SALT LAKE COUNTY, UTAH

RESOLUTION NO.	, 2019

A RESOLUTION OF THE COUNTY COUNCIL OF SALT LAKE COUNTY APPROVING AND AUTHORIZING EXECUTION OF AN INTERLOCAL COOPERATION AGREEMENT BETWEEN SALT LAKE COUNTY AND COTTONWOOD HEIGHTS PARKS AND RECREATION SERVICE AREA FOR A CONTRIBUTION OF TRCC FUNDS TO MAKE IMPROVEMENTS TO THE COTTONWOOD HEIGHTS RECREATION CENTER

RECITALS

- A. Salt Lake County (the "County") and Cottonwood Heights Parks and Recreation Service Area (the "Service Area") are "public agencies" as defined by the Utah Interlocal Cooperation Act, Utah Code Ann. §§ 11-13-101 et seq. (the "Cooperation Act"), and, as such, are authorized by the Cooperation Act to enter into this Agreement to act jointly and cooperatively on the basis of mutual advantage in order to provide facilities in a manner that will accord best with geographic, economic, population and other factors influencing the needs and development of local communities.
- B. The County receives funds ("<u>TRCC Funds</u>") pursuant to the Tourism, Recreation, Cultural, Convention, and Airport Facilities Tax Act, Utah Code Ann. §§ 59-12-601 et seq. (the "<u>TRCC Act</u>"). The TRCC Act provides that TRCC Funds may be used, among other things, for the development, operation, and maintenance of publicly owned or operated recreation, cultural, or convention facilities.
- C. In 2018, the Service Area requested TRCC Funds from the County to help it fund the project described in its TRCC Application. More specifically, the Service Area requested TRCC Funds to make improvements to the Cottonwood Heights Recreation Center including (1) remodeling the existing outdoor locker room area to add two ADA/Family Change Rooms, which will be equipped with private showers, toilets, and changing areas, and (2) re-roofing the outdoor locker room area, and (3) re-sealing and painting the two outdoor pool. (the "Project"). The County Council appropriated TRCC Funds for this purpose in the 2019 Salt Lake County Budget.
- D. The Service Area and the County now desire to enter into the Interlocal Cooperation Agreement attached hereto as **ATTACHMENT A** (the "Interlocal Agreement") wherein the County agrees to grant TRCC Funds to the Service Area to help fund the Project and wherein the Service Area agrees to abide by the terms and conditions outlined in the Agreement.
- Agreement will contribute to the prosperity, moral well-being, peace and comfort of Salt Lake County residents.

RESOLUTION

NOW, THEREFORE, IT IS HEREBY RESOLVED, by the County Council of Salt Lake County:

1. That the Interlocal Agreement between Salt Lake County and Cottonwood Heights Parks and Recreation Service Area is approved, in substantially the form attached hereto as ATTACHMENT A, and that the Salt Lake County Mayor is authorized to execute the same. 2. That the Interlocal Agreement will become effective as stated in the Interlocal Agreement. APPROVED AND ADOPTED in Salt Lake City, Salt Lake County, Utah, this day of ______, 2019. Richard Snelgrove, Chairperson ATTEST: Sherrie Swensen Salt Lake County Clerk Voting: Council Member Bradley Council Member Bradshaw Council Member Burdick Council Member DeBry Council Member Ghorbani Council Member Granato Council Member Jensen

APPROVED AS TO FORM:

Dianne R. Orcutt
Deputy District Attorney

Council Member Newton Council Member Snelgrove

ATTACHMENT A

Interlocal Cooperation Agreement between Salt Lake County and Cottonwood Heights Parks and Recreation Service Area

County Contract No.		
•	DA Log No.	19-13249

INTERLOCAL COOPERATION AGREEMENT

between

SALT LAKE COUNTY for its Department of Community Services

and

COTTONWOOD HEIGHTS PARKS AND RECREATION SERVICE AREA

THIS INTERLOCAL COOPERATION AGREEMENT (this "Agreement") is entered into by and between SALT LAKE COUNTY, a body corporate and politic of the State of Utah, for and on behalf of the Department of Community Services ("County") and COTTONWOOD HEIGHTS PARKS AND RECREATION SERVICE AREA, a local district and political subdivision of the State of Utah ("Service Area"). County and Service Area may each be referred to herein as a "Party" and collectively as the "Parties."

