SALT LAKE CITY ORDINANCE No. of 2008

(Adopting the City budget, excluding the budget for the Library Fund which is separately adopted, and the employment staffing document of Salt Lake City, Utah for fiscal year 2008-2009)

AN ORDINANCE ADOPTING THE CITY BUDGET, EXCLUDING THE BUDGET FOR THE LIBRARY FUND WHICH IS SEPARATELY ADOPTED, AND THE EMPLOYMENT STAFFING DOCUMENT OF SALT LAKE CITY FOR FISCAL YEAR 2008-2009.

PREAMBLE

Pursuant to the provisions of Section 10-6-111 of the Utah Code Annotated, the City Budget Officer prepared and filed with the City Council a tentative budget in proper form for all funds for which budgets are required by said law, including budgets for the general fund, the library fund, special revenue funds, debt service funds and the capital improvements funds for fiscal year 2008-2009. The tentative budget was accompanied by a budget message as required by law.

That tentative budget was adopted by the City Council, in Resolution No. ____ of 2008, on ___, 2009.

Section 10-6-118 of the Utah Code Annotated requires that before the 22nd day of June of each fiscal year or, August 17, in case of a property tax increase under Sections 59-2-919 through 59-2-923 of the Utah Code Annotated, the governing body shall, by resolution or ordinance, adopt a budget for the ensuing fiscal year for each fund for which a budget is required.

The City budget officer has now prepared a budget, in proper form, for all funds for which budgets are required by law.

Section 2.52.020 of the Salt Lake City Code states in part that employment staffing documents shall be adopted as an element of the City's budget, or otherwise, as the City Council may require. Three copies of such documents have been filed for use and examination of the public in the Office of the City Recorder.

NOW, THEREFORE, be it ordained by the City Council of Salt Lake City:

SECTION 1. <u>PURPOSE</u>. The purpose of this ordinance is to adopt the budget, except the budget for the Library Fund which is separately adopted, for fiscal year 2008-2009, and to adopt the employment staffing documents. All conditions precedent to the adoption of the budget, which includes the employment staffing documents, have been accomplished.

SECTION 2. <u>ADOPTION OF BUDGET</u>. The budget attached hereto and made a part of this Ordinance, shall be, and the same hereby is adopted as the budget of the City, excluding the budget for the Library Fund which is separately adopted, for the fiscal year beginning July 1, 2008 and ending June 30, 2009, in accordance with the requirements of Sections 10-6-105, 10-6-118 and 59-2-923 of the Utah Code Annotated, subject to the conditions set forth herein. The budget is subject to the approval of the Mayor and reconsideration of the City Council pursuant to Section 10-3-1214 of the Utah Code Annotated.

SECTION 3. <u>EMPLOYMENT STAFFING</u>. The employment staffing documents, three copies of which are filed for use and examination in the Office of the

City Recorder, are hereby adopted as an element of the budget, pursuant to Section 2.52.020 of the Salt Lake City Code.

SECTION 4. <u>FILING OF BUDGET</u>. The City Budget Officer is hereby authorized and directed to certify and file copies of said budget with the State Auditor as required by Section 10-6-118 of the Utah Code Annotated.

SECTION 5. <u>PUBLIC INSPECTION</u>. The City Budget Officer is hereby authorized and directed to certify and file copies of the budget in the office of said Budget Officer and in the Office of the City Recorder, which budget shall be available for public inspection during regular business hours as required by Section 10-6-119 of the Utah Code Annotated.

SECTION 6. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this ______ day of ______, 2008.

CHAIRPERSON

ATTEST:

CHIEF DEPUTY CITY RECORDER

Transmitted to the Mayor on		·
Mayor's Action:Approved	Vetoed.	
	MAYOR	
ATTEST:		
CHIEF DEPUTY CITY RECORDER		APPROVED AS TO FORM Selt Lake City Attorney's Office Date 4-25-07
(SEAL)		By John 71. Pm
Bill No of 2008. Published:		
HD ATTV #4002 vil Adam Seel budget 2000 DOC		

SALT LAKE CITY ORDINANCE No. of 2008

(Adopting the budget for the Library Fund of Salt Lake City, Utah for fiscal year 2008-2009)

AN ORDINANCE ADOPTING THE BUDGET FOR THE LIBRARY FUND OF SALT LAKE CITY, UTAH FOR FISCAL YEAR 2008-2009.

PREAMBLE

Pursuant to the provisions of Section 10-6-111 of the Utah Code Annotated, the City Budget Officer prepared and filed with the City Council a tentative budget in proper form for all funds for which budgets are required by said law, including the budget for the Library Fund, for fiscal year 2008-2009. The tentative budget was accompanied by a budget message as required by law.

The tentative budget, including the budget for the Library Fund, was adopted by the City Council in Resolution No. of 2008, on , 2009.

Section 10-6-118 of the Utah Code Annotated requires that before the 22nd day of June of each fiscal year or, August 17, in case of a property tax increase under Sections 59-2-919 through 59-2-923 of the Utah Code Annotated, the governing body shall, by resolution or ordinance, adopt a budget for the ensuing fiscal year for each fund for which a budget is required.

The City budget officer has now prepared a budget for the Library Fund, in proper form.

NOW, THEREFORE, be it ordained by the City Council of Salt Lake City:

SECTION 1. <u>PURPOSE</u>. The purpose of this ordinance is to adopt the budget for the Library Fund, for fiscal year 2008-2009. All conditions precedent to the adoption of the budget for the Library Fund have been accomplished.

SECTION 2. <u>ADOPTION OF BUDGET</u>. The budget attached hereto and made a part of this Ordinance, shall be, and the same hereby is adopted as the budget for the Library Fund of the City for the fiscal year beginning July 1, 2008 and ending June 30, 2009, in accordance with the requirements of Sections 10-6-105, 10-6-118 and 59-2-923 of the Utah Code Annotated. The budget for the Library Fund is subject to the approval of the Mayor and reconsideration of the City Council pursuant to Section 10-3-1214 of the Utah Code Annotated.

SECTION 3. <u>FILING OF BUDGET</u>. The City Budget Officer is hereby authorized and directed to certify and file copies of the budget with the State Auditor as required by Section 10-6-118 of the Utah Code Annotated.

SECTION 4. <u>PUBLIC INSPECTION</u>. The City Budget Officer is hereby authorized and directed to certify and file copies of the budget in the office of said Budget Officer and in the Office of the City Recorder, which budget shall be available for public inspection during regular business hours as required by Section 10-6-119 of the Utah Code Annotated.

SECTION 5. <u>EFFECTIVE DATE</u>. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt	t Lake City, Utah, thi	s day of
, 2008.		
	CHAIRPERSON	
ATTEST:		
CHIEF DEPUTY CITY RECORDER		
Transmitted to the Mayor on		
Mayor's Action:Approved	_Vetoed.	
	MAYOR	·
ATTEST:		
CHIEF DEPUTY CITY RECORDER		APPROVED AS TO FORM Selt Lake City Attorney's Office Date 4-25-08 By 74.
(SEAL)		
Bill No of 2008. Published:		
HB_ATTY-#4083-v1-Adopt_final_library_budget_2008.DO	С	

SALT LAKE CITY ORDINANCE No. ____ of 2008

(Adopting the rate of tax levy upon all real and personal property within Salt Lake City, made taxable by law for fiscal year 2008-2009)

AN ORDINANCE ADOPTING THE RATE OF TAX LEVY UPON ALL REAL AND PERSONAL PROPERTY WITHIN SALT LAKE CITY MADE TAXABLE BY LAW FOR FISCAL YEAR 2008-2009.

Be it ordained by the City Council of Salt Lake City:

PREAMBLE

Chapter 2, Title 59 of the Utah Code Ann. states that the governing body of each city shall, by ordinance or resolution, adopt a proposed tax levy or, if the tax rate is not more than the certified tax rate, a final tax levy on the real and personal property for various municipal purposes. Chapter 2, Title 59, of the Utah Code Ann. provides for certain notice and hearing requirements if the proposed tax rate exceeds the certified tax rate. It is the intent of Salt Lake City to comply with the mandate of the Utah Legislature, but reserve in itself the power to amend the tax rates set herein to guarantee, after final appraisal figures have been determined, that it does not exceed the amount required for its governmental operations and taxing authority granted by the Legislature. Further, it is the intent of the City to levy an additional tax, if necessary, to cover costs of State legislative mandates or judicial or administrative orders under Chapter 2, Title 59 of the Utah Code Ann.

SECTION 1. PURPOSE. The purpose of this ordinance is to adopt a tax levy upon all real and personal property within Salt Lake City made taxable by law during

fiscal year 2008-2009 to defray the necessary and proper expenses of Salt Lake City to maintain the government thereof and for operating and maintaining its libraries and reading rooms and to pay for costs of State legislative mandates or judicial or administrative orders under Chapter 2, Title 59 of the Utah Code Ann.

SECTION 2. TAX LEVY: 2008-2009. The City Council hereby levies upon all real and personal property within Salt Lake City made taxable by law, for the fiscal year of Salt Lake City beginning July 1, 2008 and ending June 30, 2009, a tax of _____ on each dollar of taxable valuation of said property apportioned as follows:

(a) shall be credited as revenue in the general fur	edited as revenue in the general r	ited as revenue in the general fu	1 a	creamea	bе	snaii)	(a)
---	------------------------------------	-----------------------------------	-----	---------	----	-------	---	-----

- (b) _____ shall be credited as revenue in the special library fund; and
- (c) _____ shall be credited toward repayment of General Obligation Bonds.

The City Council hereby further levies a tax to cover the costs of State legislative mandates or judicial or administrative orders under Chapter 2, Title 59 of the Utah Code Ann. as determined by the Utah State Tax Commission and the Salt Lake County Auditor's Office.

Said tax levies in this Section 2 shall be subject to Mayor approval and City Council reconsideration pursuant to § 10-3-1214 of the Utah Code Ann.

SECTION 3. CERTIFIED TO AUDITOR. The tax levies hereinabove determined and levied shall be certified by the City Recorder to the Auditor of Salt Lake County, State of Utah, pursuant to the provisions of Chapter 2, Title 59 of the Utah Code Ann.

SECTION 4. RESERVE POWER AND RIGHT TO AMEND. The City hereby expressly reserves the power and right to amend any property tax levy made herein as it may deem just, proper and appropriate under the law.

SECTION 5. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008. Passed by the City Council of Salt Lake City, Utah, this _____ day of _____, 2008. CHAIRPERSON ATTEST: CHIEF DEPUTY CITY RECORDER Transmitted to the Mayor on ______. Mayor's Action: Approved. Vetoed. MAYOR

APPROVED AS TO FORM
Selt Lake City Attorney's Office
Date 4-25-05

Date 4-23-08
By Myn H. J.

ATTEST:	
CHIEF DEPUT	Y CITY RECORDER
(SEAL)	
Bill No Published:	of 2008.

HB_ATTY-#4086-v1-Adopting_tax_levy_2008.DOC

SALT LAKE CITY ORDINANCE

No. of 2008

(Amending Sections 17.16.670 and 17.16.680, and repealing Table 17.16.670, of the Salt Lake City Code, relating to water rates)

AN ORDINANCE AMENDING SECTIONS 17.16.670 AND 17.16.680 OF THE SALT LAKE CITY CODE, RELATING TO WATER RATES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. Section 17.16.670 of the Salt Lake City Code is hereby amended to read as follows, effective for all meter readings during the periods from and including July 1, 2008, and thereafter until further amended:

17.16.670 Minimum Charges:

Each customer shall pay the following minimum fixed charge to cover meter reading, billing, customer service and collection costs:

(Effective July 1, 2008 and thereafter until further amended)

	,		, , , , , , , , , , , , , , , , , , ,	
Size of	City	City Daily	County	County Daily
Connection	Monthly	Rates	Monthly	Rates
³ / ₄ ' & 1"	\$ <u>7.44</u> 7.15	\$. <u>2444</u> 2349	\$ <u>9.87</u> 9.46	\$. <u>3243</u> 3108
1 1/2"	8.87	.2914 .2802	<u>11.8011.35</u>	.3877 3729
	8.53			
2"	<u>9.67</u>	.3177.3055	12.88 12.38	.42324067
	9.30			
3"		.5434.5224	22.15 21.29	. <u>7277</u> 6995
	<u>16.54</u> 15.90			
4"		<u>.5828</u> .5605	23.77 22.86	. <u>78097510</u>
f stager in the same	<u>17.7417.06</u>	The state of the s	rige and comment through the	N.277.7
6"		<u>.8480</u> .8154	<u>34.67</u> 33.32	1. <u>1391</u> 0947
	<u>25.81</u> 24.82			
8"		1. <u>5366</u> 4 775	<u>62.96</u> 60.54	2.0685 1.9890
	<u>46.77</u> 44 .97	.*		٠
10"	<u>87.11</u> 83.76	2.8619 2.7519	<u>117.42</u> 112.90	3.8577 3.7092
Fire Hydrant	<u>113.01</u> 108.66	3.7129	<u>152.39</u> 146.52	5.00674.8138
Meters		3.5699	_	

The minimum fixed charge for meters larger than ten inches (10") shall be based proportionately on meter capacity, as determined by the Public Utilities Director.

Customers which are granted an abatement for taxes on their dwelling under Sections 59-2-1106 through 59-2-1108, Utah Code Annotated, or successor provisions, shall be granted a four dollar and forty cents (\$4.40) abatement of the minimum monthly charge.

