candidacy
320	Public availability.
321	(1) [Candidates] Beginning on January 1, 2020, candidates seeking the following
322	offices shall [file a financial disclosure with the filing officer] make a complete conflict of
323	interest disclosure on the website at the time of filing a declaration of candidacy:
324	(a) state constitutional officer;
325	(b) state legislator; or
326	(c) State Board of Education member.
327	(2) A filing officer may not accept a declaration of candidacy for an office listed in
328	Subsection (1) [unless the declaration of candidacy is accompanied by the financial disclosure
329	required by this section] until the candidate makes a complete conflict of interest disclosure on
330	the website.
331	(3) The [financial] conflict of interest disclosure [form] shall contain the same
332	requirements and shall be in the same format as the [financial] conflict of interest disclosure
333	[form] described in Section 20A-11-1604.
334	(4) [The] Until January 1, 2020, the filing officer shall:
335	(a) make each financial disclosure form that the filing officer receives available for

public inspection at the filing officer's place of business; and

- (b) if the filing officer is not the lieutenant governor, provide each financial disclosure form to the lieutenant governor within one business day after the day on which the candidate files the financial disclosure form.
- (5) [The] <u>Until January 1, 2020, the</u> lieutenant governor shall make each financial disclosure form that the lieutenant governor receives available to the public:
 - (a) at the Office of the Lieutenant Governor; and
- (b) on the Statewide Electronic Voter Information Website administered by the lieutenant governor.
- (6) Beginning on January 1, 2020, the lieutenant governor shall make the complete conflict of interest disclosure made by each candidate available for public inspection on the website.

Section 6. Section **20A-11-1604** is amended to read:

20A-11-1604. Failure to disclose conflict of interest -- Failure to comply with reporting requirements.

- (1) (a) Before or during the execution of any order, settlement, declaration, contract, or any other official act of office in which a state constitutional officer has actual knowledge that the state constitutional officer has a conflict of interest that is not stated [on the financial disclosure form described in this section] in the conflict of interest disclosure, the state constitutional officer shall publicly declare that the state constitutional officer may have a conflict of interest and what that conflict of interest is.
- (b) Before or during any vote on legislation or any legislative matter in which a legislator has actual knowledge that the legislator has a conflict of interest that is not stated [on the financial disclosure form described in this section] in the conflict of interest disclosure, the legislator shall orally declare to the committee or body before which the matter is pending that the legislator may have a conflict of interest and what that conflict is.
- (c) Before or during any vote on any rule, resolution, order, or any other board matter in which a member of the State Board of Education has actual knowledge that the member has a conflict of interest that is not stated [on the financial disclosure form described in this section] in the conflict of interest disclosure, the member shall orally declare to the board that the member may have a conflict of interest and what that conflict of interest is.

367	(2) Any public declaration of a conflict of interest that is made under Subsection (1)
368	shall be noted:
369	(a) on the official record of the action taken, for a state constitutional officer;
370	(b) in the minutes of the committee meeting or in the Senate or House Journal, as
371	applicable, for a legislator; or
372	(c) in the minutes of the meeting or on the official record of the action taken, for a
373	member of the State Board of Education.
374	(3) (a) [A] Until January 1, 2020, a state constitutional officer shall file a financial
375	disclosure form:
376	(i) (A) on [the tenth day of] January [of] 10 each year, or the following business day if
377	the due date falls on a weekend or holiday; [and] or
378	(B) if the state constitutional officer takes office after January 10, within 10 days after
379	the day on which the state constitutional officer takes office; and
380	(ii) each time the state constitutional officer changes employment.
381	(b) Beginning on January 1, 2020, a state constitutional officer shall make a complete
382	conflict of interest disclosure on the website:
383	(i) (A) no sooner than January 1 each year, and before January 11 each year; or
384	(B) if the state constitutional officer takes office after January 10, within 10 days after
385	the day on which the state constitutional officer takes office; and
386	(ii) each time the state constitutional officer changes employment.
387	[(b)] (c) [A] Until January 1, 2020, a legislator shall file a financial disclosure form:
388	(i) (A) on the first day of each general session of the Legislature; [and] or
389	(B) if the legislator takes office after the first day of the general session of the
390	Legislature, within 10 days after the day on which the legislator takes office; and
391	(ii) each time the legislator changes employment.
392	(d) Beginning on January 1, 2020, a legislator shall make a complete conflict of
393	interest disclosure on the website:
394	(i) (A) no sooner than January 1 each year, and before January 11 each year; or
395	(B) if the legislator takes office after January 10, within 10 days after the day on which
396	the legislator takes office; and
397	(ii) each time the legislator changes employment.

