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# **Political Party Procedures Amendments** 2025 GENERAL SESSION STATE OF UTAH **Chief Sponsor: Brady Brammer** House Sponsor: Kristen Chevrier **General Description:** This bill amends provisions relating to the use of public meeting buildings by political

parties. 6

#### 7 **Highlighted Provisions:**

LONG TITLE

- This bill:
- 9 provides that certain facilities under the control of a public institution of higher education
- 10 are not exempt from use by political parties.

#### 11 Money Appropriated in this Bill:

- 12 None
- 13 **Other Special Clauses:**
- 14 None

#### 15 **Utah Code Sections Affected:**

16 AMENDS:

#### 17 20A-8-404, as last amended by Laws of Utah 2023, Chapter 68

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

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

### 20A-8-404. Use of public meeting buildings by political parties.

- 22 (1) The legislative body of a county, municipality, school district, or public institution of 23 higher education shall make all meeting facilities in buildings under its control available 24 to registered political parties, without discrimination, to be used for political party activities if: 25
- 26 (a) the political party requests the use of the meeting facility before 5 p.m. no later than 27 30 calendar days before the day on which the use by the political party will take 28 place; and

29		(b) the meeting facility is not already scheduled for another purpose at the time of the
30		proposed use.
31	(2)	Subject to the requirements of Subsection (3), when a legislative body makes a meeting
32		facility available under Subsection (1), it may establish terms and conditions for use of
33		that meeting facility.
34	(3)	The charge imposed for the use of a meeting facility described in Subsection (1) by a
35		registered political party may not exceed the actual cost of:
36		(a) custodial services for cleaning the meeting facility after the use by the political party;
37		and
38		(b) any service requested by the political party and provided by the meeting facility.
39	(4)	An entity described in Subsection (1) shall, to the extent possible, avoid scheduling an
40		event in a government building for the same evening as an announced party caucus
41		meeting.
42	(5)	This section does not apply to a[ publicly owned or operated] convention center, sports
43		arena, or other facility at which conventions, conferences, [and] or other gatherings are
44		held:
45		(a) that is owned or operated by a public entity other than a public institution of higher
46		education; and
47		(b) whose primary business or function is to host [such] sporting events, conventions,
48		conferences, [and] or other gatherings.
49		Section 2. Effective date.
50	Th	is bill takes effect on May 7, 2025.