RECITALS:

- A. The County is a county existing pursuant to Article XI, Section 1 of the Utah Constitution, and the Department of Community Services is a department of the County pursuant to Salt Lake County Ordinances, § 2.06B.020.
- B. The County receives funds ("<u>TRCC Funds</u>") pursuant to the Tourism, Recreation, Cultural, Convention, and Airport Facilities Tax Act, Utah Code Ann. §§ 59-12-601 *et seq.* (the "<u>TRCC Act</u>"). The TRCC Act provides that TRCC Funds may be used, among other things, for the development, operation, and maintenance of publicly owned or operated recreation, cultural, or convention facilities.
- C. The Service Area is a local district and political subdivision of the State of Utah as provided for in the Service Area Act found in Title 17B, Chapter 2a, Part 9 of the Utah Code.
- D. The Service Area provides quality parks and recreation services to the eastern portion of Salt Lake County. County residents voted to create the Service Area in 1967. The Service Area continues to support recreation opportunities within the Service Area and operates the Cottonwood Heights Recreation Center located at 7500 South 2700 East, Cottonwood Heights, Utah. The Recreation Center includes an ice arena and a swimming pool, and has been enjoyed by many County residents both inside and outside the Service Area's boundaries.
- E. The Service Area has requested TRCC Funds from the County to help it fund the project described in its TRCC Application attached hereto as **EXHIBIT A**. More specifically, the Service Area requested TRCC Funds to make improvements to the Cottonwood Heights Recreation Center including (1) remodeling the existing outdoor locker room area to add two ADA/Family Change Rooms, which will be equipped with private showers, toilets, and changing

areas, and (2) re-roofing the outdoor locker room area, and (3) re-sealing and painting the two outdoor pool. The County Council appropriated TRCC Funds for this purpose in the 2019 Salt Lake County Budget.

- F. The Parties are "public agencies" as defined by the Utah Interlocal Cooperation Act, Utah Code Ann. §§ 11-13-101 et seq. (the "Interlocal Cooperation Act"), and, as such, are authorized by the Interlocal Cooperation Act to enter into this Agreement to act jointly and cooperatively in a manner that will enable them to make the most efficient use of their resources and powers. Additionally, Section 11-13-215 of the Interlocal Cooperation Act authorizes a county, city, town, or other local political subdivision to share its tax and other revenues with other counties, cities, towns, local political subdivisions, or the state.
- G. The Parties have determined that it is mutually advantageous to enter into this Agreement and believe that the County's assistance under this Agreement will contribute to the prosperity, moral well-being, peace, and comfort of Salt Lake County residents.

AGREEMENT:

NOW THEREFORE, in consideration of the premises and in compliance with and pursuant to the terms hereof and the provisions of the Interlocal Cooperation Act, the Parties hereby agree as follows:

1. COUNTY'S CONTRIBUTION.

- A. <u>Contribution of TRCC Funds</u>. The County agrees to reimburse three hundred and twelve thousand and six hundred and eighty-four dollars (\$312,684.00) in 2019 to the Service Area from its TRCC Funds— all on the terms and subject to the conditions of this Agreement.
- B. <u>Conditions to County's Reimbursement</u>. The County will have no obligation to reimburse TRCC Funds to the Service Area under this Agreement unless and until the following conditions have been satisfied:
 - (i) <u>Service Area Funding Requirement</u>. The Service Area has represented to the County evidence and assurances that it will contribute seventy-eight thousand one hundred and seventy-one dollars (\$78,171.00) of the total cost of the proposed improvements described in **EXHIBIT A**.

2. SERVICE AREA'S OBLIGATIONS AND REPRESENTATIONS.

A. <u>Acknowledgement</u>. The Service Area acknowledges that the TRCC Funds provided to the Service Area under this Agreement are County public funds received pursuant to the TRCC Act and Salt Lake County Code of Ordinances §3.10.030, 3.10.040, and 3.10.051, and therefore must be used for the development, operation, and maintenance of publicly owned or operated recreation, cultural, or convention facilities.