SECTION 2. Section 17.16.680 of the Salt Lake City Code is hereby amended to read as follows, effective for all meter readings during the periods from and including July 1, 2008, and thereafter until further amended:

17.16.680 Meter Rates:

Each customer shall pay for each hundred cubic feet of water supplied through such customer's meter at the following rates:

(Effective July 1, 2008 and thereafter until further amended)

Residential Customers (Single)

Winter Months	City Water Rates	County Water Rates
(November – March,		
inclusive)		<u> </u>
All Water Metered	\$0. <u>88</u> 85	\$1.1 <u>9</u> 4

Summer Months	City Water Rates	County Water Rates
(April – October,		·
inclusive)		2011. A
Block 1: 1 through 9	\$0.8 <u>8</u> 5	\$1.1 <u>9</u> 4
hundred cubic feet of water		
Block 2: 10 through 29	\$1.3 <u>5</u> 0	\$1. <u>83</u> 77
hundred cubic feet of water		
Block 3: Excess over 29	\$1.8 <u>8</u> +	\$2. <u>54</u> 4 5
hundred cubic feet of water		

Residential Customers (Duplex)

Winter Months (November – March,	City Water Rates	County Water Rates
inclusive)		
All Water Metered	\$0.8 <u>8</u> 5	\$1.194

Summer Months (April – October, inclusive)	City Water Rates	County Water Rates
Block 1: 1 through 12 hundred cubic feet of water	\$0.8 <u>8</u> 5	\$1.1 <u>9</u> 4
Block 2: 13 through 29	\$1.3 <u>5</u> 0	\$1. <u>83</u> 77

hundred cubic feet of water		
Block 3: Excess over 29	\$1.8 <u>8</u> 4	\$2. <u>54</u> 4 5
hundred cubic feet of water		

Residential Customers (Triplex)

Winter Months (November – March)	City Water Rates	County Water Rates
All Water Metered	\$0.8 <u>8</u> 5	\$1.1 <u>9</u> 4

Summer Months (April – October, inclusive)	City Water Rates	County Water Rates
Block 1: 1 through 15	\$0.8 <u>8</u> 5	\$1.1 <u>9</u> 4
hundred cubic feet of water	· · · · · · · · · · · · · · · · · · ·	
Block 2: 16 through 29	\$1.3 <u>5</u> 0	\$1. <u>83</u> 77
hundred cubic feet of water	•	`,
Block 3: Excess over 29	\$1.8 <u>8</u> +	\$2. <u>54</u> 4 5
hundred cubic feet of water		1. 3.4

Residential Customers (Fourplex or more & Commercial and Industrial Accounts)

Winter Months	City Water Rates	County Water Rates
(November - March,		*
inclusive)		
All Water Metered	\$0.8 <u>8</u> 5	\$1.1 <u>9</u> 4

Summer Months	City Water Rates	County Water Rates
(April – October,		
inclusive)		
Block 1: 1 hundred cubic	\$0.8 <u>8</u> 5	\$1.194
feet of water through	·	
AWC*	·	
Block 2:	\$1.3 <u>5</u> 0	\$1. <u>83</u> 77
Above AWC through		
300% of AWC	·	
Block 3	\$1.8 <u>8</u> 1	\$2. <u>54</u> 4 5
Over 300% of AWC		

AWC means average winter consumption, and is calculated as the average amount of water used by a customer during the months of November through March, inclusive (a "winter period"), taking into account the highest number of complete winter periods available for that customer, up to a maximum of three winter periods. Any customer that at the time of calculation has not established an AWC will be assigned the class average

AWC by meter size for such customer's classification. Customers with defective plumbing or unexplained large usage increases of more than 25%, may be adjusted back to a prior AWC, or be assigned the class average by meter size. In cases where class average is not available or is not reasonable, the Director may use other consumption information specific to such account to determine AWC.

Irrigation Accounts¹

Winter Months (November – March, inclusive)	City Water Rates	County Water Rates
All Water Metered	\$1.3 <u>5</u> 0	\$1. <u>8377</u>

Summer Months (April – October, inclusive)	City Water Rates	County Water Rates
Block 2: 1 hundred cubic feet of water to Target Budget ²	\$1.3 <u>5</u> 0	\$1. <u>83</u> 77
Block 3 Over Target Budget	\$1.8 <u>8</u> 1	\$2. <u>54</u> 45

¹Irrigation Account shall mean an account established for applying water for irrigation and landscaping only, as determined by the public utilities director or his designee.

SECTION 3.	This ordinance	shall take eff	ect immediate	ly upon the d	ate of its
first publication.					

Passed by the City Council of Salt Lake City, Utah this	day of
, 2008.	
	•

²Target Budget shall mean the estimated amount of water consumed per acre, which shall be established by the public utilities director or his designee each year for each customer based on factors including, but not limited to, evapotranspiration, and considering efficient water practices. A different Target Budget shall be established for each month of the irrigation season.

ATTEST:	
CHIEF DEPUTY CITY RECORDER	
Transmitted to Mayor on	
Mayor's Action:ApprovedVetoe	ed.
MAYOR	<u> </u>
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published:	

The Reserve

SALT LAKE CITY ORDINANCE

No. of 2008

(Eliminating Credits Under Innkeeper License Tax)

AN ORDINANCE AMENDING SECTION 5.04.160 OF THE SALT LAKE CITY CODE, RELATING TO THE INNKEEPER LICENSE TAX

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 5.04.160 of the Salt Lake City Code, relating to the innkeeper license tax, be, and the same hereby is, amended as follows:

5.04.160 Innkeeper License Tax:

- A. There is levied upon the business of every person, company, corporation, or other like and similar persons, groups or organizations, doing business in the city as motor courts, motels, hotels, inns or like, and similar public accommodations, an annual license tax equal to one percent (1%) of the gross revenue derived from the rent for each and every occupancy of a suite, room or rooms, for a period of less than thirty (30) days.
- B. For purposes of this section, gross receipts shall be computed upon the base room rental rate. There shall be excluded from the gross revenue, by which this tax is measured:
- 1. The amount of any sales or use tax imposed by the state or by any other governmental agency upon a retailer or consumer;
- 2. The amount of any transient room tax levied under authority of chapter 31 of title 17, Utah Code Annotated, 1953, as amended, or its successor;

- 3. Receipts from the sale or service charge for any food, beverage or room service charges in conjunction with the occupancy of the suite, room or rooms, not included in the base room rate; and
- 4. Charges made for supplying telephone service, gas or electrical energy service, not included in the base room rate.
- C. Any person or business entity subject to the payment of taxes provided under subsection A of this section shall be entitled to credit, against the amount of taxes due thereunder, the amount of license taxes due the city under section 5.04.070 of this chapter and section 5.56.040 of this title, or their successor sections.
- ĐC. The tax imposed by this section shall be due and payable to the city treasurer quarterly on or before the thirtieth day of the month next succeeding each calendar quarterly period, the first of such quarterly periods being the period commencing with July 1, 1982. Every person or business taxed hereunder shall on or before the thirtieth day of the month next succeeding each calendar quarterly period, file with the license office a report of its gross revenue for the preceding quarterly period. The report shall be accompanied by a remittance of the amount of tax due for the period covered by the report.
- $\pm \underline{D}$. The city may contract with the state tax commission to perform all functions incident to the administration and operation of this chapter.

Passed by the City Council of Salt Lake City, Utah this	day of
 , 2008.	

Transmitted to Mayor on	<u> </u>
Mayor's Action:A	pprovedVetoed.
	MAYOR
CHIEF DEPUTY CITY RECORDE	R
(SEAL)	
Bill No of 2008. Published:	

SALT LAKE CITY ORDINANCE No. of 2008

(Vehicle Operator's Certificate Application Fee Increase)

AN ORDINANCE AMENDING SECTION 5.71.220 OF THE SALT LAKE
CITY CODE RELATING TO CHARGING FEES FOR INSPECTIONS OF GROUND
TRANSPORTATION VEHICLES CONDUCTED PURSUANT TO CHAPTER 5.71,
SALT LAKE CITY CODE.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 5.71.220 of the Salt Lake City Code, relating to open space land, be, and the same hereby is, amended as follows:

5.71.220 Other Inspections-Fees:

The inspections provided for in this chapter shall be in addition to any other inspections required by law. The city may charge fees for the inspections provided for in this chapter. Fees shall be established by the Department in the amounts necessary to recover the city's costs for administering inspections under this chapter.

Passed by the City Counc	cil of Salt Lake City, Utah this day of
, 2008.	
ATTEST:	CHAIRPERSON
CHIEF DEPUTY CITY RECORDER	

Transmitted to Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:
HB_ATTY-#4072-v1-amending_5_71_220providing_for_ground_transportation_vehicle_inspection_fees

SALT LAKE CITY ORDINANCE No. of 2008

(Vehicle Operator's Certificate Application Fee Increase)

AN ORDINANCE AMENDING SECTION 5.71.290 OF THE SALT LAKE CITY CODE, RELATING TO THE APPLICATION FEE FOR A GROUND TRANSPORTATION VEHICLE OPERATOR'S CERTIFICATE.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 5.71.290 of the Salt Lake City Code, relating to open space land, be, and the same hereby is, amended as follows:

5.71.290 Application Fee Required:

At the time an application is filed, the applicant shall pay to the city a fee of one hundred dollars (\$\frac{100}{105}.00). The city may adjust such fee after July 1, 2008 and thereafter on an annual basis in order to recover the costs of administering the city's ground transportation programs. but no increase shall exceed five percent (5%) in a single year.

Passed by the City Counc	il of Salt Lake City, Utah this	day of
, 2008.		
ATTEST:	CHAIRPERSON	
CHIEF DEPUTY CITY RECORDER		

Transmitted to Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
CHIEF DEPUTY CITY RECORDER
(SEAL)
(SEAL)
Bill No of 2008. Published:
HB_ATTY-#3988-v1-amending_5_71_290_raising_vehicle_operator_certificate_application_fee

SALT LAKE CITY ORDINANCE

No. of 2008

(Authorizing Fees for Inspection of Ground Transportation Vehicles)

AN ORDINANCE AMENDING SECTION 5.71.220 OF THE SALT LAKE
CITY CODE RELATING TO CHARGING FEES FOR INSPECTIONS OF GROUND
TRANSPORTATION VEHICLES CONDUCTED PURSUANT TO CHAPTER 5.71,
SALT LAKE CITY CODE.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 5.71.220 of the Salt Lake City Code, relating to open space land, be, and the same hereby is, amended as follows:

5.71.220 Other Inspections-Fees:

The inspections provided for in this chapter shall be in addition to any other inspections required by law. The city may charge fees for the inspections provided for in this chapter. Fees shall be established by the Department in the amounts necessary to recover the city's costs for administering inspections under this chapter.

Passed by the City Counc	cil of Salt Lake City, Utah this	_day of
, 2008.		
	CHAIRPERSON	
ATTEST:		
CHIEF DEPUTY CITY RECORDER		

Transmitted to Mayor on
Mayor's Action:ApprovedVetoed.
$\overline{\text{MAYOR}}$
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:
HB_ATTY-#4072-v1-amending_5_71_220providing_for_ground_transportation_vehicle_inspection_fees

SALT LAKE CITY ORDINANCE

No. of 2008

(Increase of Civil Penalties for Unauthorized Use of Streets, Parking Lots, and Other Areas)

AN ORDINANCE AMENDING SECTION 12.56.550 OF THE SALT LAKE
CITY CODE, RELATING TO CIVIL PENALTIES FOR UNAUTHORIZED USE OF
STREETS, PARKING LOTS, AND OTHER AREAS

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 12.56.550 of the Salt Lake City Code, relating to civil penalties for unauthorized use of streets, parking lots, and other areas, be, and the same hereby is, amended as follows:

12.56.550 Unauthorized Use Of Streets, Parking Lots And Other Areas - Penalties:

A. Violation:

- 1. Any person engaging in the unauthorized use of streets, parking lots or other areas as provided under this chapter, within the city, shall be liable for a civil penalty. Any penalty assessed in subsection B of this section may be in addition to such other penalties as may be provided in this title.
- 2. "Unauthorized use of streets" means a violation of any restriction or prohibition contained in this chapter or its successor.
- B. Civil Penalties: Civil penalties shall be imposed as follows:

Section Penalty

12.56.030 \$110.00

12.56.040 110.00 120.00

12.56.050	107.00_115.00
12.56.080	110.00 120.00
12.56.100	107.00 115.00
12.56.110	107.00 <u>115.00</u>
12.56.120	190.00_240.00
12.56.130	190.00 240.00
12.56.150	100.00 105.00
12.56.180	107.00 <u>115.00</u>
12.56.190	100.00 <u>105.00</u>
12.56.210	107.00 <u>115.00</u>
12.56.235	107.00 <u>115.00</u>
12.56.240	110.00 120.00
12.56.250	107.00 115.00
12.56.290	107.00 <u>115.00</u>
12.56.300	107.00 <u>120.00</u>
12.56.302	100.00 105.00
12.56.303	100.00_105.00
12.56.304	100.00 105.00
12.56.310	110.00 <u>120.00</u>
12.56.330	110.00 120.00
12.56.350	107.00 <u>115.00</u>
12.56.360	110.00 <u>120.00</u>
12.56.380	110.00 <u>120.00</u>

12.56.390	107.00 <u>115.00</u>
12.56.400	107.00 <u>115.00</u>
12.56.410	107.00 <u>115.00</u>
12.56.420	110.00 <u>120.00</u>
12.56.430	107.00 <u>115.00</u>
12.56.440	107.00 <u>115.00</u>
(with the exce	ption of 12.56.440A5
and 12.56.440	A19)
12.56.440A5	115.00 <u>127.00</u>
12.56.440A19	190.00 <u>240.00</u>
12.56.450	100.00 <u>105.00</u>
12.56.460	110.00 <u>120.00</u>
12.56.465	145.00 <u>172.00</u>
12.56.470	110.00 <u>120.00</u>
12.56.480	110.00 <u>120.00</u>
12.56.490	110.00 <u>120.00</u>
12.56.500	110.00 <u>120.00</u>
12.56.510	110.00
12.56.515	107.00 <u>115.00</u>
12.56.520	107.00 <u>115.00</u>
12.56.525	107.00 <u>115.00</u>

C. Reduction Of Penalties: The civil penalties specified in subsection B of this section shall be subject to the following:

- 1. Any penalty that is paid within ten (10) days from the date of receipt of notice shall be reduced by the sum of ninety dollars (\$90.00).
- 2. Any penalty that is paid within twenty (20) days from the date of receipt of notice shall be reduced by the sum of sixty dollars (\$60.00).
- 3. Any penalty that is paid within thirty (30) days from the date of receipt of notice shall be reduced by the sum of thirty dollars (\$30.00).
- D. Receipt Of Notice: As used in this section, "receipt of notice" means the affixing of a notice to the vehicle alleged to have been employed in such unauthorized use, or by delivery of such notice to the owner or driver thereof.
- E. Other Fees And Assessments: A thirty dollar (\$30.00) administrative fee shall be assessed for the city's cost of collecting past due debts.
 - SECTION 2. That this ordinance shall take effect July 1, 2008.

Passed by the City Council	of Salt Lake City, Utah this day of
, 2008.	
ATTEST:	CHAIRPERSON
CHIEF DEPUTY CITY RECORDER	
Transmitted to Mayor on	·
Mayor's Action:Appro	vedVetoed.
	MAYOR
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published:	
HR ATTY-#3992-v1-amending 12 56 550 unauthori	zed lise of streets

SALT LAKE CITY ORDINANCE No. of 2008

(Amending Chapter 2 of the Salt Lake City Code to reflect changes in the structure of the City Administration)

AN ORDINANCE AMENDING CHAPTER 2 OF THE SALT LAKE CITY CODE TO REFLECT CHANGES IN THE STRUCTURE OF THE CITY ADMINISTRATION.

