

## Changes to Policy 1200 Since the March Draft that was Discussed at the County Council and Executive Coordinating Committee Meetings:

- Section 2.2 clarifies that fee waivers apply to County *owned or operated* facilities and property to avoid any unwanted ambiguities and to be consistent with other policy language.
- Section 3.2 now provides that contributions are “authorized and documented” through the budget process and are “initially” considered by the council after statutorily required appropriations. This is to avoid any unwanted implication that contributions are only considered during the budget workshops or once a year, while still emphasizing the Council’s intent that contributions be considered after required County appropriations during the Council stage of the budget.
- Section 3.3.e. now allows a nonprofit entity to utilize up to 15 percent of the County’s contribution for administrative expenses, stated as follows: *“no more than 15 percent of any funds contributed by the County may be used for administrative expenses or employee compensation unless a greater percentage is specifically authorized by the Council.”*
- Section 3.3.g updates the conflict of interest language to reflect the ECC recommendation, and now provides the following requirement for nonprofit entities receiving contributions from the County: *“Disclosure of any Salt Lake County elected officials or appointed non-merit employees that serve as officers, directors, board members, or employees of the nonprofit entity, and demonstration that the nonprofit entity understands and agrees to not breach the ethical standards set forth in Utah statute and Salt Lake County ordinance.”*
- The former language in Section 3.7 of the draft policy, which stated “Salt Lake County shall not provide contributions to any nonprofit entity that employs a Salt Lake County elected official or an appointed non-merit employee as an officer, director, or employee of the nonprofit organization” has been deleted as requested by the ECC’s recommendation.
- Section 3.7 of the updated draft now clarifies that contributions previously approved by the Council may still be processed, addressing another concern raised at the ECC, and stated as follows: *“This policy does not apply to . . . the disbursement of funds that have been previously approved by the Council prior to the effective date of this policy.”*
- Additional technical and formatting changes have been made throughout for consistency and readability.