B. Allowable Uses and Limitation on Use.

- (i) The Service Area shall use the TRCC Funds provided under this Agreement solely to cover costs incurred by the Service Area to make the improvements described in **EXHIBIT A.**
- (ii) The Service Area shall not expend any TRCC Funds on: (a) fund-raising expenditures related to capital or endowment campaigns, grants or re-grants; (b) direct political lobbying, (c) bad debt expense, (d) non-deductible tax penalties, (e) operating expenses that are utilized in calculating federal unrelated business income tax; or (f) in any other manner that would be inconsistent with the use stated in Paragraphs 2A and 2B of this Agreement.
- C. <u>Match Requirement</u>. If the Service Area's TRCC Application attached hereto as EXHIBIT A indicates that the Service Area will make a matching contribution toward the purpose for which TRCC Funds will be used by the Service Area under this Agreement, the Service Area shall make the matching contribution so indicated in the amount specified in the Service Area's TRCC Application. If the Service Area fails to make and expend such a matching contribution prior to October 31, 2019, the County may require repayment of TRCC Funds from the Service Area for noncompliance with this provision.
- D. <u>Request for Reimbursement</u>. Service Area shall furnish to County, for each and every reimbursement request, the 2019 TRCC Reimbursement Form, attached hereto as **EXHIBIT B**, together with such invoices or other supporting documentation as County may reasonably require.
- E. <u>Deadline to Request Reimbursement of TRCC Funds</u>. Service Area must make all requests for reimbursement under this Agreement on or before **October 31, 2019**. If Service Area anticipates being unable to use the TRCC Funds before the October 31, 2019 deadline, Service Area may make a request for an extension of time, no later than September 30, 2019. Requests for extension of time must be made in writing and directed to the County Community Services Department.
- F. <u>Reporting Requirements</u>. The Service Area shall submit to the County a completed copy of the Disbursement of Funds Report, attached hereto as **EXHIBIT C**, detailing how the TRCC Funds were expended, no later than December 31, 2019
- G. Recordkeeping. The Service Area agrees to maintain its books and records in such a way that any TRCC Funds received from the County will be shown separately on the Service Area's books. The Service Area shall maintain records adequate to identify the use of the TRCC Funds for the purposes specified in this Agreement. The Service Area shall make its books and records available to the County at reasonable times.

H. Public Funds and Public Monies:

(i) The Service Area agrees that the TRCC Funds are "public funds" and

"public monies," meaning monies, funds, and accounts, regardless of the source from which they are derived, that are owned, held, or administered by the State or any of its boards, commissions, institutions, departments, divisions, agencies, bureaus, laboratories, or similar instrumentalities, or any county, city, school district, political subdivision, or other public body. The terms also include monies, funds or accounts that have been transferred by any of the aforementioned public entities to a private contract provider for public programs or services. Said funds shall maintain the nature of "public funds" while in the Service Area's possession.

- (ii) The Service Area, as the recipient of "public funds" and "public monies" pursuant to this and other agreements related hereto, expressly agrees that it, its officers, and its employees are obligated to receive, keep safe, transfer, disburse and use these "public funds" and "public monies" as authorized by law and this Agreement for TRCC qualifying purposes in Salt Lake County. The Service Area understands that it, its officers, and its employees may be criminally liable under Utah Code Ann. § 76-8-402 for misuse of public funds or monies. The Service Area expressly agrees that the County may monitor the expenditure of TRCC Funds by the Service Area.
- (iii) The Service Area agrees not to make TRCC Funds or proceeds from such funds available to any public officer or employee or in violation of the Public Officers' and Employees' Ethics Act, Utah Code Ann. §§ 67-16-1, et seq. (1953, as amended).
- I. Right to Verify and Audit. The County reserves the right to verify application and evaluation information and to audit the use of TRCC Funds received by Service Area under this Agreement, and the accounting of such use. If the County requests an audit, the Service Area agrees to cooperate fully with the County and its representatives in the performance of the audit.
- J. <u>Noncompliance</u>. The Service Area agrees that the County may withhold TRCC Funds or other funds or require repayment of TRCC Funds from the Service Area for noncompliance with this Agreement, for failure to comply with directives regarding the use of public funds, or for misuse of public funds or monies.