WHEREAS, the Mayor has proposed certain changes to the structure of the City Administration; and

WHEREAS, the City Council finds that those proposed changes are in the best interest of the City;

Now, therefore, be it ordained by the City Council of Salt Lake City as follows:

SECTION 1: Section 2.04.010M and N of the Salt Lake City Code shall be and hereby is amended to read as follows:

M. Economic development;

NM. Performing such other duties as may be prescribed or permitted by law, including: issuing proclamations; vetoing ordinances, tax levies and appropriations, subject to council veto override as provided by state law; and establishing job descriptions, job functions, job classifications or reclassifications and compensation therefore, within the budgeted appropriations and consistent with state law.

SECTION 2: Section 2.08.050 of the Salt Lake City Code shall be and hereby is amended to read as follows:

2.080.050 Department of Community and Economic Development:

- A. Functions: The department of community <u>and economic</u> development shall have charge of and be responsible for:
 - 1. Land use planning;

- 2. Business regulation;
- 3. Housing;
- 4. Building and housing codes;
- 5. Transportation engineering; and
- 6. Economic development.

SECTION 3: Section 2.08.020 of the Salt Lake City Code shall be and hereby is enacted to read as follows:

2.08.020 Department of Chief Administrative Officer;

- A. Functions: The department of the Chief Administrative Officer shall have charge of and be responsible for:
 - 1. Emergency Management;
 - 2. Office of Sustainability;
 - 3. Office of Environmental Management; and
 - 4. Civilian Review Board

SECTION 4: Section 2.72.060A of the Salt Lake City Code shall be and hereby is amended to read as follows:

2.72.060 Independent Board Administrator:

A. Appointment; Removal: In the interest of legitimate civilian oversight, the mayor shall appoint a full time independent administrator for the board. In making such appointment, the mayor shall consider any recommendations of the board regarding who should be appointed. The administrator shall operate out of the city's department of management services the chief administrative officer. The administrator shall be an at-will employee and shall be subject to removal by the mayor, with or without cause, but only after the mayor considers any recommendations of the board regarding such removal.

SECTION 5: Effective Date: This ordinance shall become effective on July 1, 2008.

, 2008.	·		
	•		
·			
	CHAIRPERSON		٠
ATTEST:			
	·		-
CHIEF DEPUTY CITY RECORDER			
Fransmitted to the Mayor on	·	•	
Mayor's Action:Approved	_Vetoed.	•	
	•		
	MAYOR		•
A TENDOCTO			
ATTEST:			
		,	
CHIEF DEPUTY CITY RECORDER			
CHIEF DEPUTY CITY RECORDER			
CHIEF DEPUTY CITY RECORDER (SEAL)			
(SEAL)			

SALT LAKE CITY ORDINANCE

No. of 2008

(Increase to Business License Regulatory Fees and Disproportionate Costs)

AN ORDINANCE AMENDING SECTION 5.04.070 OF THE SALT LAKE
CITY CODE, RELATING TO BUSINESS LICENSE REGULATORY FEES AND
DISPROPORTIONATE COSTS, REVISING SCHEDULE 1 OF TITLE 5 LISTING
REGULATORY FEES, AND ADOPTING SCHEDULE 2 OF TITLE 5 LISTING FEES
FOR DISPROPORTIONATE COSTS.

WHEREAS, pursuant to Section 10-1-203(1), Utah Code Ann. (2007), municipalities are authorized to license businesses for the purpose of regulation and revenue:

WHEREAS, pursuant to Section 10-1-203(5)(a)(i)(C), Utah Code Ann. (2007), a municipality may raise revenue by levying and collecting a license fee on businesses that cause disproportionate municipal services costs;

WHEREAS, pursuant to Section 10-1-203(5)(c), Utah Code Ann. (2007), before the governing body of a municipality imposes a license fee or tax on a business that causes disproportionate municipal services costs, the governing body must adopt an ordinance defining for the purposes of the tax what constitutes disproportionate costs and what amounts are reasonably related the costs of municipal services provided;

WHEREAS, Section 5.04.070(D) identifies what constitutes disproportionate costs;

WHEREAS, in 2006, the City's finance office conducted a time study of police and fire department service calls made by different types of businesses to determine the basic level of services and disproportionate level of services provided;

WHEREAS, based on the aforementioned time study, the finance office recommends certain increases in the City's regulatory and disproportionate license fees to recover the costs of providing municipal services to city businesses.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 5.04.070 of the Salt Lake City Code, relating to open space land, be, and the same hereby is, amended as follows:

5.04.070 License Fees Levied:

- A. Fees For Businesses Located In The City: There is levied upon the business of every person engaged in business in the city at a place of business within the city, an annual business license fee per place of business. The amount of the fee shall be the base license fee imposed under subsection B of this section, plus:
- 1. The regulatory fee imposed under subsection C of this section, if applicable; and
- 2. The disproportionate impact fee imposed under subsection D of this section, if applicable; and
- 3. The enhanced services fee imposed under subsection E of this section, if applicable.
- B. Base License Fee: The base license fee levied and imposed, covering licensing, inspection, and related administrative costs shall be as follows:
- 1. Home occupation businesses: Fifty dollars (\$50.00).
- 2. Nonhome occupation businesses: Seventy five dollars (\$75.00).

C. Regulatory Fee: The regulatory fee levied and imposed, for direct cost associated with doing business within the city, covering licenses listed under schedule 1 of this title shall be as set forth thereunder.

D. Disproportionate Costs:

- 1. It is determined by the city council that a disproportionate level of municipal services are provided to certain businesses within the city in comparison with that level of services provided to other businesses and to residences within the city, based on additional services provided to such businesses and on disproportionate use of police, fire, transportation, and street maintenance services and the additional costs associated with increased usage of public facilities by employees.
- 2. The fee determined to be related to the disproportionate costs of such municipal services is eleven-fifteen dollars (\$1±5.00) per employee for each and every full time and part time employee exceeding one, engaged in the operation of said business, based upon the "number of employees" defined in section 5.02.005 of this title, or its successor section.
- 3. Additional fees for disproportionate costs related to specific business are listed under schedule 2 of this title.
- E. Enhanced Services: It is determined by the city council that municipal services are provided to businesses within the central business district and the Sugar House business district, as defined in the zoning ordinance, at a level which exceeds other geographic areas of the city. No enhanced service fee shall be charged said businesses at the present time.

- F. Multiple Rental Dwellings: An owner of multiple rental dwellings within the city shall be required to obtain one base license and to pay one base license fee for the operation and maintenance of all such rental dwellings plus a regulatory fee as set forth in subsections B and C of this section.
- G. Fee For Businesses Located Outside The City: There is levied upon every person engaged in business in the city, not having a place of business in the city, and not exempt as provided by section 5.04.040 of this article, or its successor section, the same license fee as if such place of business were located within the corporate limits of Salt Lake City.
- H. Nonrefundable Application Fee: In the event any initial or renewal business license application is denied by the city or is withdrawn by the applicant, the city shall be entitled to retain the sum of thirty five dollars (\$35.00) as a nonrefundable business license application fee from any license fees paid or payable to the city, unless another nonrefundable business license application fee is otherwise provided for under the ordinances of the city.
- I. Renewal Notices: Any notice or renewal reminder provided by the city in connection with this section may be sent by ordinary mail, addressed to the address of the business as shown on the records of the city's licensing office, or, if no such address is shown, to such address as the licensing office is able to ascertain by reasonable effort. Failure of a business to receive any such notice or reminder shall not release such business from any fee or any penalty, nor shall such failure operate to extend any time limit set by the provisions of this chapter.

SCHEDULE 1

The following classes of businesses, listed with their subclasses, shall be charged the following annual regulatory fees. The listed fee includes the charge for one background check where required. For each additional background check per business there shall be a fee of one hundred thirty three dollars (\$133.00).

Classes And Subclasses Of Businesses

Regulatory Fee

1. Pawnshop and secondhand dealer

PAWNBROKER

Fee per business

\$1,000.00 \$1250.00

SECONDHAND COMPACT DISK EXCHANGE DEALER

Fee per business

300.00 <u>375.00</u>

SECONDHAND COMPUTER EXCHANGE DEALER

Fee per business

133.00 166.00

2. Transportation vehicles

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

Fee per business (new application)

112.00 140.00

Fee per business (renewal)

0.00

HORSEDRAWN CARRIAGE

Fee per business

40.00

3. Apartments

APARTMENT UNITS

Fee per rental unit

12.00 15.00

4. Class A beer

Fee per license

190.00 <u>238.00</u>

5.	Class B beer	
1	Fee per license	150.00 <u>188.00</u>
6.	Class C beer	
	Fee per license	213.00 <u>266.00</u>
7.	Class D beer special event	
	Fee per event	150.00 <u>188.00</u>
8.	Class E beer	
	Fee per license	170.00 <u>213.00</u>
9.	Class F brewpub/microbrewery	
	Fee per license	150.00 <u>188.00</u>
10.	Seasonal beer	
	Fee per license	133.00 <u>188.00</u>
11.	Class A private club	
	Fee per business	315.00 <u>334.00</u>
12.	Class B private club	
	Fee per business	315.00 <u>334.00</u>
13.	Class C private club	
	Fee per business	315.00 <u>334.00</u>
14.	Class D private club	315.00 <u>334.00</u>
15.	Class E private club	66.00 <u>70.00</u>
16.	Liquor consumption	
	Fee per license	<u>16.00</u> <u>20.00</u>
17.	Government owned alcohol related busines	ss

	Fee per business	133.00
18.	Auctioneer	
	Fee per auctioneer	80.00 <u>100.00</u>
19.	Auction	
	AUCTION HOUSE-TRANSIENT	
	Fee per business, per day	150.00 <u>188.00</u>
20.	Room rental (other than apartments)	
	BOARDING AND ROOMING HOUSE	
	Fee per rental unit	3.00 <u>4.00</u>
	HOTEL	
	Fee per rental unit	3.00 <u>4.00</u>
	MOTEL	
	Fee per rental unit	3.00 <u>4.00</u>
21.	Entertainment	
	CONCERT	
	Fee per exhibition room	70.00
	DANCE HALL	
	Fee per room	10.00 <u>13.00</u>
	LIVE ENTERTAINMENT	
	Fee per exhibition room	0.00
	THEATER-LIVE	
	Fee per exhibition room	80.00 <u>100.00</u>
l	THEATER MOTION PICTURE	

•	Fee per screen	0.00
22.	Dating/marriage	
	Fee per business	80.00
23.	Fireworks	
	FIREWORKS-INSIDE	
	FIREWORKS-OUTSIDE	
	Fee per location	4 9.00 <u>61.00</u>
24.	Gas/oil	
	WHOLESALE GAS	
	Fee (total per year)	162.00 <u>203.00</u>
25.	Sexually oriented	
	ADULT BUSINESS	
	Fee per business	288.00
	NUDE AGENCY	
	Fee per business	600.00_750.00
	NUDE ENTERTAINMENT BUSINESS	
	Fee per business	288.00
	SEMINUDE DANCE AGENCY	
	Fee per business	290.00
	SEMINUDE DANCING BAR	
	Fee per business	222.00
	SEXUALLY ORIENTED BUSINESS OUT	TCALL AGENCY
	Fee per agency	800.00 <u>1,000.00</u>

26. Sexually oriented

ADULT EMPLOYEE (NONESCORT)

Fee per employee

140.00 175.00

SEXUALLY ORIENTED BUSINESS OUTCALL

NONPERFORMER (NONESCORT)

Fee per employee

140.00 175.00

27. Sexually oriented

The fee contained in this section shall be prorated as follows: If 180 days or fewer remain before the employer's license expires, the fee shall be 50 percent of the full fee. If 181 days or more remain before the employer's license expires, the full fee shall be charged.

NUDE PERFORMER EMPLOYEE

Fee per nude/seminude performer

160.00 <u>200.00</u>

SEMINUDE DANCE PERFORMER

Fee per nude/seminude performer

160.00 200.00

SEMINUDE PERFORMER EMPLOYEE

Same as Seminude Dance Performer

28. Sexually oriented business

The fee contained in this section shall be prorated as follows: If 180 days or fewer remain before the employer's license expires, the fee shall be 50 percent of the full fee. If 181 days or more remain before the employer's license expires, the full fee shall be charged.

SEXUALLY ORIENTED BUSINESS OUTCALL

PERFORMER (ESCORT)

	Fee per outcall performer	600.00 750.00
29.	Sexually oriented	
	SEXUALLY ORIENTED BUSINESS TRA	NSFER
	Fee per performer transfer	70.00
30.	Sexually oriented business	
	PHOTOGRAPHY, ADULT	
	Fee per photographer	140.00
31.	Solicitor	
	Fee per individual	80.00 <u>100.00</u>
32.	Amusement devices/billiards	
	AMUSEMENT DEVICES	
	Fee per device	2.00 <u>2.50</u>
	BILLIARDS	
	Fee per device	2.00 <u>2.50</u>
33.	Miscellaneous	
	ICE CREAM VENDORS	
	Fee per business	25.00
	LOCKSMITHS	
	Fee per business	0.00
	PEDICABS	
	Fee per business	0.00
	SIDEWALK VENDING/SNOW CART	

Fee per business

0.00

SCHEDULE 2

The following classes of businesses, listed with their subclasses, shall be charged the following annual disproportionate fees.

1.	Amusement Devices/Billiards	\$20.00/business
2.	AUTOMOBILES	
	Automobile Dealers	45.00
	Automobile Parts Sales	85.00
	Automobile Rental Agencies	20.00
	Automobile Repair	45.00
	Automobile Towing/Wrecking	15.00
3.	Banks	100.00
4.	Child Care Facilities	100.00
<u>5.</u>	. Clothing Sales	75.00
6.	Construction Businesses	20.00
7	Convalescent and Retirement Facilities	120.00
8.	Dance Halls	15.00
9.	Dry Cleaning and Laundry	100.00
10.	Electronic Goods Sales	120.00
<u>11.</u>	Engineering	20.00
12.	Furniture Sales	45.00
13.	Gasoline Stations	120.00
<u>14.</u>	Grocery/Convenience Store (including gase	oline)

		100.00
<u>15.</u>	Hardware Sales	100.00
<u>16.</u>	Health Care Facilities; Hospitals	35.00
<u>17.</u>	Interior Design	20.00
18.	Janitorial	55.00
<u> 19.</u>	Lawyers	15.00
<u>20.</u>	Live Entertainment; Concerts	15.00
<u>21. </u>	Manufacturing	35.00
<u>22.</u>	Miscellaneous Retail/Wholesale Sales	35.00
<u>23.</u>	Miscellaneous Services	20.00
<u>24.</u>	Motion Picture Theater	75.00
<u>25.</u>	Real Estate Agency	15.00
<u> 26.</u>	Restaurants; Cafeterias	75.00
<u>27.</u>	RV Parks and Campgrounds	20.00/space
28.	Shipping Companies	35.00
<u>29.</u>	Sporting Goods Sales	35.00
<u>30.</u>	Storage Services	45.00
<u>31.</u>	Wholesale Gas and Oil Businesses	20.00

SECTION 2. That this ordinance shall take effect July 1, 2008.

