SALT LAKE COUNTY ORDINANCE

ORDINANCE NO. ____

, 2019

REVISIONS TO TITLE 13 TO REFLECT PRESENT-DAY COUNTY POLICE POWERS IN PARKS, PARKS & RECREATION DIVISION MANAGEMENT STRUCTURE, & ADVISORY BOARD SCOPE

AN ORDINANCE AMENDING TITLE 13 OF THE SALT LAKE COUNTY CODE OF ORDINANCES, 2001, ENTITLED "PARKS AND RECREATION."

The Legislative Body of Salt Lake County ordains as follows:

SECTION I. The enactments made here are designated by underlining the new words.

Words being deleted are designated by brackets and interlineation.

SECTION II. Chapter 13.04 of the Salt Lake County Code of Ordinances, 2001, is amended to read as follows:

Chapter 13.04 - PARKS AND RECREATIONAL FACILITIES

[13.04.010 - Purpose.

This chapter shall be for the purpose of encouragement and development of activity and proficiency in music, arts, drama, handicraft, science, literature, nature study, nature contracting, aquatic sports, athletics, or other suitable recreational activities and permit informal play incorporating such activities therein.]

13.04.020 - Definitions.

As used in this chapter:

"Fitness center" means those [recreation] facilities with indoor fitness amenities such as strength training equipment, cardio equipment, indoor swimming pools, and/or an indoor walking track.

"Park" means a[n enclosed] piece of ground, either within the county or that is under the control of the county, that is operated and maintained by the county and set apart for the use of the general public, whether developed or underdeveloped, and that is usually, or may be, planted with trees, lawns and other shrubbery. A park may include within its boundary facilities for <u>fitness</u>, sport, entertainment, [dancing,] recreation, swimming, or a park may be planned for such future use or any and [all] other <u>related</u> facilities [as set forth in Section 13.04.010]. A park may consist solely of a single purpose facility, either actual or proposed, such as a golf course, open air theater, <u>or similar amenities</u>. [etc.]

"Recreation" means refreshment of strength and spirit [through leisure activity for the purpose of physical and mental improvement through] by means of physical training or relaxation [and education creating a richer and fuller life through increased accomplishment in physical, aesthetic and educational pursuits].

"Recreation facilities" means parks, recreation areas and <u>fitness</u> [multipurpose] centers belonging to and/or under the control of the county.

13.04.030 - Control of parks.

The <u>Director of the Division of Parks and Recreation may prepare</u> [superintendent of recreation, parks, multipurpose centers, by and with the help of the county recreation board, shall establish] rules and regulations[, and, where necessary, shall recommend ordinances to the council] for the control of the conduct of the patrons of recreational facilities. Rules and regulations shall be [made to comply] consistent with county ordinances and applicable municipal ordinances.

<u>Rules and regulations prepared under this subsection must be approved by the mayor or designee</u> <u>before they are effective.</u> [The superintendent shall do the acts named in this section in consultation with the sheriff's department, which has enforcement authority at recreational facilities.]

[13.04.040 - Hour of use.

The hours of use for the parks of the county shall be determined by the county, consistent with the maximum use of the park or parks. No person shall be permitted in parks, either on foot or in any type of vehicle or conveyance during the hours prohibited, unless it shall be for the express purpose of traveling directly through the park on a public street.

[13.04.050 - Motor vehicle restrictions.

- A. It is unlawful to operate or drive any motor vehicle within any park or recreation area at a speed in excess of that speed posted on the particular road, trail or pathway within the park.
- B. No motor vehicles may be driven within a park, other than in those areas specifically designated and posted for that particular purpose. This shall not apply, however, to motorized or self-propelled equipment used within the park by park officers or employees for transportation or that is used for maintenance and service of the park facilities. Emergency vehicles are also exempted from this provision.
- C. Motor vehicles shall include, but shall not be limited to, such vehicles as automobiles, trucks, tote goats, motorcycles, motor bikes, snowmobiles, and any and all other self-propelled mechanical vehicles. No motor vehicle, even though operated within the speed permitted and in or on the places provided for such vehicles, shall be operated in a careless or reckless manner within the park area.
- [13.04.060 Business vehicles.

No person shall drive or have any dray, truck, wagon, cart, perambulator, motor vehicle, or other traffic vehicle, carrying or being regularly used or employed in carrying goods, merchandise, lumber, machinery, oil, manure, dirt, sand, soil, any article of trade or commerce, or any offensive article or material whatsoever upon any road or drive in a park, except as may be specifically provided or designated for such use.]