K. Representations.

- (i) <u>No Officer or Employee Interest</u>. The Service Area represents and agrees that no officer or employee of the County has or shall have any pecuniary interest, direct or indirect, in this Agreement or the proceeds resulting from the performance of this Agreement.
- (ii) Ethical Standards. The Service Area represents that it has not: (a) provided an illegal gift in connection with this Agreement to any County officer or employee, or former County officer or employee, or to any relative or business entity of a County officer or employee, or relative or business entity of a former County officer or employee; (b) retained any person to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, other than

bona fide employees of bona fide commercial agencies established for the purpose of securing business; (c) breached any of the ethical standards in connection with this Agreement set forth in State statute or Salt Lake County Code of Ordinances § 2.07; or (d) knowingly influenced, and hereby promises that it will not knowingly influence, in connection with this Agreement, any County officer or employee or former County officer or employee to breach any of the ethical standards set forth in State statute or Salt Lake County ordinances.

3. GENERAL PROVISIONS:

- A. <u>Entire Agreement</u>. This Agreement and the documents referenced herein, if any, constitute the entire Agreement between the Parties with respect to the subject matter hereof, and no statements, promises, or inducements made by either Party, or agents for either Party, that are not contained in this written Agreement shall be binding or valid; and this Agreement may not be enlarged, modified or altered, except in writing, signed by the Parties.
- Term of Agreement. This Agreement will become effective immediately upon the completion of the following: (i) the approval of the Agreement by the governing bodies of the County and the Service Area, including the adoption of any necessary resolutions or ordinances by the County and the Service Area authorizing the execution of this Agreement by the appropriate person or persons for the County and the Service Area, respectively, (ii) the execution of this Agreement by a duly authorized official of each of the Parties, (iii) the submission of this Agreement to an attorney for each Party that is authorized to represent said Party for review as to proper form and compliance with applicable law, pursuant to Section 11-13-202.5 of the Interlocal Cooperation Act, and the approval of each respective attorney, and (iv) the filing of a copy of this Agreement with the keeper of records of each Party (the "Effective Date"). This Agreement shall terminate upon the Service Area's full expenditure of the TRCC Funds received under this Agreement and upon the Service Area's completion of the associated reporting requirements described in Paragraph 2E above, unless terminated earlier as provided in Paragraphs 3H, 3I, and 3J below. However, the Service Area's obligations in Paragraphs 2F, 2G, 2H and 2I above and Paragraph 3F below shall survive the expiration or termination of this Agreement.
- C. <u>Interlocal Cooperation Act</u>. In satisfaction of the requirements of the Interlocal Cooperation Act in connection with this Agreement, the Parties agree as follows:
 - (i) This Agreement shall be authorized as provided in Section 11-13-202.5 of the Interlocal Cooperation Act.
 - (ii) This Agreement shall be reviewed as to proper form and compliance with applicable law by a duly authorized attorney in behalf of each Party pursuant to and in accordance with Section 11-13-202.5 of the Interlocal Cooperation Act.
 - (iii) A duly executed original counterpart of this Agreement shall be filed immediately with the keeper of records of each Party pursuant to Section 11-13-209 of the Interlocal Cooperation Act.

