	POLITICAL PARTY BYLAWS - UNITED STATES
	SENATORS
	2010 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Howard A. Stephenson
	House Sponsor: Craig A. Frank
]	LONG TITLE
(General Description:
	This bill authorizes political parties to include provisions in their bylaws establishing, if
(desired by the political party, a process for the political party to consult with its party
]	members in the Utah Senate and House about United States Senate incumbents and
(candidates.
]	Highlighted Provisions:
	This bill:
	 authorizes political parties to establish a process in their bylaws to:
	• consult with and obtain the opinion of members of its party serving in the Utah
]	House and Utah Senate about the performance and policy positions of the
1	United States Senators from Utah and any candidates for United States Senate
1	from Utah including specifically their views and actions on state's rights and
1	federalism and their performance in representing Utah's interests; and
	• if desired by the political party, obtain collective or individual endorsements of
;	a particular United States Senate candidate from the members of its political
]	party serving in the Utah Senate or Utah House.
]	Monies Appropriated in this Bill:
	None
(Other Special Clauses:



S.B. 250 02-24-10 9:56 AM

None	
Utah Code Sections Affected:	
AMENDS:	
20A-8-401, as last amended by Laws of Utah 2004, Chapter 38	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 20A-8-401 is amended to read:	
20A-8-401. Registered political parties Bylaws.	
(1) (a) Each registered state political party shall file a copy of its constitution and	
bylaws with the lieutenant governor by January 1, 1995.	
(b) Each new or unregistered state political party that seeks to become a registered	
political party under the authority of this chapter shall file a copy of its proposed constitution	
and bylaws at the time it files its registration information.	
(c) Each registered state political party shall file revised copies of its constitution or	
bylaws with the lieutenant governor within 15 days after the constitution or bylaws are adopted	
or amended.	
(2) Each state political party, each new political party seeking registration, and each	
unregistered political party seeking registration shall ensure that its constitution or bylaws	
contain:	
(a) provisions establishing party organization, structure, membership, and governance	
that include:	
(i) a description of the position, selection process, qualifications, duties, and terms of	
each party officer and committees defined by constitution and bylaws;	
(ii) a provision requiring a designated party officer to serve as liaison with the	
lieutenant governor on all matters relating to the political party's relationship with the state;	
(iii) a description of the requirements for participation in party processes;	
(iv) the dates, times, and quorum of any regularly scheduled party meetings,	
conventions, or other conclaves; and	
(v) a mechanism for making the names of delegates, candidates, and elected party	
officers available to the public shortly after they are selected;	
(b) a procedure for selecting party officers that allows active participation by party	

59	members;
60	(c) a procedure for selecting party candidates at the federal, state, and county levels that
61	allows active participation by party members;
62	(d) (i) a procedure for selecting electors who are pledged to cast their votes in the
63	electoral college for the party's candidates for president and vice president of the United States;
64	and
65	(ii) a procedure for filling vacancies in the office of presidential elector because of
66	death, refusal to act, failure to attend, ineligibility, or any other cause;
67	(e) a procedure for filling vacancies in the office of representative or senator because of
68	death, resignation, or ineligibility;
69	(f) a provision requiring the governor and lieutenant governor to run as a joint ticket;
70	(g) a procedure for replacing party candidates who die, become disabled, or are
71	disqualified before a primary or regular general election;
72	(h) provisions governing the deposit and expenditure of party funds, and governing the
73	accounting for, reporting, and audit of party financial transactions;
74	(i) provisions governing access to party records;
75	(j) a procedure for amending the constitution or bylaws that allows active participation
76	by party members or their representatives; [and]
77	(k) a process for resolving grievances against the political party[-]; and
78	(1) if desired by the political party, a process for consulting with, and obtaining the
79	opinion of, the political party's Utah Senate and Utah House members about:
80	(i) the performance of the two United States Senators from Utah, including
81	specifically:
82	(A) their views and actions regarding the defense of state's rights and federalism; and
83	(B) their performance in representing Utah's interests;
84	(ii) the members' opinion about, or rating of, and support or opposition to the policy
85	positions of any candidates for United States Senate from Utah, including incumbents,
86	including specifically:
87	(A) their views and actions regarding the defense of state's rights and federalism; and
88	(B) their performance in representing Utah's interests; and
89	(iii) the members' collective or individual endorsement or rating of a particular

Legislative Review Note as of 2-19-10 6:30 PM

Office of Legislative Research and General Counsel

S.B. 250 - Political Party Bylaws - United States Senators

Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/24/2010, 4:34:38 PM, Lead Analyst: Allred, S./Attny: JLF

Office of the Legislative Fiscal Analyst