398	[(c)] (e) [A] Until January 1, 2020, a member of the State Board of Education shall file
399	a financial disclosure form:
400	(i) (A) on [the tenth day of] January 10 of each year, or the following business day if
401	the due date falls on a weekend or holiday; [and] or
402	(B) if the member takes office after January 10, within 10 days after the day on which
403	the member takes office; and
404	(ii) each time the member changes employment.
405	(f) Beginning on January 1, 2020, a member of the State Board of Education shall
406	make a complete conflict of interest disclosure on the website:
407	(i) (A) no sooner than January 1 each year, and before January 11 each year; or
408	(B) if the member takes office after January 10, within 10 days after the day on which
409	the member takes office; and
410	(ii) each time the member changes employment.
411	(4) The [financial] conflict of interest disclosure [form] described in Subsection (3)
412	shall include:
413	(a) the regulated officeholder's name;
414	(b) the name and address of each of the regulated officeholder's current employers and
415	each of the regulated officeholder's employers during the preceding year;
416	(c) for each employer described in Subsection (4)(b), a brief description of the
417	employment, including the regulated officeholder's occupation and, as applicable, job title;
418	(d) for each entity in which the regulated officeholder is an owner or officer, or was an
419	owner or officer during the preceding year:
420	(i) the name of the entity;
421	(ii) a brief description of the type of business or activity conducted by the entity; and
422	(iii) the regulated officeholder's position in the entity;
423	(e) in accordance with Subsection (5)(b), for each individual from whom, or entity
424	from which, the regulated officeholder has received \$5,000 or more in income during the
425	preceding year:
426	(i) the name of the individual or entity; and
427	(ii) a brief description of the type of business or activity conducted by the individual or
428	entity;

429	(f) for each entity in which the regulated officeholder holds any stocks or bonds having
430	a fair market value of \$5,000 or more as of the date of the disclosure form or during the
431	preceding year, but excluding funds that are managed by a third party, including blind trusts,
432	managed investment accounts, and mutual funds:
433	(i) the name of the entity; and
434	(ii) a brief description of the type of business or activity conducted by the entity;
435	(g) for each entity not listed in Subsections (4)(d) through (f) in which the regulated
436	officeholder currently serves, or served in the preceding year, on the board of directors or in
437	any other type of paid leadership capacity:
438	(i) the name of the entity or organization;
439	(ii) a brief description of the type of business or activity conducted by the entity; and
440	(iii) the type of advisory position held by the regulated officeholder;
441	(h) at the option of the regulated officeholder, a description of any real property in
442	which the regulated officeholder holds an ownership or other financial interest that the
443	regulated officeholder believes may constitute a conflict of interest, including a description of
444	the type of interest held by the regulated officeholder in the property;
445	(i) the name of the regulated officeholder's spouse and any other adult residing in the
446	regulated officeholder's household who is not related by blood or marriage, as applicable;
447	(j) for the regulated officeholder's spouse, the information that a regulated officeholder
448	is required to provide under Subsection (4)(b);
449	(k) a brief description of the employment and occupation of each adult who:
450	(i) resides in the regulated officeholder's household; and
451	(ii) is not related to the regulated officeholder by blood or marriage;
452	(l) at the option of the regulated officeholder, a description of any other matter or
453	interest that the regulated officeholder believes may constitute a conflict of interest;
454	(m) the date the form was completed;
455	(n) a statement that the regulated officeholder believes that the form is true and
456	accurate to the best of the regulated officeholder's knowledge; and
457	(o) the signature of the regulated officeholder.
458	(5) (a) [The] Before January 1, 2020, the regulated officeholder shall file the financial
459	disclosure form with:

