

26 None

27 **Utah Code Sections Affected:**

28 AMENDS:

29 **20A-8-404**, as enacted by Laws of Utah 1997, Chapter 24



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

32 Section 1. Section **20A-8-404** is amended to read:

33 **20A-8-404. Facilities for political conventions and other political activities.**

34 (1) The legislative [~~bodies of counties, municipalities, and school districts may~~] body
35 of a county, municipality, or school district shall make all meeting facilities under its control
36 available to registered political parties, without discrimination, to be used for political party
37 activities[;] if:

38 (a) the political party requests the use of the facility at least 30 calendar days before the
39 day on which the proposed meeting will take place; and

40 (b) the facility is not already scheduled for another purpose at the time of the proposed
41 meeting.

42 (2) [~~H~~] Subject to the requirements of Subsection (3), when a legislative body [~~chooses~~
43 ~~to make~~] makes a meeting [facilities] facility available under Subsection (1), it may establish
44 terms and conditions for use of [~~those facilities~~] that facility.

45 (3) ~~H~~→ [~~A~~] **The charge imposed for use of the ←~~H~~ facility ~~H~~→ [may not charge] by ←~~H~~**
45a a registered political party ~~H~~→ [more than] may not exceed ←~~H~~ the actual cost of:

46 (a) custodial services for cleaning the facility after the meeting; and

47 (b) any service requested by the political party and provided by the facility.

48 (4) The legislative body of a county, municipality, or school district shall, to the extent
49 possible, avoid scheduling an event for the same evening as an announced party caucus
50 meeting.