## SALT LAKE COUNTY PRIVACY COMPLIANCE PLAN

As required by Utah Code § 63G-31-304(2)(a)

## **Locker Rooms**

- 1. Salt Lake County's Division of Parks and Recreation owns or operates multiple recreation and aquatic facilities.
- 2. Many of these facilities have locker rooms, open to the general public, designated for men, women, and single occupancy.
- 3. No other division or agency of Salt Lake County has locker rooms open to use by the general public.
- 4. Consistent with Utah Code 63G-31-304, upon the receipt of a complaint or allegation regarding lewdness involving a child, voyeurism, loitering in a privacy space, or criminal trespass in a locker room, a County employee will contact local law enforcement.

## **Facility Construction**

- 1. Salt Lake County owns or operates many facilities with "privacy spaces" as defined in Utah Code Title 63G Title 31.
- 2. When constructing new facilities, Salt Lake County will comply with the standards set out in <a href="Utah Code Title 63G Title 31">Utah Code Title 63G Title 31</a> regarding single occupant privacy spaces.
- 3. As Salt Lake County renovates or remodels its privacy spaces, County will consider the feasibility of retrofitting or remodeling the privacy space in a manner to improve the individual privacy of that space, consistent with Utah Code Chapter 63G Title 31.