Passed by the City Council of Salt Lake City, Utah this _____ day of _____, 2008.

CYL I DDDD CON
CHAIRPERSON ATTEST:
CHIEF DEPUTY CITY RECORDER
Transmitted to Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
THE CIC
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:
HB_ATTY-#4049-v1-amending_5_04_070_increased_regulatory_and_disproportionate_license_fees

SALT LAKE CITY ORDINANCE

No. of 2008

(Amending Vehicle Towing, Impound, Storage, and Booting Fees)

AN ORDINANCE AMENDING SECTION 12.96.025, *SALT LAKE CITY CODE*, RELATING TO VEHICLE TOWING, IMPOUND, STORAGE, AND BOOTING FEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 12.96.025, *Salt Lake City Code*, pertaining to vehicle towing, impound, storage, and booting fees, be, and the same hereby is, amended to read as follows:

12.96.025 Towing, Impound, And Storage, And Booting Fees:

There are imposed for the towing, and impound, and storage, and booting of vehicles under this chapter the following fees:

- A. Towing: The city's actual costs incurred.
- B. Impound processing: One hundred fifty sixty five dollars (\$\frac{150165}{.00}\).
- C. Storage per day: Fifteen Sixteen dollars and fifty cents (\$15.0016.50).
- D. Booting fee: Forty <u>four dollars</u> (\$4044.00).
- E. On street booting release fee: Fifteen Sixteen dollars and fifty cents (\$15.0016.50).

SECTION 2. This ordinance shall take effect July 1, 2008.

Passed by the City Council of Salt Lake Cit	y, Utah this	_day of	,
, 2008.			
	CHAIRPERSON	,	
ATTEST:			
CHIEF DEPUTY CITY RECORDER	•		
Transmitted to Mayor on	•		•
Mayor's Action:Approve	edVetoe	d.	
ATTEST:	MAYOR	<u>. </u>	<u> </u>
CHIEF DEPUTY CITY RECORDER		e e	
(SEAL)		APPROVED A	
Bill No of 2008. Published:		Date 4-28	Fergus

HB_ATTY-#4099-v1-Ordinance_amending_12_96_025.DOC

SALT LAKE CITY ORDINANCE

No. _____ of 2008 (Amending Recreation Program Fees)

AN ORDINANCE AMENDING SECTION 15.16.090, SALT LAKE CITY CODE, RELATING TO RECREATION PROGRAM FEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 15.16.090, Salt Lake City Code, pertaining to recreation program fees be, and the same hereby is, amended to read as follows:

15.16.090 Recreation Program Fees:

- A. The director of public services and the director of community and economic development, with approval of the mayor, shall establish a fee schedule for recreation program fees; provided, however, that the maximum fees charged shall be as follows:
 - 1. City Special Events: The majority of special events produced or sponsored by Salt Lake City shall be free to the public. These events include, but are not limited to, Bike Bonanza, Friday Night Flicks, 4th of July Celebration at Jordan Park, Fireworks for 24th of July Celebration at Liberty Park, Monster Block Party, Highland Bagpipe Experience, Salt Lake City Gets Fit Online Tracking, The People's Market, and the International Culture Fest.

The Salt Lake City Gets Fit 5K is currently charging a fifteen dollar (\$15.00) admission fee. The Salt Lake City Gets Fit Volleyball Tournament charges an admission fee of twenty dollars (\$20.00). These admission fees will not exceed twenty-five dollars (\$25.00) per person. These fees represent a partial recovery of the costs to produce these events.

Fees for additional special events and festivals that may be produced or sponsored by Salt Lake City, or held on city owned or city managed property, shall be established consistent with fees for similar events as set forth in the above fee schedule.

2. **Programs and Fees:** Youth and family programs:

Programs

Fees

After school program

Monthly after-school fees will be:

Effective fall 2007, \$200.00 for full fee paying participants, \$75.00 for participants with reduced lunch status, \$35.00 for participants with free lunch status, and \$10.00 for participants needing full scholarship;

Participants without a lunch status will pay the fee applicable according to the federal poverty guidelines used by the Salt Lake School District to determine reduced and free lunch status.

Summer Program

Summer program fees will be charged on a weekly basis until summer 2008, at which point fees will be charged on a monthly basis as set forth in subsection A2b of this section.

a. Effective summer 2006 and until summer 2008, \$50.00 for full fee paying participants, \$25.00 for participants with reduced lunch status, and \$12.00 for participants with free lunch status; and

b. Effective summer 2008, an amount not to exceed \$400.00 for full fee paying participants, \$150.00 for participants with reduced lunch status, an amount not to exceed \$75.00 for participants with free lunch status, and \$10 for participants needing full scholarship;

Participants without a lunch status will pay the fee applicable according to the federal poverty guidelines used by the Salt Lake School District to determine reduced and free lunch status.

Boxing:

Youth (age 8-18)

\$15.00/3 months

Adults

\$40.00/3 months or \$2.00/day

Seniors

\$1.00 per day

Ceramics:

Youth

\$20.00, plus \$10.00 for materials

Parent/child

\$30.00, plus \$10 for materials

Adult

\$40.00, plus \$10 for materials

Dance:

Youth

\$20.00

Parent/child

\$30.00

Drama and theater classes

\$20.00

Film classes

\$20.00

Film/TV production classes \$20.00

Music:

Youth

\$20.00

Parent/child

\$30.00

Guitar

\$20.00

Junior jazz basketball

\$45.00

Summer basketball camp

\$25.00

Karate

\$40.00

Open Gym:

Adult

\$2.00 per day

Youth (age 8-18)

Free

Adult Gym Pass

\$20 for 12 visits; \$35 for 24 visits; \$150 for an annual pass

Showers

Adults (54 years and under) \$44.00/3 months or \$1.00 per day

Seniors (55 years and over)

\$22.00/3 months or 50 cents per day

Soccer

\$30.00

Major League Soccer Camp \$25.00

	·	
T-ball	\$30.00	
Tennis	\$15.00	
Visual arts classes:		
Youth	\$20.00	
Parent/child	\$30.00	
Youth evening open recreation, annual	Free	
Facility Rentals	Cost Per Hour	Capacity Of Facility
Sorenson Center:		
Meeting room	\$15.00	40 people
West gymnasium	\$25.00	100 people
East gymnasium	\$25.00	100 people
Movie production	\$300.00	
Parking lot rental	\$150.00	
Non-profit organizations	Free of charge	40 people maximum
Community Council Meetings – City Activities	Free of charge	
Unity Center:	Fee	
Main Lobby/Gallery:		
For profit business/individua not residing in Glendale or Poplar Grove	lls \$250.00	
Non-Profit charging a fee	\$225.00	

\$200.00

Non-Profit not charging a fee

Individuals residing in Glendale or Poplar Grove

\$175.00 per group

Community Council

Meetings – City Activities

Free of charge

Theater:

For profit business/individuals not residing in Glendale or Poplar Grove

\$200.00

Non-Profit charging a fee

\$175.00

Non-Profit not charging a fee

\$150.00

Individuals residing in Glendale

or Poplar Grove

\$125.00 per group

Community Council

Meetings – City Activities

Free of charge

Reception Area:

For profit business/individuals not residing in Glendale or Poplar Grove

\$55.00

Non-Profit charging a fee

\$50.00

Non-Profit not charging a fee

\$45.00

Individuals residing in Glendale

or Poplar Grove

\$40.00 per group

Community Council

Meetings – City Activities

Free of charge

Kitchen:

For profit business/individuals not residing in Glendale or

Poplar Grove

\$40.00

Non-Profit charging a fee

\$35.00

	Non-Profit not	charging a fee	\$30.00
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Individuals residing in Glendale

or Poplar Grove \$25.00 per group

Community Council

Meetings – City Activities Free of charge

SLC Conference Room \$25.00 maximum

Lobby/Theater/Kitchen:

For profit business/individuals not residing in Glendale or

Poplar Grove \$425.00

Non-Profit charging a fee \$400.00

Non-Profit not charging a fee \$375.00

Individuals residing in Glendale

or Poplar Grove \$350.00 per group

Community Council

Meetings – City Activities Free of charge

Unity Center Facility \$500.00

Drop In Day Care \$1.00 per hr/maximum hrs 2 \$or 2.00

B. The director of public services and the director of community and economic development, in establishing fees within the limitations provided in this section, shall determine the fee based upon the recoupment of costs incurred by city personnel for their time in making the reservations and in their involvement with the activity. The fees charged do not represent the payment of any consideration for the use of the land, which is provided at no cost, fee, or consideration.

SECTION 2. This ordinance shall take effect July 1, 2008.

Passed by the City Council of Salt Lake Ci	ty, Utah this	_day of
, 2008.		
	CHAIRPERSON	
ATTEST:		
•		
CHIEF DEPUTY CITY RECORDER		
Transmitted to Mayor on		
Mayor's Action:Approv	vedVetoe	ed.
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	MANOD	·
ATTEST:	MAYOR	
CHIEF DEPUTY CITY RECORDER		
(SEAL)		APPROVED AS TO FORM Salt Lake City Attorneys Office Peter 4-29-08
Bill No of 2008. Published:		By Soyd Ferguson

HB_ATTY-#4087-v2-Ordinance_amending_15_16_re_recreation_program_fees.DOC

SALT LAKE CITY ORDINANCE

No. _____ of 200 (Cemetery Fees)

AN ORDINANCE AMENDING CHAPTER 15.24, SALT LAKE CITY CODE, RELATING TO CEMETERIES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 15.24.120, *Salt Lake City Code*, pertaining to price for gravesites be, and the same hereby is, amended to read as follows:

15.24.120 Price For Gravesites:

The price for each gravesite sold in the various locations within the city cemetery shall be as follows:

- A. Adult Gravesite: Beginning July 1, 20085, the price for an adult gravesite shall be six-seven hundred fifty-seventy dollars (\$650770.00) for Salt Lake City residents and nine one thousand three hundred fifty-forty seven dollars (\$9501,347.00) for non-Salt Lake City residents. Beginning July 1, 2006, the price for an adult gravesite shall be seven hundred dollars (\$700.00) for Salt Lake City residents and one thousand two hundred twenty five dollars (\$1225.00) for non-Salt Lake City residents.
- B. Infant Gravesite: Beginning July 1, 20085, the price for an infant gravesite shall be three-four hundred fifty forty dollars (\$350440.00) for Salt Lake City residents and five-seven hundred thirty five seventy dollars (\$535770.00) for non-Salt Lake City residents. Beginning July 1, 2006, the price for an infant gravesite shall be four hundred dollars (\$400.00) for Salt Lake City residents and seven hundred dollars (\$700.00) for non-Salt Lake City residents.

SECTION 2. That Section 15.24.180, Salt Lake City Code, pertaining to transfer of certificate - recording fee be, and the same hereby is, amended to read as follows:

15.24.180 Transfer of Certificate - Recording Fee:

The fee for recording a transfer of the certificate of burial rights from the original purchaser to another party shall be thirty three dollars (\$330.00). No such transfer shall be binding upon the city until such transfer fee has been paid and the transfer recorded by the city sexton/maintenance supervisor.

SECTION 3. That Section 15.24.220, Salt Lake City Code, pertaining to lots - continuing care required be, and the same hereby is, amended to read as follows:

15.24.220 Lots - Continuing Care Required:

A. All lots in the city cemetery shall be continually maintained by the city, whether sold with or without continuing care. Any lot that may have been sold without continuing care shall be subject to a charge of one hundred fifty dollars (\$150.00) per lot beginning July 1, 2005, for residents and two hundred twenty five dollars (\$225.00) for nonresidents. Beginning July 1, 20086, any lot that may have been sold without continuing care shall be subject to a charge of two hundred twenty dollars (\$200220.00) for Salt Lake City residents and three hundred fifty eighty five dollars (\$350385.00) for non-Salt Lake City residents. Said charge shall be collected from the lot owner or person interested in such lot, and in consideration of the payment of said sum the city shall continually care for and maintain such lot until said lot is transferred to another party.

Beginning July 1, 2008, Uupon any sale or other transfer of any cemetery lot, a continuing care charge of six hundred fifty dollars (\$650.00) beginning July 1, 2005, and

seven hundred <u>seventy</u> dollars (\$700<u>770</u>.00) beginning July 1, 2006, per lot shall be payable to the city by the transferee.

B. No grave opening upon any lot shall be authorized by the city sexton/maintenance supervisor if continuing care is owed upon such lot until the charge provided in this section is paid. The execution of an installment note in accordance with the provisions of this chapter shall be deemed payment in order to authorize grave openings.

