

## GRAMA Notice of Appeal to State Records Committee

**Note:** Utah Code § 63G-2-403 (GRAMA) provides that any person may further appeal the chief administrative officer's denial of an appeal by filing a notice of appeal with the State Records Committee. This notice must be filed within 30 days of the response from a governmental entity's chief administrative officer or no later than 45 days after the records request was made if the following occur: the governmental entity claims extraordinary circumstances, and the chief administrative officer failed to make a determination.

**Requester's information** Name: Richard K.Crandall, Galyn R. Crandall, The Catdancing Company

Date: October 28, 2019

Address:

12028 Millridge Circle Sandy, Utah 84094

City/State/Zip:

Daytime telephone #

801) 523-3349

### Submitted To:

SRC Executive Secretary  
346 South Rio Grande Street  
Salt Lake City, Utah 84101  
[gproctor@utah.gov](mailto:gproctor@utah.gov)

### Explanation of Relief Sought

**Note:** Relief can relate to conflicts over denial of access to records (Utah Code § 63G-2-402) as well as disputes over fees (Utah Code § 63G-2-203(6)) or extraordinary circumstances (Utah Code § 63G-2-402)).

The State Records Committee can also use the weighing provision to order the release of records that are properly restricted if it determines that the interests favoring access are greater than or equal to the interests favoring restriction (Utah Code § 63G-2-203(11))

SEE ATTACHMENT A

## Inclusions for notice of appeal

The State Records Committee requires documentation and has specific appeals procedures which are outlined in Administrative Rule: Title R35. Administrative Services, Records Committee, and should be reviewed by a petitioner.

This petition to appeal to the State Records Committee requires the following attachments or inclusions:

- Statement of facts, reasons, and legal authority in support of this appeal  
(see Utah Code § 63G-2-403(3)(b)).
- Original GRAMA request
- Notice of denial from the governmental agency's records officer
- Notice of appeal to the governmental entity's chief administrative officer (Optional)
- Notice of decision from the governmental entity's chief administrative officer

This notice of appeal must, **on the same day**, also be forwarded to the governmental entity to which the records request was made (Utah Code § 63G-2-403(3)).

- Notice of appeal sent to agency

## Request assistance

A petitioner may request assistance from the government records ombudsman. The ombudsman's responsibility is to serve as a resource for a person who is filing an appeal relating to a records request. The ombudsman may also attempt to mediate disputes between requesters and responders (Utah Code § 63A-12-111(2)).

Rosemary Cundiff  
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Salt Lake City, Utah 84101  
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(801) 531-3858

## ATTACHMENT A

GRAMA APPEAL--STATE RECORDS COMMITTEE --10-18-2019

Richard K. Crandall, individually and as the Co-Administrator of The Cat Dancing Company's, (a NGO narcissistic support Facebook group) request that the **Utah Department of Work Force Services (DWFS)** and the **Utah Department of Human Resources and Management (DHRM)** upon consideration and weighing of the various interests and public policies pertinent to the classification and disclosure or nondisclosure, order the disclosure of information that may otherwise be classified as confidential private under Subsection 63G-2-302(2) or protected under Section 63G-2-305 and provide copies of or allow Galyn Crandall and Richard Crandall individually and as co-administrators of The Cat Dancing Company NGO Narcissistic Facebook Public Support Page to inspect and review all records and documents not heretofore provided to Galyn and Richard Crandall in response to their prior GRAMA requests to the DWFS and the DHRM including all electronically maintained records of Work Force Service's Eligibility Assistant Director Matthew Larson, Matthew Larson sister and former Work Force Service employee Natalie Larson Wolff, for the reason that in this specific instance, both the public's interest and in my husband's Richard Crandall interests in favoring access to these records is greater to or equal to the interest in favoring restriction of access to the records for the following reasons :

The requested records are directly relevant to and will demonstrate that Mr. Larson is a long time abusive alcoholic and as Richard Crandall, Galyn Crandall the Cat Dancing Company I have already advised the Utah Division of Adult Protective Services and the Utah Department of Veteran and Military Affairs and the Department of Work Force Services, Mr. Larson, the Assistant Director of Eligibility Division of the DWFS has, in concert with his sister, a former Department of Human Resources employee Natalie Larson and their mother Debra Robinson engaged in a continuing course of intentional and wrongful conduct to intentionally and wrongfully emotionally abuse, harass and financially exploit Richard Crandall and Galyn Crandall up to and including the present, who were and still are at all relevant times vulnerable Elders suffering from life threatening physical and mental health issues and inasmuch Mr. Larson was and still is at all material time an officer of the State of Utah, Richard Crandall, Galyn Crandall's, The Cat Dancing Company's and the public's interest in favoring access to these records and the requested records will demonstrate that Utah Division of Adult Protective Service may have violated their duty to fully and timely investigate and prosecute claims of Elder Abuses under Title 62A-3-3- et seq of the Utah Human Services Code, Title 77-38-1- et seq of the Utah Code of Criminal Procedure. and Article I section 28 Of the Utah State Constitution known as the Declaration of the Rights of Crime Victims. The Older Americans Act of 1965 as amended, Title 42 of the U.S Code § 1983- "Civil Action for the Deprivation of Rights" and the public interest if disclosure of the requested records the public records is greater to or equal to the interest in favoring restriction of access to the records.

*(See: Deseret News Publishing Company, Plaintiff v. Salt Lake County, a political subdivision of the State of Utah, the Salt Lake County alt Lake County, a political subdivision of the State of Utah, and the Salt Lake County District Attorney's Office, Defendants and Appellees, 2008 UT 26.)*