- (iv) The term of this Agreement shall not exceed fifty (50) years pursuant to Section 11-13-216 of the Interlocal Cooperation Act.
- (v) Except as otherwise specifically provided herein, each Party shall be responsible for its own costs of any action done pursuant to this Agreement, and for any financing of such costs.
- (vi) No separate legal entity is created by the terms of this Agreement and no facility or improvement will be jointly acquired, jointly owned, or jointly operated by the Parties under this Agreement.
- (vii) Pursuant to Section 11-13-207 of the Interlocal Cooperation Act, the County Mayor and an officer vested with the executive power from the Service Area are hereby designated as the joint administrative board for all purposes of the Interlocal Cooperation Act.
- D. <u>No Obligations to Third Parties</u>. The Parties agree that the Service Area's obligations under this Agreement are solely to the County and that the County's obligations under this Agreement are solely to the Service Area. The Parties do not intend to confer any rights to third parties unless otherwise expressly provided for under this Agreement.
- E. Agency. No officer, employee, or agent of the Service Area or the County is intended to be an officer, employee, or agent of the other Party. None of the benefits provided by each Party to its employees including, but not limited to, workers' compensation insurance, health insurance and unemployment insurance, are available to the officers, employees, or agents of the other Party. The Service Area and the County will each be solely and entirely responsible for its acts and for the acts of its officers, employees, or agents during the performance of this Agreement.

F. Governmental Immunity, Liability, and Indemnification.

- (i) Governmental Immunity. Both Parties are governmental entities under the Governmental Immunity Act of Utah, Utah Code Ann. §§ 63G-7-101 et seq. (the "Immunity Act"). Neither Party waives any defenses or limits of liability available under the Immunity Act and other applicable law. Both Parties maintain all privileges, immunities, and other rights granted by the Immunity Act and all other applicable law.
- (ii) <u>Liability and Indemnification</u>. The County and the Service Area agree to be liable for their own negligent acts or omissions, or those of their authorized employees, officers, and agents while engaged in the performance of the obligations under this Agreement, and neither the County nor the Service Area will have any liability whatsoever for any negligent act or omission of the other Party, its employees, officers, or agents. However, the Service Area shall indemnify, defend, and hold harmless the County, its officers, employees and agents (the "<u>Indemnified Parties</u>") from and against any and all actual or threatened claims, losses, damages, injuries, debts, and liabilities of,

to, or by third parties, including demands for repayment or penalties, however allegedly caused, resulting directly or indirectly from, or arising out of (i) the Service Area's breach of this Agreement; (ii) any acts or omissions of or by the Service Area, its agents, representatives, officers, employees, or subcontractors in connection with the performance of this Agreement; or (iii) the Service Area's use of the TRCC Funds. The Service Area agrees that its duty to defend and indemnify the Indemnified Parties under this Agreement includes all attorney's fees, litigation and court costs, expert witness fees, and any sums expended by or assessed against the County for the defense of any claim or to satisfy any settlement, arbitration award, debt, penalty, or verdict paid or incurred on behalf of the County. The Parties agree that the requirements of this Paragraph will survive the expiration or sooner termination of this Agreement.

G. <u>Required Insurance Policies</u>. Both Parties to this Agreement shall maintain insurance or self-insurance coverage sufficient to meet their obligations hereunder and consistent with applicable law.

H. Non-Funding Clause.

- The County has requested or intends to request an appropriation of TRCC (i) Funds to be paid to the Service Area for the purposes set forth in this Agreement. If TRCC Funds are not appropriated and made available beyond December 31 of the county fiscal year in which this Agreement becomes effective, the County's obligation to contribute TRCC Funds to the Service Area under this Agreement beyond that date will be null and void. This Agreement places no obligation on the County to contribute TRCC Funds to the Service Area in succeeding fiscal years. The County's obligation to contribute TRCC Funds to the Service Area under this Agreement will terminate and become null and void on the last day of the county fiscal year for which funds were budgeted and appropriated, except as to those portions of payments agreed upon for which funds are budgeted and appropriated. The Parties agree that such termination of the County's obligation under this Paragraph will not be construed as a breach of this Agreement or as an event of default under this Agreement, and that such termination of the County's obligation under this Paragraph will be without penalty and that no right of action for damages or other relief will accrue to the benefit of the Service Area, its successors, or its assigns as to this Agreement, or any portion thereof, which may terminate and become null and void.
- (ii) If TRCC Funds are not appropriated and made available to fund performance by the County under this Agreement, the County shall promptly notify the Service Area of such non-funding and the termination of this Agreement. However, in no event, shall the County notify the Service Area of such non-funding later than thirty (30) days following the expiration of the county fiscal year for which TRCC Funds were last appropriated for contribution to the Service Area under this Agreement.