SECTION 4. That Section 15.24.290, *Salt Lake City Code*, pertaining to fees for city sexton/maintenance supervisor's services be, and the same hereby is, amended to read as follows:

15.24.290 Fees For City Sexton/Maintenance Supervisor's Services:

- A. <u>Beginning July 1, 2008, Tthe city sexton/maintenance supervisor shall</u> collect from those requiring his/her services, the following fees <u>Monday through</u>

 Saturday:
- 1. For opening and closing a single infant grave of five feet (5') in length or less, two-three hundred fifty thirty dollars (\$250330.00) for Salt Lake City residents beginning July 1, 2005, and three hundred dollars (\$300.00) beginning July 1, 2006, and for non-Salt Lake City residents three hundred seventy five dollars (\$375.00) beginning July 1, 2005, and five hundred twenty five seventy seven dollars (\$525577.00) for non-Salt Lake City residents beginning July 1, 2006;
- 2. For opening and closing a single adult grave for cement receptacle, four five hundred fifty dollars (\$450550.00) for Salt Lake City residents beginning July 1, 2005, and five hundred dollars (\$500.00) beginning July 1, 2006. For non-Salt Lake City

residents six hundred sixty dollars (\$660.00) beginning July 1, 2005, and eight nine hundred seventy five-sixty two dollars (\$875962.00) for non-Salt Lake City residents beginning July 1, 2006;

- 3. Fees for removal of remains of deceased individuals:
- a. Adult removal from existing grave: One thousand one hundred dollars (\$1,0001,100.00),
 - b. Infant removal from existing grave: Ffive hundred fifty dollars (\$\frac{500}{5}50.00),
 - c. Removal of cremains: Ffour hundred forty dollars (\$400440.00);
- 4. For the burial of cremains, two hundred <u>seventy five</u> dollars (\$200275.00) for Salt Lake City residents <u>beginning July 1, 2005</u>, and two hundred fifty dollars (\$250.00) beginning July 1, 2006. For non-Salt Lake City residents three hundred dollars (\$300.00) beginning July 1, 2005, and four hundred <u>forty eighty four</u> dollars (\$440484.00) <u>for non-Salt Lake City residents beginning July 1, 2006</u>;
- 5. For opening and closing a double deep grave for Salt Lake City residents, five hundred fifty dollars (\$550.00) beginning July 1, 2005, and six hundred sixty dollars (\$600660.00) for Salt Lake City residents beginning July 1, 2006. and For non-Salt Lake City residents, eight hundred twenty five dollars (\$825.00) beginning July 1, 2005, and one thousand one hundred fifty five dollars (\$1,0501,155.00) for non-Salt Lake City residents beginning July 1, 2006;
- 6. For opening and closing the top of an existing double deep grave-for Salt Lake City residents, four hundred fifty dollars (\$450.00) beginning July 1, 2005, and five hundred fifty dollars (\$500550.00) for Salt Lake City residents beginning July 1, 2006, and for non-Salt Lake City residents, six nine hundred sixty two dollars (\$660962.00) for

non-Salt Lake City residents beginning July 1, 2005, and eight hundred seventy five dollars (\$875.00) beginning July 1, 2006;

- 7. Fees for removal and lowering of deceased individuals:
- a. Adult Salt Lake City resident removal and lowering: Oone thousand five six hundred fifty dollars (\$1,5001,650.00),
- b. Adult non-Salt Lake City resident-removal and lowering: One two thousand eight hundred fifty thirty five dollars (\$1,8502,035.00),
- c. Infant Salt Lake City resident removal and lowering: Oone thousand one two hundred ten dollars (\$1,1001,210.00),
- d. Infant non-Salt Lake City resident removal and lowering: Oone thousand three four hundred fifty-eighty five dollars (\$1,3501,485.00);
 - 8. For marker monitoring fees:
 - a. Ground level marker: Ffifty five dollars (\$5055.00),
 - b. Upright marker: Oone hundred ten dollars (\$100110.00).

For purposes of this section, "ground level marker" means a marker which that can be passed over by the city's lawn mowers without obstruction. All markers which that are not ground level markers shall be known as "upright markers";

- 9. For opening and closing a grave at the Fort Douglas cemetery:
- a. Six Nine hundred twenty thirty five dollars (\$625935.00). beginning July 1, 2005,
 - b. Eight hundred fifty dollars (\$850.00) beginning July 1, 2006;
 - 10. For opening and closing a grave at the Jewish cemetery:
 - a. Four hundred fifty dollars (\$450.00) beginning July 1, 2005,

- ba. Five hundred fifty dollars (\$500550.00) beginning July 1, 2006.
- B. <u>Beginning July 1, 2008, Ffor interments burials</u> not completed by four o'clock (4:00) P.M. on any day, a fee of one hundred twenty dollars (\$120.00) beginning July 1, 2005, and one hundred forty fifty four dollars (\$140154.00) per hour beginning July 1, 2006, per hour shall be charged in addition to any other fees and costs provided <u>for</u> in this chapter.
- C. Beginning July 1, 2008, for any burial on a Saturday, a fee of two hundred dollars (\$200.00) shall be charged in addition to any other fees and costs provided for in this chapter.
- ED. Beginning July 1, 2008, Ffor any burial on a Sunday or holiday, there shall be charged a fee of two hundred forty dollars (\$240.00) beginning July 1, 2005, and two three hundred eighty dollars (\$280308.00) beginning July 1, 2006, shall be charged in addition to any other fees and costs provided for in this chapter for the service being provided.

SECTION 4. This ordinance shall take effect on July 1, 2008.

Passed by the City Council of Salt Lake Cit	ty, Utah this day of
, 2008.	
ATTEST:	CHAIRPERSON
CHIEF DEPUTY CITY RECORDER	
Transmitted to Mayor on	·
Mayor's Action:Approve	edVetoed.
	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	Salt Lake City Attorney's Off Date 4-29-07 By Soyl Feature
·	
(SEAL)	
Bill No of 2008. Published:	

HB_ATTY-#4074-v1-Ordinance_amending_Chapter_15_24_re_cemetery_fees.DOC

SALT LAKE CITY ORDINANCE

To. of 2008

(Increasing all Planning, Zoning, Building Permit and Related Fees)

AN ORDINANCE INCREASING ALL PLANNING, ZONING, BUILDING PERMIT AND RELATED FEES.

WHEREAS, the Mayor has proposed to increase all planning, zoning, building permit and related fees by 10% for the coming fiscal year; and

WHEREAS, the City Council finds that this proposal is in the best interest of the City;

Now, Therefore, be it ordained by the City Council of Salt Lake City, Utah, as follows:

SECTION 1: The table of building permit fees located in section 18.32.035 of the Salt Lake City Code shall be and hereby is amended to read as follows;

Total Valuation	Fee
\$1.00 to \$500.00	\$28.20 <u>\$31.23</u>
\$501.00 to \$2,000.00	\$28.20-31.23 for the first \$500.00 plus \$3.664.05 for each additional \$100.00, or fraction thereof, to and including \$2,000.00
\$2,001.00 to \$25,000.00	\$83.1092.02 for the first \$2,000.00 plus \$16.80 18.60 for each additional \$1,000.00, or fraction thereof, to and including \$25,000.00
\$25,001.00 to \$50,000.00	\$470.10520.59 for the first \$25,000.00 plus \$12.1213.42 for each additional \$1,000.00, or fraction thereof, to and including \$50,000.00
\$50,001.00 to \$100,000.00	\$772.50855.47 for the first \$50,000.00 plus \$8.409.30 for each additional \$1,000.00, or fraction thereof, to and including \$100,000.00
\$100,001.00 to \$500,000.00	\$1,192.501,320.57 for the first \$100,000.00 plus \$6.727.44 for each additional \$1,000.00, or fraction thereof, to and including \$500,000.00
	\$500,000.00

\$500,001.00 to \$1,000,000.00	\$3,880.504,297.27 for the first \$500,000.00 plus \$5.706.31 for each additional \$1,000.00, or fraction thereof, to and including \$1,000,000.00
\$1,000,001.00 and up	\$6,730.507,453.36 for the first \$1,000,000.00 plus \$4.384.85 for each additional \$1,000.00, or fraction thereof

SECTION 2: Section 18.36.100 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.36.100 Permit Fees-Residential Work:

The following fees for a permit for the installation of electrical materials in residences, including multiapartment buildings, shall be paid to the city treasurer before any permit is valid. The basic fee for each permit requiring inspection is thirty five dollars thirty eight dollars and seventy six cents (\$35.0038.76). In addition, the fee for each individual specialty item is:

A. The minimum fee for:

- 1. Minor remodel and additional circuits; or
- 2. Service change with 1 or 2 new circuits; or
- 3. Service change or alteration......\$24.0026.58;
- 4. Homeowner electrical remodel permit......30.00\\$33.22;
- 5. New residents for homeowner permits, see single-family schedule.
- B. The square foot area of a new single-family dwelling, as determined from the building permit, shall establish an electrical permit fee as follows:
 - 1. Up to 1,500 square feet, per square foot......\$0.0360.040;

	C.	Permit for total renovation of electrical systems in existing single-family
	dwellings	\$ <u>24.00</u> 26.58.
ł	D.	Permit for total renovation of electrical systems in multi-unit apartment buildings
	shall be as fol	lows:
		1. 1 or 2 units
		2. Third and fourth units, each
		3. Additional units, including house meter, each
]	E.	Inspection to advise on and appraise electrical systems in existing residences
-	(consulting)	\$4 <u>.80</u> 5.32
!	F.	Permits for multi-unit apartments (excluding transient occupancies, such as hotel
	or motel, whi	ch are classified as commercial) shall be established as follows:
		1. First 3 units, per square foot\$\;\\$\;\\$\\$0.04\!\{0.044};
		2. Units 4 through 10, each
		3. Units 11 and above, each
1	G.	Projects including multiple buildings and/or row houses shall be computed for
	each building	or house separately.
	H.	A power to panel with no issue fee for single-occupancy buildings\$9.009.97.
	I.	For individual apartments in an apartment building, or condominium units not for
	occupancy, a	n additional \$3.603.99 fee for each additional meter.

SECTON 3: Section 18.36.110 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.36.110 Fee For Temporary Metering:

The fee for permit for temporary metering and service facilities shall be:

A. Up to 100 amp load capacity

\$15.6017.28

B. Each additional, or part thereof, 100 amp capacity 3.60\\$3.99

SECTION 4: Section 18.36.120 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.36.120 Commercial And Industrial Fees:

The fees to be paid to the city treasurer for electrical permits covering work in industrial or commercial properties shall be computed as follows:

A. Minimum Fee: Minimum fee shall be \$24.0026.58

B. New Service Or Change Of Service: For new service, change of service, alterations or repairs of six hundred (600) volt or less capacity service entrance equipment, the fee shall be computed in accordance with the following:

- 1. Up to 100 amp \$24.0026.58
- 2. 101 amp to 200 amp 24.00\$26.58
- 3. Each additional 100 amp or fraction 3.60\\$3.99

C. Subfeeders: Fee for installation, alteration or repair of subfeeders, including supply taps from subfeeders, shall be computed in accordance with the following table:

- 1. Up to 30 amp capacity, each \$0.060.066
- 2. 31 amp to 60 amp capacity, each 1.80\$1.99
- 3. 61 amp to 100 amp capacity, each 3.60\\$3.99
- 4. Each 100 amp, or fraction, capacity above 100 amp capacity 3.60\$3.99

- D. Transformers: The installation of transformers shall be subject to inspection fee when such transformers are an integral part of the consumer's distribution system. Such fee shall be in addition to the regular system inspection fee and shall be computed as follows:
 - 1. Transformers up to 50 volt secondary No charge
 - 2. 51 volt to 240 volt secondary \$\frac{18.0019.93}{}
 - 3. 241 volt to 600 volt secondary 28.00\\$31.01
 - 4. 601 volt to 2,300 volt secondary 78.00\$86.28
 - 5. Greater than 2,300 volt secondary 114.00\$126.24
 - E. Motor Generator: Installation of a motor generator for emergency or standby:

 - 2. Above 500 KVA 150.00\$166.11
- F. Alternate Fee Schedule: Electrical permit fees shall be computed on the schedules set forth in this chapter and shall be paid prior to work being started. When a fee cannot be computed on the foregoing schedules, it shall be computed as follows up to, but not exceeding, \$100,000.00:
- 1. Where such work is more than \$25.00 but less than \$10,000.00, 1.501.66 percent of the total valuation.
- 2. Where such work is more than \$9,999.99 but does not exceed \$100,000.00, \$\frac{120.00}{132.89}\$ plus 4\frac{5.89}{5.89}\$ of 1 percent of valuation over \$9,999.99.

SECTION 5: Section 18.36.130 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.36.130 Electrical Work Exceeding One Hundred Thousand Dollars:

When the cost of electrical work exceeds one hundred thousand dollars (\$100,000.00), electrical permit fees shall be as follows:

- A. Where such work is more than one hundred thousand dollars (\$100,000.00) but less than two hundred fifty thousand dollars (\$250,000.00): three hundred sixty-ninety eight dollars and sixty six cents (\$360.00398.66) plus 9/250.3987 of one percent (1%) over one hundred thousand dollars (\$100,000.00);
- B. Where such work is two hundred fifty thousand dollars (\$250,000.00) or more: eight hundred fortynine hundred thirty dollars and twenty two cents (\$840.00930.22) plus 3/250.1329 of one percent (1%) of all work at two hundred fifty thousand dollars (\$250,000.00) or more.

SECTION 6: Section 18.52.050 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.52.050 Mechanical Permit Fees:

- A. Any person desiring a permit required by this code shall, at the time of filing an application therefor, pay a fee as required by this section to the city treasurer before the permit is valid. The basic fee for each permit requiring inspection is thirty five eight dollars and seventy six cents (\$35.0038.76). In addition, the fee for each individual specialty item is:

6. For the installation or relocation
of each suspended heater, recessed wall
heater or floor mounted unit heater, up
to and including 200,000 BTUs

10. For the repair of, alteration of or addition to each heating appliance,

13. For the installation or relocation of each boiler over

200,000 BTUs to and including		
300,000 BTUs <u>25.20</u> \$27.91		
14. For the installation or		
relocation of each boiler over		
300,000 BTUs to and including		
1,000,000 BTUs <u>39.60</u> \$43.85		
·		
15. For the installation or		
relocation of each boiler over		
1,000,000 BTUs to and including		
2,000,000 BTUs <u>61.20</u> \$67.77		
16. For the installation or		
relocation of each boiler over		
2,000,000 BTUs61.20 <u>\$67.77</u>		
For each additional 500,000		
BTUs or part thereof		
17. For each air handling unit		
to and including 10,000 cubic feet		
per minute, including ducts attached		
thorate 19,00010.02		

Note: This fee shall not apply to air handling unit which is a portion of a factory assembled cooling unit, evaporative cooler or absorption unit for which permit is required elsewhere in this code.

