

It is the legislative intent of the Salt Lake County Council to establish the following requirements for appropriations in the form of contributions, including “restricted contributions,” made to nonprofit entities in the 2023 budget.

- 1) All nonprofit entities receiving contributions from Salt Lake County shall comply with Salt Lake Countywide Policy 1200 prior to the disbursement of funds by the County, including submitting an application for the contribution, agreeing to file a disbursement of funds report for contributions in excess of \$2,500, and agreeing to submit to an audit if requested.
- 2) Consistent with Salt Lake County Ordinance § 3.28.010, for all contributions in excess of \$50,000, or that are characterized in the Mayor’s proposed budget as transformational initiatives, the County shall enter into a written agreement with the nonprofit entity in a manner reviewed and advised by the District Attorney prior to the disbursement of funds by the County. Such agreements should protect the County’s financial and legal interests and oblige the nonprofit entity to comply with all applicable legal and reporting requirements.
- 3) The County shall obligate nonprofit entities receiving contributions for transformational initiatives to provide the County with regular updates about their progress in achieving the outcomes and indicators identified in the Mayor’s proposed budget, and shall reserve the right to require the nonprofit to report on the same to the Council during the June 2023 budget workshops.

The Council may further memorialize this legislative intent in the resolution adopting the 2023 budget.