I. Termination.

(i) Event of Default. The occurrence of any one or more of the following

constitutes an "Event of Default" as such term is used herein:

- (a) Failure of the Service Area to comply with any of the terms, conditions, covenants, or provisions of this Agreement that is not fully cured by the Service Area on or before the expiration of a thirty (30)-day period commencing upon the County's written notice to the Service Area of the occurrence thereof.
- (b) The Service Area no longer plans to use the TRCC Funds for the purposes and in the manner specified in this Agreement.
- (c) The Service Area no longer qualifies for receipt of TRCC Funds under the laws of the State of Utah or under Salt Lake County ordinances or policy.
- (d) The County's determination to contribute TRCC Funds to the Service Area under this Agreement was based upon the submission of erroneous information, or the County reasonably determines that any representations made by the Service Area under this Agreement are untrue.
- (ii) <u>County's Remedies in the Event of Default</u>. Upon the occurrence of any Event of Default, the County may, in its sole discretion, and in addition to all remedies conferred upon the County by law or equity and other provisions of this Agreement, pursue any one or more of the following remedies concurrently or successively, it being the intent hereof that none of such remedies shall be to the exclusion of any other:
 - (a) Withhold further contributions of TRCC Funds to the Service Area; and/or
 - (b) Seek repayment of any TRCC Funds previously paid to the Service Area under this Agreement; and/or
 - (c) Terminate this Agreement.
- (iii) <u>Termination Prior to Disbursement</u>. The County may terminate this Agreement for convenience by providing thirty (30)-day's written notice specifying the nature, extent and effective date of the termination. However, the County may not terminate this agreement once the TRCC Funds have been provided to the Service Area and have been expended by the Service Area for the purposes set forth by this Agreement.
- J. <u>Force Majeure</u>. Neither Party will be considered in breach of this Agreement to the extent that performance of their respective obligations is prevented by an Event of Force Majeure that arises after this Agreement becomes effective. "<u>Event of Force Majeure</u>" means an event beyond the control of the County or the Service Area that prevents a Party from complying with any of its obligations under this Agreement, including but not limited to: (i) an act of God (such as, but not limited to, fires, explosions, earthquakes, drought, tidal waves and floods); (ii)

war, acts or threats of terrorism, invasion, or embargo; or (iii) riots or strikes. If an Event of Force Majeure persists for a period in excess of sixty (60) days, the County may terminate this Agreement without liability or penalty, effective upon written notice to the Service Area.

- K. <u>No Waiver</u>. The failure of either Party at any time to require performance of any provision or to resort to any remedy provided under this Agreement will in no way affect the right of that Party to require performance or to resort to a remedy at any time thereafter. Additionally, the waiver of any breach of this Agreement by either Party will not constitute a waiver as to any future breach.
- L. <u>Compliance with Laws</u>. The Parties shall comply with all applicable statutes, laws, rules, regulations, licenses, certificates and authorizations of any governmental body or authority in the performance of its obligations under this Agreement, including, but not limited to, those laws requiring access to persons with disabilities as well as the laws governing non-discrimination against all protected groups and persons in admissions and hiring.
- M. Records. Financial records, supporting documents, statistical records and all other records pertinent to this Agreement and the TRCC Funds provided under this Agreement must be kept readily available for review by the County from time to time upon the County's request. Such records must be retained and maintained for a minimum of three (3) years after the end of a budget period. If questions still remain, such as those raised as a result of an audit, records must be retained until completion or resolution of any audit in process or pending resolution. Such records may be subject to the Utah Government Records Access and Management Act, Utah Code Ann. §§ 63G-2-101 et seq.
- N. <u>Assignment and Transfer of Funds</u>. The Service Area shall not assign or transfer its obligations under this Agreement nor its rights to compensation under this Agreement without prior written consent from the County. The Service Area shall use the TRCC Funds provided pursuant to this Agreement exclusively and solely for the purposes set forth in the Agreement.
- O. <u>Amendments</u>. This Agreement may be amended, enlarged, modified or altered only by an instrument in writing signed by both Parties. If the amendment or modification is material, the instrument shall be: (i) approved by the governing bodies of the County and the Service Area, including the adoption of any necessary resolutions or ordinances by the County and the Service Area authorizing the execution of any amendment, change, modification or alteration of this Agreement by the appropriate person or persons for the County and the Service Area, respectively, (ii) executed by a duly authorized official of each of the Parties, (iii) submitted to an attorney for each Party that is authorized to represent said Party for review as to proper form and compliance with applicable law, pursuant to Section 11-13-202.5 of the Interlocal Cooperation Act, and executed by each respective attorney, and (iv) filed with the keeper of the records of each Party.
- P. <u>Severability</u>. If any provision of this Agreement is found to be illegal or unenforceable in a judicial proceeding, such provision will be deemed inoperative and severable, and, provided that the fundamental terms and conditions of this Agreement remain legal and enforceable, the remainder of this Agreement will remain operative and binding on the Parties.

