

## HB0421S02 compared with HB0421S01

~~{deleted text}~~ shows text that was in HB0421S01 but was deleted in HB0421S02.

inserted text shows text that was not in HB0421S01 but was inserted into HB0421S02.

**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 bill. This automatically generated document could experience abnormalities caused by: limitations of the compare program; bad input data; the timing of the compare; and other potential causes.

Representative Derek E. Brown proposes the following substitute bill:

### USE OF PUBLIC BUILDINGS FOR POLITICAL CAUCUS

#### MEETINGS

2011 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Derek E. Brown**

Senate Sponsor: \_\_\_\_\_

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#### LONG TITLE

##### General Description:

This bill modifies the Utah Election Code by requiring ~~{the}~~a legislative body of a county, municipality, or school district to make facilities under its control available for ~~{caucus meetings}~~use by political parties.

##### Highlighted Provisions:

This bill:

- ▶ requires ~~{the}~~a legislative body of a county, municipality, or school district to make meeting facilities under its control available for ~~{caucus meetings}~~political activities if the party requests use of the facility 30 calendar days in advance ~~{of}~~and the ~~{meeting and if the building}~~facility is not already scheduled to be in

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use;

- ▶ provides that the charge imposed for the use of a public facility ~~{may only charge the}~~ by a political party is limited to the actual cost of custodial services and other services requested by the political party for the use of the facility; and
- ▶ makes technical changes.

### Money Appropriated in this Bill:

None

### Other Special Clauses:

None

### Utah Code Sections Affected:

AMENDS:

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

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

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

**20A-8-404.** ~~{Facilities for}~~ Use of public meeting buildings by political ~~{conventions and other political activities}~~ parties.

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

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

(b) the meeting facility is not already scheduled for another purpose at the time of the proposed ~~{meeting}~~ use.

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

(3) ~~{A facility may not charge}~~ The charge imposed for the use of a meeting facility described in Subsection (1) by a registered political party ~~{more than}~~ may not exceed the actual cost of:

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- (a) custodial services for cleaning the ~~meeting~~ facility after the ~~meeting~~ use by the political party; and
- (b) any service requested by the political party and provided by the ~~meeting~~ facility.
- (4) ~~The legislative body of a county, municipality, or school district~~ An entity described in Subsection (1) shall, to the extent possible, avoid scheduling an event in a government building for the same evening as an announced party caucus meeting.