18. For each air handling unit
over 10,000 cubic feet per minute\$39.6043.85
19. For each evaporative cooler
other than portable type up to 6,500
cubic feet per minute
20. For each evaporative cooler other
than portable type, more than 6,500
cubic feet per minute <u>39.60</u> \$43.85
21. For each ventilation fan
connected to a single duct
22. For each ventilation system
which is not a portion of any heat-
ing or air conditioning system authorized
by a permit

23. For the installation of
each hood which is served by
mechanical exhaust, including the
ducts for each unit <u>25.20</u> \$27.91
24. For the installation or
relocation of each domestic type
incinerator\$\frac{14.40}{15.95}
25. For the installation or
relocation of each commercial or
industrial type incinerator <u>39.60</u> \$43.85
26. For each appliance or piece
of equipment regulated by this
code but not classed in other
appliance categories, or for which
no other fee is listed in this code14.40\\$15.95
27. For the installation or
relocation of cooling towers:
a. 1 1/2 horsepower up to and
including 4 horsepower or tons18.00\\$19.93

b. 4 1/2 horsepower up to and
including 10 horsepower or tons25.20\\$27.91
c. 11 horsepower or tons and over46.80\\$51.83

- 28. For the purpose of calculating the rate capacity in tons, the tonnage shall be considered not less than the following:
- a. Total maximum BTU per hour of capacity of the installation dividedby 12,000; or
- b. The nameplate horsepower of any compressor prime mover unit or for any air conditioning installation; or
- c. 2/3 of the nameplate horsepower of subsection A28b of this section, for any refrigeration installation.
- 29. For the installation or relocation of compressor or absorption systems:
- a. 1 1/2 horsepower to and including

b. 4 horsepower to and including

d. 6 horsepower to 7 horsepower.........24.00\\$26.58

e. 7 horsepower to 8 horsepower............26.40\\$29.24

f. 8 horsepower to 9 horsepower..........28.80\\$31.89

g. 9 horsepower to 10 horsepower.........32.40\$35.88

h. For each additional horsepower

SECTION 7: Section 18.56.040 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.56.040 Plumbing Permit Fees:

A. Before a permit shall be valid, permit fees shall be paid to the city treasurer as follows:

The basic fee for each permit requiring inspection is thirty five eight dollars and seventy six cents (\$35.0038.76). In addition, the fee for each individual specialty item is:

1. For each plumbing fixture or

trap roughed in for installation

or relocation......\$4.80<u>5.32</u>

2. Change, alteration or replace-

ment of soil, waste or vent pipe.....4.80\\$5.32

3. Each roof drain installed
inside building4.80\\$5.32
4. Each refrigeration drain and
each safe drain discharged direct or
indirect into the building drain4.80\\$5.32
5. Each water softener or
conditioning device9.60\\$10.63
6. Each water heater
7. Each settling tank or grease
Trap
8. Each roof drain
9. Each store, restaurant or home
appliance or device connected to the
culinary water supply and/or building
drainage system

10. Each vacuum breaker or
backflow device on tanks, etc6.00\$6.64
•
11. Each air conditioning device
discharging into the building
drainage system
12. For each lawn sprinkler control
valve on devices <u>6.00</u> \$6.64
13. Each medical gas piping
14. Each grey water system
15. Each soda fountain carbonator9.60\\$10.63
16. Each change or repair of a
DWV (drain, waste and vent) system7.20\$7.97
B. Fees for fire extinguishing systems shall be paid to the city treasurer as follows:
1. Underground piping\$\frac{15.60}{17.28}
2. For hydrants on private
property, each

3. For dry standpipe, each	12.00 <u>\$13.29</u>
Plus each outlet	<u>2.40\$2.66</u>
4. For wet standpipe, each	12.00 \$13.29
Plus each hose cabinet	<u>1.80</u> \$1.99
5. Automatic fire sprinklers	,
in range hood or vent	4-80\$5-32
in range nood of vonc	4.00<u>4</u>5.52
6. For fire sprinkler systems	
of 1 to 100 sprinkler heads	<u>30.00</u> \$33.22
7. For fire sprinkler systems	
exceeding 100 sprinkler heads	30.00\$33.22
Plus each sprinkler head in	
excess of 100 heads	<u>0.12</u> \$0.13
8. For water service and	
distributing piping	7-20 \$7 97
	<u> </u>
O. Fan and much statement 1	10 00012 00
9. For each water storage tank	<u>12.00</u> <u>\$13.29</u>

- 11. For each sewage ejection pump.....12.00\subseteq 13.29
- 12. For each tamper valve......<u>6.00</u>\$6.64
- 13. For each flow switch......6.00\$6.64
- 14. For each hood extinguishing

system......30.00\$33.22

SECTION 8: Section 18.64.030 of the Salt Lake City Code shall be and hereby is amended to read as follows:

18.64.030 Fees and signature.

- A. The permit application shall be signed by the party or the party's authorized agent requesting the permit. Signature on the permit application constitutes a certification by the signee that the information contained in the application is true and correct.
- B. Demolition Fee. The fee for a demolition permit application shall be based on the building floor area:

BUILDING FLOOR AREA FEE

5-2000 square feet \$60.0066.44

2001-4000 square feet 70.00\$77.52

4001-6000 square feet	80.00 \$88.59
6001-8000 square feet	110.00 \$121.81
8001-10,000 square feet	120.00 \$132.89
10,001-12,000 square feet	150.00 \$166.11
12,001-14,000 square feet	180.00 \$199.33
14,001-16,000 square feet	210.00 \$232.55
16,001-18,000 square feet	240.00 \$265.78
18,001-20,000 square feet	265.00 <u>\$293.46</u>
20,001-22,000 square feet	300.00\$332.22
22,001-24,000 square feet	340.00 \$376.52
24,001-26,000 square feet	370.00 \$409.74
26,001-28,000 square feet	410.00\$454.03
28,001-30,000 square feet	450.00 \$498.33
30,001-32,000 square feet	4 85.00 537.09

For each 500 square feet over 32,000 add an additional \$10.0011.07.

- C. Waiver Fee: Landscaping waiver requests shall also pay a fee of one hundred eighty seventy dollars eight dollars and twenty six cents (\$170.00188.26) for the cost of the landscape waiver process.
- D. Inspection Fee: If landscaping is not required by the zoning ordinance, or if a landscaping waiver is sought pursuant to section 18:64.070 of this chapter, an additional fee for the cost of inspecting the property to determine it is kept free of weeds and junk materials shall be collected in the amount of one hundred ten dollars and seventy four cents (\$\frac{100.00}{10.74}\$). If

a waiver request is denied, the one hundred <u>ten</u> dollars <u>and seventy four cents(\$100.00110.74</u>) paid under this subsection shall be refunded.

SECTION 9: The table set forth at Section 21A.64.010 of the Salt Lake City Code shall be and hereby is amended to read as follows:

21A.64.010 Fee Schedule:

Petition or Application	Fee
Administrative determination	\$ 150.00 166.11
Administrative interpretation and verification	\$ 50.00 <u>55.37</u> , plus \$ 50.00 <u>55.37</u> per hour for
	research after first hour
Alley vacation	\$200.00221.48 (fee waiver available)
Alternative parking	\$300.00332.22 residential
	<u>550.00</u> \$609.07 nonresidential
Amendment:	
Master plan	\$750.00830.55, plus \$100.00110.74 per acre in
Zoning: text or map	excess of 1 acre
•	800.00 \$885.92, plus \$ 100.00 110.74 per acre in
	excess of 1 acre
Annexation	\$ 1,000.00 1,107.40
Appeal of decision:	
Administrative decision	\$ 200.00 221.48
Historic landmarks commission	200.00 \$221.48
Planning commission	200.00 \$221.48
	Fee waiver available
Appearance before the zoning enforcement	
hearing officer:	
First scheduled hearing	No fee
Second scheduled hearing	\$ 50.00 <u>55.37</u>
· · · · · · · · · · · · · · · · · · ·	·
Billboard construction or demolition	\$ 200.00 <u>221.48</u>
Conditional site plan review	\$600.00664.44, plus \$100.00110.74 per acre in
	excess of 1 acre
Conditional use/planned development	\$600.00664.44, plus \$100.00110.74 per acre in
	excess of 1 acre
Condominium:	
Preliminary	\$400.00442.96, plus \$30.0033.22 per unit
Final	300.00 <u>\$332.22</u> , plus \$20.00 <u>22.15</u> per unit
Dwelling unit legalization	\$ 200.00 221.48
Historic preservation:	,
HLC decision:	

Alteration of a principal building	\$ 25.00 27.69
Signs	25.00 \$27.69
New construction of a principal building	200.00 \$221.48
Demolition of a principal building	400.00\$442.96
Relocation of a principal building	200.00 <u>\$221.48</u>
Home occupation:	
Nonconditional	\$ 100.00 110.74
Conditional	100.00 - <u>\$110.74</u>
Planned development	\$600.00664.44 base fee. See conditional
	use/planned development
Routine and uncontested matters	\$ 100.00 110.74
Signs:	
Plan review fee	10-11.07 percent of building permit value
Identification tag	\$ 10.00 11.07
Site development permit	\$200.00221.48, plus \$50.0055.37 per acre in
	excess of 1 acre
Special exception	\$200.00 <u>221.48</u> 1 residential
Street closure	\$300.00332.22 (fee waiver available)
Street name change	\$ 250.00 276.85
Subdivision (preliminary review):	
Minor residential	\$300.00332.22, plus \$100.00110.74 per lot
Minor nonresidential	300.00\$332.22, plus \$100.00110.74 per lot
Residential	300.00 \$332.22, plus \$100.00110.74 per lot
Nonresidential	300.00 <u>\$332.22</u> , plus \$100.00 <u>110.74</u> per lot
FR and FP zones	600.00 <u>\$664.44</u> , plus \$100.00 <u>110.74</u> per lot
Subdivision (final review):	·
Residential and nonresidential:	
Minor	\$\frac{\$-600.00}{664.44}\$, plus \$\frac{\$100.00}{110.74}\$ per lot
Major	1,000.00\$1,107.40, plus \$100.00110.74 per lot
FR and FP zones	600.00 <u>\$664.44</u> , plus \$ <u>150.00</u> 166.11 per lot
Subdivision lot line adjustment	\$ 200.00 220.00
Subdivision amendments and vacations:	•
Amendments	\$300.00332.22, plus \$100.00110.74 per lot
Vacations	300.00\$332.22, plus \$100.00110.74 per lot
Temporary uses	\$ 200.00 221.48
Zoning variance	\$300.00 <u>332.22</u> 1 residential

SECTION 10: Section 18.97.030C.3. of the Salt Lake City Code shall be and hereby is amended to read as follows:

3. Flat Fee Mitigation Payment: In the event that the petitioner actually and reasonably demonstrates to the city's director of community development that the costs of calculating and analyzing the various methods of mitigation are unreasonably excessive in relationship to the rough estimated costs of constitutionally permitted mitigation, the department director may recommend to the city council that a flat rate be paid by the petitioner to the city's housing trust fund. This flat rate shall be a sum not in excess of three thousand three hundred twenty two dollars and twenty cents (\$3,000.003.322.20) per dwelling unit to be demolished. The three thousand three hundred twenty two dollars and twenty cents (\$3,000.003.322.20) flat fee shall be adjusted for inflation as of January 1 of each calendar year following the initial adoption of the ordinance codified in this chapter, based on the consumer price index for the previous twelve (12) months, or three percent (3%), whichever result is less.

SECTION 11: Section 14.32.405 of the Salt Lake City Code shall be and hereby is amended to read as follows:

14.32.405 Public Way Improvement Fees:

The city engineer shall charge, and the city treasurer shall collect, upon issuing a permit, the following fees for review of the application and site inspection of public way improvements:

A. Curb and gutter $$1.50 \\ \underline{1.66}$ per linear foot

B. Sidewalk, driveway approach \$0.250.28 per square foot

Minimum charge:

April 1 - November 15 \$\frac{125.00138.43}{25.00138.43}

November 16 - March 31 185.00\\$204.87

C. Permit extension \$50.0055.37

- D. For in kind replacement of existing sidewalk, curb and gutter, or driveway approach, a no charge permit will be issued.
- E. Where any of the foregoing subsections specify a higher fee rate for any period, such higher fee shall be applicable if any portion of the work is completed during the higher fee period.

SECTION 12: Section 21A.46.160(4)(c) of the Salt Lake City Code shall be and hereby is amended to read as follows:

c. Fee: The fee for demolishing a nonconforming billboard shall be one hundred ten dollars and seventy four cents (\$100.00110.74).

SECTION 13: Section 14.40.030 of the Salt Lake City Code shall be and hereby is amended to read as follows:

14.40.030 Permit-Application And Fee:

All applications for permits to erect poles must be in writing addressed to the director of public services, must be signed by the person desiring to erect the poles therein specified, must state the place or places where it is desired to erect poles, and must be accompanied by a fee of one dollar fifty sixty six cents (\$1.501.66) for each pole, permission to erect which is applied for. Such application must be left with the director of public services and be filed in his/her office.

SECTION 14: Section 14.32.400 of the Salt Lake City Code shall be and hereby is amended to read as follows:

14.32.400 Excavation Permit Fees:

A. The city engineer shall charge, and the city treasurer shall collect, upon issuing a permit, the following fees for review of the application and site inspection of:

1. Excavation:

a. Hard-surfaced

\$0.25<u>0.28</u> per square foot

b. Other

\$0.170.19 per square foot

Minimum Charge:

April 1 - November 15

Hard-surfaced

\$125.00138.43

Other

80.00\$88.59

November 16 - March 31

Hard-surfaced

\$185.00204.87

Other

120.00\$132.89

2. Multiple Utility Excavation: Minimum fees shall be in accordance with the following schedule, if the distance between excavations does not exceed one block (660 feet) along the same street:

Minimum Charge:

April 1 - November 15

Hard-surfaced

\$80.0088.59

Other

45.00\$49.83

November 16 - March 31

Hard-surfaced

\$125.00138.43

Other

72.00\$79.73

- 3. Portions Of The Public Way To Which Excavation Restrictions Apply: Excavation permits for portions of the public way to which excavation restrictions apply, when permitted pursuant to the provisions of this chapter, shall be issued only upon written authorization of the city engineer and the permit fees shall be two (2) times the normal rates published in this section. The city engineer may also require persons working in such portions of the public way to employ extraordinary measures in restoring said street such as applying seal coat or other surface treatment to maintain the overall integrity of the surface. The value of such extraordinary measures may, in the discretion of the city engineer, be used to offset the additional fees.
- 4. Poles And Anchors: Poles and anchors, thirty eight dollars forty two dollars and eight cents (\$38.0042.08) each pole or concrete pedestal or anchor.
- B. Where any of the foregoing subsections specify a higher fee rate for any period, such higher fee shall be applicable if any portion of the work is completed during the higher fee period.
- C. Permit extension: fifty five dollars and thirty seven cents (\$50.0055.37). The city engineer may deny this extension when work is not proceeding on the project in a satisfactory manner.

SECTION 15: EFFECTIVE DATE This ordinance shall become effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah this _____ day of _____, 2008.