- Q. Governing Law and Venue. The laws of the State of Utah govern all matters arising out of this Agreement. Venue for any and all legal actions arising hereunder will lie in the District Court in and for the County of Salt Lake, State of Utah.
- R. <u>Warrant of Signing Authority</u>. The person or persons signing this Agreement on behalf of the Service Area warrants his or her authority to do so and to bind the Service Area. The County may require the Service Area to return all TRCC Funds paid to the Service Area based upon a breach of warranty of authority.
- S. <u>Counterparts</u>. This Agreement may be executed in counterparts and all so executed will constitute one agreement binding on all the Parties, it being understood that all Parties need not sign the same counterpart. Further, executed copies of this Agreement delivered by facsimile or email will be deemed an original signed copy of this Agreement.

Each Party hereby signs this Interlocal Cooperation Agreement on the date written by each Party on the signature pages attached hereto.

[The balance of this page was left blank intentionally – Signature pages follow]

INTERLOCAL AGREEMENT -- SIGNATURE PAGE FOR THE COUNTY

SALT LAKE COUNTY:

	By Mayor Jennif Dated:	er Wilson or Designee , 2019
Approved by:		
DEPARTMENT OF COM By Holly Yocom Department Director Dated: 3-8-19	ocen	
Approved as to Form and SALT LAKE COUNTY I		
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[Signatures continue on next page.]

INTERLOCAL AGREEMENT -- SIGNATURE PAGE FOR THE SERVICE AREA

COTTONWOOD HEIGHTS PARKS AND RECREATION SERVICE AREA

	RECREATION SERVICE AREA	
	Name: Ben Hill Title: Executive Director Dated: March 4+4, 2019	
Attest:		
Approved as to Form and Legality: SERVICE AREA ATTORNEY By		

EXHIBIT AService Area's TRCC Application

EXHIBIT B2019 TRCC Reimbursement Form



TRCC RECIPIENT ORGANIZATION'S DISBURSEMENT OF FUNDS REPORT

Name of Organization:		
Address:		
		ZIP CODE:
CONTACT PERSON:		
PHONE NUMBER:	EMAIL:	
CONTRIBUTION AMOUNT:		_
1. PLEASE DESCRIBE HOW THE MO	NEY WAS SPENT AND WHA	T OTHER CONTRIBUTIONS WERE MADE
TO YOUR PROGRAM:		
2. Please attach a detailed pro	DJECT EXPENSE SUMMARY.	
DATED THIS DAY OF	ç	IGNATURE:
DATED THIS DAY OF	, 3	IONAI ONE.

EXHIBIT CDisbursement of Funds Report

54	SALT LAKE COUNTY	2019 TRCC Reimbursement Form		
	Submittal Date:		Guidelines:	
Co	ontract Number:		 * Supporting documentation required, invoices 	
Orga	anization Name:		 * Sales orders accepted with proof of paymen 	t only
	Project Name:		* Quotes will not be accepted	
Contact Name:			* Sales tax will not be reimbursed	
	Phone Number:		* Administrative overhead will not be reimburs	ed
	E-Mail:			
Item #	Invoice Date	Vendor	Description	Amount
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