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7	Be it enacted by the Legislature of the state of Utah:
3	Section 1. Section 20A-2-107 is amended to read:
)	20A-2-107. Designating or changing party affiliation Times permitted.
)	(1) The county clerk shall:
	(a) except as provided in Subsection (3), record the party affiliation designated by the
	voter on the voter registration form as the voter's party affiliation; or
	(b) if no political party affiliation is designated by the voter on the voter registration
	form:
	(i) except as provided in Subsection (1)(b)(ii), record the voter's party affiliation as the
	party that the voter designated the last time that the voter designated a party on a voter
	registration form, unless the voter more recently registered as "unaffiliated"; or
	(ii) record the voter's party affiliation as "unaffiliated" if the voter:
	(A) did not previously designate a party;
	(B) most recently designated the voter's party affiliation as "unaffiliated"; or
	(C) did not previously register.
	(2) (a) Any registered voter may designate or change the voter's political party
	affiliation by complying with the procedures and requirements of this Subsection (2).
	(b) A registered voter may designate or change the voter's political party affiliation by
	filing a signed form with the county clerk that identifies the registered political party with
	which the voter chooses to affiliate[, during any period except the following:].
	[(i) the period beginning on the day after the voter registration deadline and continuing
	through the date of the regular primary election; and]
	[(ii) the period beginning on the day after the voter registration deadline and continuing
	through the date of the presidential primary election.]
	(c) Except as provided in Subsection (2)(d), a signed form designating or changing a
	voter's political party affiliation takes effect when the county clerk receives the signed form.
	(d) In an even-numbered year, a form described in Subsection (2)(c) received by the
	county clerk after March 31 takes effect on the day after that year's regular primary election if
	the form changes a registered voter's:
	(i) affiliation with one political party to affiliate with another political party; or

57	(ii) unaffiliated status to affiliation with a political party.
58	(e) Any part of a form described in Subsection (2)(d), other than the voter's designation
59	or change of political party affiliation, takes effect when the county clerk receives the signed
60	<u>form.</u>
61	(f) For purposes of Subsections (2)(d) and (3), a signed form described in Subsection
62	(2)(c) is received by the county clerk on or before March 31 if:
63	(i) the individual submits the form in person at the county clerk's office no later than 5
64	p.m. on the last business day before April 1;
65	(ii) the individual submits the form electronically through the system described in
66	Section 20A-2-206, at or before 11:59 p.m. on March 31; or
67	(iii) the individual's form is clearly postmarked on or before March 31.
68	(g) Subsection (2)(d) does not apply to the party affiliation designated by a voter on the
69	voter registration form if the voter has not previously been registered to vote in the state.
70	(3) In an even-numbered year, if a voter requests that the voter's name be removed
71	from the official register under Section 20A-2-305 and then submits a voter registration form to
72	the office of a county clerk after March 31, the voter's political party affiliation, whether
73	designated on the voter registration form or submitted in accordance with Subsection (2), takes
74	effect on the day after that year's regular primary election.
75	Section 2. Repealer.
76	This bill repeals:
77	Section 20A-2-107.5, Designating or changing party affiliation Regular primary
78	election and presidential primary election.