## SALT LAKE COUNTY ORDINANCE

ORDINANCE NO	, 2024
REVISION OF THE SALT LAKE COUN	TY CODE FOR AMENDED CONTRACTS

AN ORDINANCE AMENDING TITLE 3 CHAPTER 28 SECTION 045 ENTITLED "AMENDED CONTRACTS" TO REMOVE THE LEGAL REQUIREMENT THAT ALL COUNTY CONTRACTS, IF AMENDED, MUST BE AMENDED IN WRITING SIGNED BY THE PARTIES.

The County Legislative Body of Salt Lake County ordains as follows:

SECTION I. The amendments made here are designated by underlining the new substituted words. Words being deleted are designated by brackets and interlineations.

SECTION II. Chapter 3.28.045 of the Salt Lake County Code of Ordinances is amended as follows.

## 3.28.045 Amended contracts.

- A. Contracts shall only be amended pursuant to the provisions of the original agreement. [Any amendment to the contract must be authorized and processed according to the requirements of this chapter.] The total cost of both the original and amended contract must be used to determine the appropriate procurement and contracting method.
- [B.] [The amendment must be in writing, and in the same form as the original agreement, and expressly specify all terms and conditions amended and which terms remain unchanged.

  The same parties that signed the original agreement must sign the amended agreement unless an authorized assignment is part of the amendment.]
- [<u>C]B</u>. Contract amendments shall not be used to procure a new product, project or service that is not within the scope of the original agreement. Amendments including change orders

should be used to procure goods or services that are compatible with the terms and conditions of the original agreement but were unforeseen at the time of contracting.

[Đ]C. After all renewals have been exercised, the county shall have the right to extend an agreement for a period not to exceed six months for the purpose of procuring a new contract. In the event that an agreement is materially affected by changes to Medicaid funding and requirements, after all renewals have been exercised, the county shall have the right to extend an[d] agreement for a period not to exceed twelve months for the purpose of procuring a new agreement.

SECTION IV. This ordinance shall become effective fifteen (15) days after its passage and upon at least one publication of the ordinance or a summary thereof in a newspaper published and having general circulation in Salt Lake County.

APPROVED AND ADOPTED this	s day of	, 2024.
	SALT LAKE COUN	TY COUNCIL
	By:	
	By:Chair	
ATTEST:		
Lannie Chapman Salt Lake County Clerk		
REVIEWED AS TO FORM AND LEGALITY	Y:	
Cour Cour Cour	PINANCE HISTORY neilmember Bradley voti neilmember Bradshaw vo	otingoting
Cour Cour Cour	ncilmember Stewart voti ncilmember Granato voti ncilmember Winder New ncilmember Stringham v	ing vton voting oting
	ncilmember Harrison vot ncilmember Alvord votir	
Vetoed and dated this day or	f, 2024	4.
	By:MAYOR JEN	NIFER WILSON
	OR DESIGNE	EE
	Veto override: Yes_ Ordinance Published	ete as Applicable) No Date in Newspaper: Date linance:

## SUMMARY OF

## SALT LAKE COUNTY ORDINANCE NO. \_\_\_\_\_

of the Salt Lake Code Of Ord	, 2024, the County Council ance No, an ordinance of hapter 28 Section 045 entitled "Amended codinances, 2001, to remove the legal requiremed, must be amended in writing signed by the	nent that
	SALT LAKE COUNTY COUNCIL	
ATTEST:	By:Chair	
Lannie Chapman Salt Lake County Clerk APPROVED AS TO FORM:	_	
	Councilmember Bradley voting Councilmember Bradshaw voting Councilmember Theodore voting Councilmember Stewart voting Councilmember Granato voting Councilmember Newton voting Councilmember Stringham voting Councilmember Harrison voting Councilmember Alvord voting	
A complete copy of Ordinanc County Clerk, 2001 South State Stree	ee No is available in the office o	of the Salt Lake