- (i) the secretary of the Senate, if the regulated officeholder is a member of the Senate;
- (ii) the chief clerk of the House of Representatives, if the regulated officeholder is a member of the House of Representatives; or
- (iii) the lieutenant governor, if the regulated officeholder is a regulated officeholder other than a regulated officeholder described in Subsection (5)(a)(i) or (ii).
- (b) In making the disclosure described in Subsection (4)(e), a regulated officeholder who provides goods or services to multiple customers or clients as part of a business or a licensed profession is only required to provide the information described in Subsection (4)(e) in relation to the entity or practice through which the regulated officeholder provides the goods or services and is not required to provide the information described in Subsection (4)(e) in relation to the regulated officeholder's individual customers or clients.
- (6) [The] <u>Until January 1, 2020, the</u> lieutenant governor, the secretary of the Senate, and the chief clerk of the House of Representatives shall ensure that blank [financial] <u>conflict</u> of interest disclosure forms are available on the Internet and at their offices.
- (7) [An] Until January 1, 2020, an individual described in Subsection (6) who receives a [financial] conflict of interest disclosure form or an amendment to a [financial] conflict of interest disclosure form under this section shall make each version of the form, and each amendment to the form, available to the public for the period of time described in Subsection (8), in the following manner:
 - (a) on the Internet; and
 - (b) at the office where the form or the amendment to the form was filed.
- (8) The period of time that an individual described in Subsection (7) shall make each version of a [financial] conflict of interest disclosure form and each amendment to a [financial] conflict of interest disclosure form available to the public is:
- (a) two years after the day on which the individual described in Subsection (7) receives the form, for a regulated officeholder in an office that has a normal term of two years or less; or
- (b) four years after the day on which the individual described in Subsection (7) receives the form, for a regulated officeholder in an office that has a normal term of more than two years.
- (9) The disclosure requirements described in this section do not prohibit a regulated officeholder from voting or acting on any matter.

491	(10) A regulated officeholder may amend a [financial] conflict of interest disclosure
492	[form] described in this part at any time.
493	(11) A regulated officeholder who violates the requirements of Subsection (1) is guilty
494	of a class B misdemeanor.
495	(12) (a) A regulated officeholder who intentionally or knowingly violates a provision
496	of this section, other than Subsection (1), is guilty of a class B misdemeanor.
497	(b) In addition to the criminal penalty described in Subsection (12)(a), the lieutenant
498	governor shall impose a civil penalty of \$100 against a regulated officeholder who violates a
499	provision of this section, other than Subsection (1).
500	Section 7. Section 20A-11-1605 is amended to read:
501	20A-11-1605. Failure to file Penalties.
502	(1) Within 30 days after the day on which a regulated officeholder is required to file a
503	[financial] conflict of interest disclosure [form] under Subsection 20A-11-1604(3)(a)(i), (b)(i),
504	[or] (c)(i), (d) (i), (e) (i), or (f) (i), the lieutenant governor shall review each filed $[financial]$
505	conflict of interest disclosure [form] to ensure that:
506	(a) each regulated officeholder who is required to file a [financial] conflict of interest
507	disclosure [form] has filed one; and
508	(b) each [financial] conflict of interest disclosure [form] contains the information
509	required under Section 20A-11-1604.
510	(2) The lieutenant governor shall take the action described in Subsection (3) if:
511	(a) a regulated officeholder has failed to timely file a [financial] conflict of interest
512	disclosure [form];
513	(b) a filed [financial] conflict of interest disclosure [form] does not comply with the
514	requirements of Section 20A-11-1604; or
515	(c) the lieutenant governor receives a written complaint alleging a violation of Section
516	20A-11-1604, other than Subsection 20A-11-1604(1), and after receiving the complaint and
517	giving the regulated officeholder notice and an opportunity to be heard, the lieutenant governor
518	determines that a violation occurred.
519	(3) If a circumstance described in Subsection (2) occurs, the lieutenant governor shall,
520	within five days after the day on which the lieutenant governor determines that a violation
521	occurred, notify the regulated officeholder of the violation and direct the regulated officeholder

522	to file an amended report correcting the problem.
523	(4) (a) It is unlawful for a regulated officeholder to fail to file or amend a [financial]
524	conflict of interest disclosure [form] within seven days after the day on which the regulated
525	officeholder receives the notice described in Subsection (3).
526	(b) A regulated officeholder who violates Subsection (4)(a) is guilty of a class B
527	misdemeanor.
528	(c) The lieutenant governor shall report all violations of Subsection (4)(a) to the
529	attorney general.
530	(d) In addition to the criminal penalty described in Subsection (4)(b), the lieutenant
531	governor shall impose a civil fine of \$100 against a regulated officeholder who violates
532	Subsection (4)(a).
533	(5) The lieutenant governor shall deposit a fine collected under this part into the
534	General Fund as a dedicated credit to pay for the costs of administering the provisions of this
535	part.
536	Section 8. Section 20A-11-1606 is amended to read:
537	20A-11-1606. Link to conflict of interest disclosure on Legislature's website.
538	The Legislature's website shall include, for each legislative officeholder, a link to the
539	[financial reports maintained] conflict of interest disclosure on the [lieutenant governor's]

website maintained by the lieutenant governor in relation to that legislative officeholder.