CHAIRPERSON	
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
Transmitted to Mayor on	
Mayor's Action:ApprovedVetoed.	
MAYOR	
ATTEST:	
, , , , , , , , , , , , , , , , , , , ,	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008.	
Published:	
HB_ATTY-#4118-v1-Increaseing_all_planningzoning_building_permit_fees.DOC	

JOHN & Karen MARTINEZ Attorneys at Law

2974 East St. Mary's Circle Salt Lake City, Utah 84108 Direct Dial: (801) 582.1386 FAX: (801) 582.7664 e-mail: mjohncentury@msn.com

May 5, 2008

Jill Remington Love, Chair, City Council Ralph Becker, Mayor Ed Rutan, City Attorney Salt Lake City Corporation 451 South State Street Salt Lake City, Utah 84111 (All Sent by Email)

RE: TRO needed to prevent infringement of public prescriptive easements

Dear Chairwoman Love, Mayor Becker and City Attorney Rutan:

Synopsis

We hereby request that the city obtain a Temporary Restraining Order, preliminary injunction and permanent injunction against infringement by the owners of 1795 Devonshire Drive of public prescriptive easements over public trails in the vicinity of the "H" Rock off Devonshire Drive in Salt Lake City.

1. Public Prescriptive Easement over trail just below and around the "H" Rock

We live at 2974 East St. Mary's Circle, which is just down the street from the "H" Rock on Devonshire Drive. For more than ten years, we have continuously used a trail that starts at the end of Devonshire, goes just below the "H" Rock, and around the corner.

The trail is shown on Google Maps, under "1795 Devonshire Drive," Street Level. The Google Maps show photographs of the trail from Devonshire Drive.

We run on the trail almost every day, year-round, (except when snow storms drop too much snow on the trail and make it unpassable). We usually see at least four or five people on the trail each time, both coming and going, on our regular route.

2. Public Prescriptive Easement over trail through 1795 lot around back of the "H" Rock

There is also another trail that zig-zags across the middle of the 1795 lot and goes around to the back of the "H" Rock. For more than ten years, we have continuously used that trail as well to get up behind the "H" Rock, and subsequently up the mountain behind the "H" Rock.

When we have used that trail, we have usually seen at least two or three other people on the trail, both coming and going up and down the mountain. Moreover, when we run on the trail referenced in "1." above, we have frequently seen people using this "2." trail to get to the top of the "H" Rock to get a view of the city. It is not surprising, since climbing straight up to the "H"

rock from trail "1." above is far too steep and there is too much loose rock.

The greatest evidence of continuous use of the trail, of course, may be that the "H" rock is periodically re-painted by students whom we presume are from Highland High School, for which we believe the "H" on the "H" Rock stands.

3. Public Prescriptive Easements are in addition to lower trail below and around the "H" Rock

There is a trail lower down from the trail in "1." above, but we do not use it because it starts out with a paved concrete surface. We have seen people using that trail, but the vast majority use the upper trail, in "1." above, presumably for the same reason. Also, the lower trail quickly becomes a narrow, uneven trail. We don't use it because of the danger of spraining an ankle while we are jogging.

Conclusion

For the last three days, we have noticed: (a) stakes indicating "building corners" posted directly on the "1." trail; (b) a port-a-potty located on the lot, indicating imminent construction work; and (c) "No Trespassing" signs resting on trail "1.", indicating that the landowners apparently intend to block off the trails. And, of course, any construction on the lot itself will almost inevitably block off trail "2." above.

Accordingly, since such activity is imminent and will block public prescriptive easements if carried through, I hereby request that you immediately seek a Temporary Restraining Order until the issue of the public prescriptive easements set out above are resolved.

I have attached title records and a memorandum on public prescriptive easements in Utah.

Sincerely,

/s/ John Martinez /s/ Karen Martinez

John & Karen Martinez

SALT LAKE CITY ORDINANCE

No. of 2008

(Fees for Use of City-Owned Motor Vehicles)

AN ORDINANCE AMENDING CHAPTER 2.54.030 OF THE SALT LAKE CITY CODE, RELATING TO FEES FOR USE OF CITY-OWNED MOTOR VEHICLES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Chapter 2.54.030 of the Salt Lake City Code, relating to use of city-owned motor vehicles be, and the same hereby is, amended as follows:

2.54.030 Use Policy And Restrictions:

- A. Except as provided in subsection B of this section, no motor vehicle owned by the city may be taken home by any city employee except under the following circumstances:
- 1. Authorization to regularly take home a city owned vehicle is granted by the department director and approved by the chief administrative officer or his or her designee based on a demonstrated need for such vehicle to be taken home to serve the public interest; or
- 2. Due to an isolated incident of use when, because of the lateness of the hour or other peculiar circumstances, it is impractical or impossible to return such vehicle to city custody at the end of a duty shift.
- B. Authorization to regularly take home a city owned vehicle may be granted to a full time employee for a "demonstrated need" based on at least one of the following criteria:
- 1. The employee has been designated as the director of a city department.

- 2. The vehicle is assigned to a sworn and certified law enforcement officer of the Salt Lake City police department or an employee of the Salt Lake City fire department (in either case, a "public safety officer"), pursuant to their department's take home car program requirements. For public safety officers who live within Salt Lake City, off duty use of the vehicle is available within Salt Lake City. For public safety officers who live outside Salt Lake City: a) off duty use of the vehicle is available only while the officer is already within Salt Lake City on official city business, and b) limited personal use of the vehicle is allowed outside Salt Lake City only when incidental to the officer's commute to or from his or her residence. Travel to and from secondary employment in a city vehicle is prohibited except with respect to police officers and in that case only if the secondary employer, beginning October 1, 2006, pays a fuel surcharge of three dollars (\$3.00) per work shift of the police officer. The amount of personal use shall be established by police department or fire department policy, as the case may be, and shall be a reasonable amount that, as described in that policy, shall not accumulate excessive miles on the vehicle. Fleet management shall provide to the police chief and the fire chief a monthly report detailing usage and mileage of city vehicles, thus enabling the police chief and the fire chief to monitor vehicle usage and to determine what constitutes a reasonable accumulation of miles on vehicles.
- 3. The employee must respond to at least five (5) emergency situations or callbacks to work per month.
- 4. The nature of the employee's work requires immediate response to emergency situations, regardless of frequency, that require the use of specific safety or emergency equipment that cannot be reasonably carried in the employee's personal vehicle.

C. 1. Employees who have a demonstrated need as set forth in subsection B of this section may use city owned motor vehicles on a voluntary basis to travel to and from their homes only with the knowledge and consent of the appropriate department head, and only if such employees, beginning October 1, 2006, make biweekly payments to the city for such use according to the following fee schedule:

Distance (In Miles) From The

Intersection Of I-80 And Redwood Road Biweekly Payment

Public safety employees who live in the city \$ 0.00

Employees (other than public safety employees) who live in the city

0.00

5 or less	8.00 — <u>10.40</u>
10 or less	16.00 – <u>20.80</u>
15 or less	24.00 <u>31.20</u>
20 or less	32.00 <u>41.60</u>
25 or less	40.00—52.00
30 or less	48.00— <u>62.40</u>
35 or less	56.00 — <u>72.80</u>
More than 35	56.00 — <u>72.80</u>

The city council shall reevaluate the fee schedule each year in conjunction with its adoption of the annual city budget. For employees whose use of vehicles is grandfathered pursuant to subsection D of this section, the biweekly fee shall increase by twenty percent (20%) in the third year of the grandfather period, by an additional twenty percent (20%) in the fourth year of the grandfather period, and by an additional twenty percent (20%) in the fifth year of the grandfather period. Prior to October 1, 2006, employees who use city

owned motor vehicles as described in this subsection C shall make payment to the city according to the written fee schedule for such use adopted by the mayor or the mayor's designee that was in effect in July 2006. Notwithstanding anything herein to the contrary, department heads, including the chief of the police department and the chief of the fire department, shall not be required to pay the fees imposed by this subsection C.

2. The mayor shall, by written policy, set forth liability insurance coverage to such employees, which coverage shall be not less than two hundred thousand dollars (\$200,000.00) per incident, shall cover bodily injury, death, and property damage and

D. Except as otherwise provided in this subsection, under no circumstances shall a city owned vehicle be authorized for take home use for an employee who resides farther than thirty five (35) miles from the intersection of I-80 and Redwood Road, regardless of the department in which the employee is employed. Public safety officers qualifying for a take home vehicle as of August 1, 2006, will be grandfathered from this limitation for a period of five (5) years beginning August 1, 2006.

shall be in addition to that required by Utah code sections 31A-22-304 and 63-30d-802.

- E. Except as provided in subsection B2 of this section, under no circumstances shall a city vehicle be used for any purpose other than city business, to promote a city interest, or for any use authorized by the mayor or the mayor's designee.
- F. The distance of an employee's residence from the intersection of I-80 and Redwood Road may be established by evidence generated by any commonly available internet or computer software program that estimates distances using driving directions. An employee who disagrees with the determination of the city regarding that distance calculation may appeal that determination to the employee's department head or the

department head's designee, pursuant to a process established by departmental policy. Any department's policy shall require the employee to: 1) provide documentation supporting any disagreement with the distance determination of the city, and 2) describe any action taken by the department regarding the matter. The department shall maintain records regarding the appeal and shall make those records available for audit purposes. (SECTION 2. That this ordinance shall take effect July 1, 2008. Passed by the City Council of Salt Lake City, Utah this day of , 2008. CHAIRPERSON ATTEST: CHIEF DEPUTY CITY RECORDER Transmitted to Mayor on Mayor's Action: Approved. Vetoed. MAYOR CHIEF DEPUTY CITY RECORDER (SEAL) Bill No. _____ of 2008. Published: _____ HB_ATTY-#4147-v1-amending 2 54 030 city owned vehicles use policy

SALT LAKE CITY ORDINANCE No. _____ of 2008

(Staffing Document)

AN ORDINANCE AMENDING ARTICLE I OF CHAPTER 2.52 OF THE SALT LAKE CITY CODE RELATING TO COMPENSATION AND STAFFING.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. That Section 2.52.010, <u>Salt Lake City Code</u>, be, and the same hereby is repealed in its entirety.

SECTION 2. That Section 2.52.020, <u>Salt Lake City Cod</u>, be, and the same hereby is amended to read as follows:

2.52.020 Staffing Document Adopted:

- A. An employment staffing document shall be adopted as an element of the city's budget, or otherwise, as the city council may require. Three (3) copies of such document shall be filed for use and examination of the public in the office of the recorder of the city prior to its adoption.
- B. Without the express approval of the city council the number of persons on the authorized payroll of the city shall not exceed the total number of positions approved in the employment staffing document.
 - 2. During the fiscal year for which the staffing document is applicable, each of the approved positions shall not exceed the general job classifications approved by the council for that position.

Passed by the City Council of Salt L	ake City, Utah, this day of	
, 2008.		
	CHAIRPERSON	_

ATTEST:
CHIEF DEPUTY CITY RECORDER
Transmitted to the Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
ATTEST:
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

SALT LAKE CITY ORDINANCE

No. ____ of 2008 (Justice Court Judges' Salaries)

AN ORDINANCE APPROVING SALARIES FOR SALT LAKE CITY JUSTICE COURT JUDGES FOR FISCAL YEAR 2008-2009.

Be it ordained by the City Council of Salt Lake City, Utah:			
SECTION 1. That the Salt Lake City Justice Court Judges be and are hereby reclassified			
as Appointed Employees.			
SECTION 2. The salary level for Salt Lake City Justice Court Judges for Fiscal Year			
2008–2009 be and is hereby increased by% to \$ per month.			
SECTION 3. This ordinance shall be deemed effective on July 1, 2008.			
Passed by the City Council of Salt Lake City, Utah this day of,			
2008.			
CHAIRPERSON			
ATTEST:			
CHIEF DEPUTY CITY RECORDER			
Transmitted to Mayor on			
Mayor's Action:ApprovedVetoed.			

	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008.	
Published:	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

SALT LAKE CITY ORDINANCE No. _____ of 2008

(Appropriating necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and the Salt Lake Police Association, International Union of Police Associations, Local 75, AFL-CIO, representing the "500 Series" City Employees)

AN ORDINANCE APPROPRIATING NECESSARY FUNDS TO IMPLEMENT, FOR FISCAL YEAR 2008-2009, THE PROVISIONS OF THE MEMORANDUM OF UNDERSTANDING BETWEEN SALT LAKE CITY CORPORATION AND THE SALT LAKE POLICE ASSOCIATION, INTERNATIONAL UNION OF POLICE ASSOCIATIONS, LOCAL 75, AFL-CIO, REPRESENTING THE "500 SERIES" CITY EMPLOYEES, DATED ON OR ABOUT JUNE 15, 2006.

PREAMBLE

The City Council, in Salt Lake City Ordinance No. 38 of 2006, approved a Memorandum of Understanding between Salt Lake City Corporation and the Salt Lake Police Association, International Union of Police Associations, Local 75, AFL-CIO (the "Police Association"), as the certified bargaining representative for the "500 Series" City employees. The Memorandum of Understanding is a three year agreement. The Memorandum of Understanding is subject to appropriation of funds by the City Council. The City Council, therefore, wishes to appropriate funds to implement the provisions of the Memorandum of Understanding for fiscal year 2008-2009.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this ordinance is to appropriate necessary funds to implement, for fiscal year 2008-2009, the provisions of a Memorandum of Understanding approved by the City Council in Salt Lake City Ordinance No. 38 of 2006 between Salt Lake City Corporation and the Police Association, as the certified bargaining representative for the "500 Series" employees.

SECTION 2. APPROPRIATION. The City Council hereby appropriates necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and the Police Association, representing the "500 Series" employees as approved by the City Council in Salt Lake City Ordinance No. 38 of 2006.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding between the City and the Police Association.

SECTION 4. EFFECTIVE DATE. This ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this day of
, 2008.
CHAIRPERSON

ATTEST:
CHIEF DEPUTY CITY RECORDER
Transmitted to the Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
ATTEST:
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

SALT LAKE CITY ORDINANCE No. of 2008

(Approving a Memorandum of Understanding between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters, representing the "400 Series" City Employees)

AN ORDINANCE APPROVING A MEMORANDUM OF UNDERSTANDING BETWEEN SALT LAKE CITY CORPORATION AND LOCAL 1645 OF THE INTERNATIONAL ASSOCIATION OF FIREFIGHTERS REPRESENTING THE "400 SERIES" CITY EMPLOYEES, WHICH SHALL BECOME EFFECTIVE ON PROPER RATIFICATION AND SIGNATURE.

PREAMBLE

Local 1645 of the International Association of Firefighters as the Certified Bargaining Representative for the "400 Series" City Employees, and the Mayor, have agreed to a Memorandum of Understanding subject to appropriate ratification by the "400 Series" City employees and signature of the parties.

Section 9(c) of the Salt Lake City Third Amended Labor Bargaining Resolution, dated April 10, 1984, provides that no collective bargaining Memorandum of Understanding shall be effective until the City Council approves the Memorandum of Understanding, enacts implementing legislation and appropriates all required funds.

The attached Memorandum of Understanding is a one year agreement effective for fiscal year 2008-2009. The City Council has appropriated necessary funds required to implement the provisions of the attached Memorandum of Understanding for fiscal year 2008-2009.

Accordingly, the City Council wants to approve the attached Memorandum of

Understanding between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters which shall become effective on ratification and signature of the parties.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Memorandum of Understanding which shall become effective on appropriate ratification by the "400 Series" City employees and on signature of the Mayor, as the Chief Administrative Officer for the City and Local 1645 of the International Association of Firefighters representing the "400 Series" employees, pursuant to Section 9(c) of the Salt Lake City Third Amended Labor Bargaining Resolution dated April 10, 1984.

SECTION 2. The attached Memorandum of Understanding between the City and Local 1645 of the International Association of Firefighters is hereby approved.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding when it is properly ratified and executed.

SECTION 4. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

J - - - C

rassed by the City Council of Sait Lake City, Otan, this day of
 , 2008.
CHAIRPERSON

December City Coursell of Colt I also City I Italy this

ATTEST:		
CITY RECORDER		
Transmitted to the Mayor on		
Mayor's Action: Approved _	Vetoed	
	MAYOR	
ATTEST:		
CITY RECORDER		
(SEAL)		
Bill No of 2008. Published: .		

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

SALT LAKE CITY ORDINANCE No. _____ of 2008

(Appropriating necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters, representing the "400 Series" City Employees)

AN ORDINANCE APPROPRIATING NECESSARY FUNDS TO
IMPLEMENT, FOR FISCAL YEAR 2008-2009, THE PROVISIONS OF THE
MEMORANDUM OF UNDERSTANDING BETWEEN SALT LAKE CITY
CORPORATION AND LOCAL 1645 OF THE INTERNATIONAL ASSOCIATION OF
FIREFIGHTERS, REPRESENTING THE "400 SERIES" CITY EMPLOYEES, DATED
ON OR ABOUT JUNE , 2008.

PREAMBLE

The City Council, in Salt Lake City Ordinance No. __ of 2008, approved a Memorandum of Understanding between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters, as the certified bargaining representative for the "400 Series" City employees. The Memorandum of Understanding is a 1 year agreement. The Memorandum of Understanding is subject to appropriation of funds by the City Council. The City Council, therefore, wishes to appropriate funds to implement the provisions of the Memorandum of Understanding for fiscal year 2008-2009.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this ordinance is to appropriate necessary funds to implement, for fiscal year 2008-2009, the provisions of a Memorandum of Understanding approved by the City Council in Salt Lake City Ordinance No. __ of 2008 between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters, as the certified bargaining representative for the "400 Series" employees.

SECTION 2. APPROPRIATION. The City Council hereby appropriates necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1645 of the International Association of Firefighters, representing the "400 Series" employees as approved by the City Council in Salt Lake City Ordinance No. __ of 2008.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding between the City and Local 1645 of the International Association of Firefighters.

SECTION 4. EFFECTIVE DATE. This ordinance shall be deemed effective on July 1, 2008.

Pas	ssed by the (City Council	of Salt Lake	City, Utah,	this	day of
	, 2	008.				

CHAIRPERSON	

ATTEST:	
CHIEF DEPUTY CITY RECORDER	
Transmitted to the Mayor on	
Mayor's Action:ApprovedVetoed.	
MAYOR	
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published:	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

(Approving the Compensation Plan for Appointed Employees and Elected Officials of Salt Lake City)

AN ORDINANCE APPROVING A COMPENSATION PLAN FOR APPOINTED EMPLOYEES AND ELECTED OFFICIALS.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Compensation Plan for Appointed Employees and Elected Officials. Three copies of said Compensation Plan shall be maintained in the City Recorder's Office for public inspection.

SECTION 2. APPLICATION. The Compensation Plan shall not apply to employees whose employment terminated prior to the effective date of this Ordinance.

SECTION 3. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City	Passed by the City Council of Salt Lake City, Utah, this day of	
, 2008	•	
	CHAIRPERSON	
ATTEST:		

CHIEF DEPUTY CITY RECORDER

Transmitted to the Mayor on	·
Mayor's Action:Approved	Vetoed.
	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published: .	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-07
By

(Approving a Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME) representing the "100 and 200 Series" City Employees)

AN ORDINANCE APPROVING A MEMORANDUM OF UNDERSTANDING
BETWEEN SALT LAKE CITY CORPORATION AND LOCAL 1004 OF THE AMERICAN
FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES (AFSCME)
REPRESENTING THE "100 and 200 SERIES" CITY EMPLOYEES, WHICH SHALL
BECOME EFFECTIVE ON PROPER RATIFICATION AND SIGNATURE.

PREAMBLE

Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME) as the Certified Bargaining Representative for the "100 and 200 Series" City Employees, and the Mayor, have agreed to a Memorandum of Understanding subject to appropriate ratification by the "100 and 200 Series" City employees and signature of the parties.

Section 9(c) of the Salt Lake City Third Amended Labor Bargaining Resolution, dated April 10, 1984, provides that no collective bargaining Memorandum of Understanding shall be effective until the City Council approves the Memorandum of Understanding, enacts implementing legislation and appropriates all required funds.

The attached Memorandum of Understanding is a one year agreement effective for fiscal year 2008-2009. The City Council has appropriated necessary funds required to implement the provisions of the attached Memorandum of Understanding for fiscal year 2008-2009.

Accordingly, the City Council wants to approve the attached Memorandum of

Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME) which shall become effective on ratification and signature of the parties.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Memorandum of Understanding which shall become effective on appropriate ratification by the "100 and 200 Series" City employees and on signature of the Mayor, as the Chief Administrative Officer for the City and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME) representing the "100 and 200 Series" employees, pursuant to Section 9(c) of the Salt Lake City Third Amended Labor Bargaining Resolution dated April 10, 1984.

SECTION 2. The attached Memorandum of Understanding between the City and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME) is hereby approved.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding when it is properly ratified and executed.

SECTION 4. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Counc	il of Salt Lake City, Utah, this day of
, 2008	
	CHAIRPERSON

ATTEST:		
CITY RECORDER		
Transmitted to the Mayor on		
Mayor's Action: Approved	Vetoed	
	MAYOR	
ATTEST:		
CITY RECORDER		
(SEAL)		
Bill No of 2008.		

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-2-02
By

(Appropriating necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), representing the "100 Series" City Employees)

AN ORDINANCE APPROPRIATING NECESSARY FUNDS TO
IMPLEMENT, FOR FISCAL YEAR 2008-2009, THE PROVISIONS OF THE
MEMORANDUM OF UNDERSTANDING BETWEEN SALT LAKE CITY
CORPORATION AND LOCAL 1004 OF THE AMERICAN FEDERATION OF
STATE, COUNTY AND MUNICIPAL EMPLOYEES (AFSCME), REPRESENTING
THE "100 SERIES" CITY EMPLOYEES, DATED ON OR ABOUT JUNE ___, 2008.

PREAMBLE

The City Council, in Salt Lake City Ordinance No. __ of 2008, approved a Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), as the certified bargaining representative for the "100 Series" City employees. The Memorandum of Understanding is a one year agreement. The Memorandum of Understanding is subject to appropriation of funds by the City Council. The City Council, therefore, wishes to appropriate funds to implement the provisions of the Memorandum of Understanding for fiscal year 2008-2009.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this ordinance is to appropriate necessary funds to implement, for fiscal year 2008-2009, the provisions of the

Memorandum of Understanding approved by the City Council in Salt Lake City

Ordinance No. __ of 2008 between Salt Lake City Corporation and Local 1004 of the

American Federation of State, County and Municipal Employees (AFSCME),

as the certified bargaining representative for the "100 Series" employees.

SECTION 2. APPROPRIATION. The City Council hereby appropriates necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), representing the "100 Series" employees as approved by the City Council in Salt Lake City Ordinance No. __ of 2008.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding between the City and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME).

SECTION 4. EFFECTIVE DATE. This ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of	Salt Lake City,	Utah, this	day of
 , 2008.			

CHAIRPERSON

ATTEST:
CHIEF DEPUTY CITY RECORDER
Transmitted to the Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
ATTEST:
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008.

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 1/21/01
By

(Appropriating necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), representing the "200 Series" City Employees)

AN ORDINANCE APPROPRIATING NECESSARY FUNDS TO IMPLEMENT, FOR FISCAL YEAR 2008-2009, THE PROVISIONS OF THE MEMORANDUM OF UNDERSTANDING BETWEEN SALT LAKE CITY CORPORATION AND LOCAL 1004 OF THE AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES (AFSCME), REPRESENTING THE "200 SERIES" CITY EMPLOYEES, DATED ON OR ABOUT JUNE ___, 2008.

PREAMBLE

The City Council, in Salt Lake City Ordinance No. __ of 2008, approved a Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), as the certified bargaining representative for the "200 Series" City employees. The Memorandum of Understanding is a one year agreement. The Memorandum of Understanding is subject to appropriation of funds by the City Council. The City Council, therefore, wishes to appropriate funds to implement the provisions of the Memorandum of Understanding for fiscal year 2008-2009.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this ordinance is to appropriate necessary funds to implement, for fiscal year 2008-2009, the provisions of the

Memorandum of Understanding approved by the City Council in Salt Lake City

Ordinance No. __ of 2008 between Salt Lake City Corporation and Local 1004 of the

American Federation of State, County and Municipal Employees (AFSCME),

as the certified bargaining representative for the "200 Series" employees.

SECTION 2. APPROPRIATION. The City Council hereby appropriates necessary funds to implement, for fiscal year 2008-2009, the provisions of the Memorandum of Understanding between Salt Lake City Corporation and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME), representing the "200 Series" employees as approved by the City Council in Salt Lake City Ordinance No. __ of 2008.

SECTION 3. AUTHORIZATION. The Mayor of Salt Lake City, Utah is hereby authorized to act in accordance with the terms and conditions of the attached Memorandum of Understanding between the City and Local 1004 of the American Federation of State, County and Municipal Employees (AFSCME).

SECTION 4. EFFECTIVE DATE. This ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this	day of
, 2008.	

CHAIRPERSON

ATTEST:	
CHIEF DEPUTY CITY RECORDER	
Transmitted to the Mayor on	·
Mayor's Action:ApprovedVe	toed.
<u>1</u>	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published:	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-21-07
By

(Approving the Compensation Plan for "600 Series and 300 Series" Employees of Salt Lake City)

AN ORDINANCE APPROVING A COMPENSATION PLAN FOR "600 SERIES AND 300 SERIES" EMPLOYEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Compensation Plan for "600 Series and 300 Series" Employees. Three copies of said Compensation Plan shall be maintained in the City Recorder's Office for public inspection.

SECTION 2. APPLICATION. The Compensation Plan shall not apply to employees whose employment terminated prior to the effective date of this Ordinance.

SECTION 3. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this day		_ day of
	, 2008.	
	CHAIRPERSON	
ATTES	ST:	

CHIEF DEPUTY CITY RECORDER

Transmitted to the Mayor on	·
Mayor's Action:Approved	Vetoed.
	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Dillar	
Bill No of 2008. Published:	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-27-07
By 22

(Approving the Compensation Plan for "700 Series" Employees of Salt Lake City)

AN ORDINANCE APPROVING A COMPENSATION PLAN FOR "700 SERIES" EMPLOYEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Compensation Plan for "700 Series" Employees. Three copies of said Compensation Plan shall be maintained in the City Recorder's Office for public inspection.

SECTION 2. APPLICATION. The Compensation Plan shall not apply to employees whose employment terminated prior to the effective date of this Ordinance.

SECTION 3. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this day of	
, 2008.	,

CHAIRPERSON

ATTEST:
CHIEF DEPUTY CITY RECORDER
Transmitted to the Mayor on
Mayor's Action:ApprovedVetoed.
MAYOR
ATTEST:
CHIEF DEPUTY CITY RECORDER
(SEAL)
Bill No of 2008. Published:

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

(Approving the Compensation Plan for "800 Series" Employees of Salt Lake City)

AN ORDINANCE APPROVING A COMPENSATION PLAN FOR "800 SERIES" EMPLOYEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Compensation Plan for "800 Series" Employees. Three copies of said Compensation Plan shall be maintained in the City Recorder's Office for public inspection.

SECTION 2. APPLICATION. The Compensation Plan shall not apply to employees whose employment terminated prior to the effective date of this Ordinance.

SECTION 3. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

-	Passed by the City Council of S	alt Lake City, Utah, this	day of
	, 2008.		
		CHAIRPERSON	

ATTEST:	·	
CHIEF DEPUTY CITY RECORDER		
Transmitted to the Mayor on		
Mayor's Action:Approved	_Vetoed.	
	MAYOR	
ATTEST:		
CHIEF DEPUTY CITY RECORDER		
(SEAL)		
(SE/CE)		
Bill No of 2008. Published:		

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date 4-28-08
By

(Approving the Compensation Plan for "900 Series" Employees of Salt Lake City)

AN ORDINANCE APPROVING A COMPENSATION PLAN FOR "900 SERIES" EMPLOYEES.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. PURPOSE. The purpose of this Ordinance is to approve the attached Compensation Plan for "900 Series" Employees. Three copies of said Compensation Plan shall be maintained in the City Recorder's Office for public inspection.

SECTION 2. APPLICATION. The Compensation Plan shall not apply to employees whose employment terminated prior to the effective date of this Ordinance.

SECTION 3. EFFECTIVE DATE. This Ordinance shall be deemed effective on July 1, 2008.

Passed by the City Council of Salt Lake City, Utah, this day of
, 2008.
CHAIRPERSON

ATTEST:	
CHIEF DEPUTY CITY RECORDER	
Transmitted to the Mayor on	
Mayor's Action:Approved	Vetoed.
	MAYOR
ATTEST:	
CHIEF DEPUTY CITY RECORDER	
(SEAL)	
Bill No of 2008. Published:	

APPROVED AS TO FORM
Salt Lake City Attorney's Office
Date (-2p-u)
By