[13.04.070 - Bicycles permitted.

Bicycles may be operated and used anywhere within park areas across grassy surfaces or any place where their use will not damage the facilities, plants or decoration of the park, except in areas where bicycles are prohibited. Bicycles shall not be operated in a careless or reckless manner.] [13.04.080 - Snowmobiles permitted in certain areas.

Snowmobiles may be permitted to drive within park areas, but only at places which have been specifically designated for such use, when the weather conditions would permit their operation without damage to the plants, shrubbery or other facilities.]

[13.04.090 - Paths, trails or roads.

When a trail, path or road within a park is designated for any specific purpose or purposes, such as an equestrian trail, bicycle path, or other use, then such trail may only be used for the specific purposes designated or for incidental uses in connection therewith that are necessary to accomplish the use permitted, and any person using it for other purposes shall be deemed to have committed a misdemeanor.]

[13.04.100 - Animals prohibited Exceptions.

A. Except as provided in this chapter, no person shall lead or let loose any of the bovine species, any horse, mule, goat, sheep, swine, or cat, at any time within a park, except that horses may be led, driven or ridden on equestrian trails or in equestrian parks.

- B. Obedience classes and animal shows may apply to the Salt Lake County parks and recreation division for a permit to use a park. A permit for an obedience class or animal show may be granted if:
 - 1. A clean-up bond is posted to assure proper clean-up of the permitted park area; and
 - 2. A written plan is provided with the permit application demonstrating the physical means for restraining and confining the permitted animals to the permitted area.

If organized animal shows and obedience classes obtain county permits to utilize the park, then animals officially registered may be permitted within the park.

- C. Dogs licensed pursuant to the provisions of Title 8 of this code, or if the park is within the jurisdiction of a city, dogs licensed pursuant to the provision of that city's animal control ordinance are allowed in county parks so long as they meet the requirements of those ordinances and the dog is:
 - 1. Under control on a leash or lead, or confined within a vehicle; and
 - 2. The owner or person having control of the dog must properly dispose in a waste receptacle or other designated place any defecated dog litter while in the park.]

[13.04.110 - Animal control.

No person shall ride or drive any horse or animal not well-broken or under control of the driver or rider within the park area.]

[13.04.120 - Tethering animal to tree or structure prohibited.

No person within a park shall hitch or fasten any horse or other animal to any tree or any other place or structure not especially designated and provided for such purpose.]

[13.04.130 - Interference with animals or fowl prohibited.

No person shall annoy, injure, release from confinement, or in any manner interfere with any swan, duck, goose, bird or animal in a park.]

[13.04.140 - Hunting and fishing.

No person shall hunt or fish in any park or public grounds except in accordance with state law.]

[13.04.145 - Archery.

No person shall discharge an arrow, bolt stone or other similar projectile from a bow, crossbow, compound bow, or other similar archery device in any park or public grounds unless there are special facilities set aside for that purpose and then only in accordance with the rules set forth.]

[13.04.150 - Swimming or wading.

No person within a park shall swim, bathe or wade in the water of any fountain, pond, lake or stream not set aside for the purpose of swimming, bathing or wading; nor shall any person pollute the water of any fountain, pond, lake or stream.]

[13.04.160 - Restroom facilities.

No person over six years of age shall enter or use any water closet designed for members of the opposite sex at a recreation facility.]

[13.04.170 - Concession stands.

The division shall have control over all concession stands or dispensaries that sell any items to the public and before any concession shall be permitted in any park an approval from the division must be obtained and a license purchased from the county license department for the operation thereof.] [13.04.180 - Distribution of advertising material.

No person shall distribute any handbills or circulars, or post, place or erect any bills, notice paper or advertising device or matter of any kind on a recreation facility, except such advertising as may be authorized in writing by the county.]

[13.04.190 - Games restricted to designated areas.

No person shall engage in any play or game within the park except in such place as shall be specifically set apart for that particular purpose.]

[13.04.200 - Camping restricted to designated areas.

No person shall camp or lodge in any park or playground except in places specifically designated and set apart for that purpose.]

[13.04.210 - Littering prohibited.

No person shall throw or deposit any bottles, tin, tin cans, broken glass, nails, tacks, crockery, wire, paper, clothes, scrap or sheet iron, boxes, boards, lumber, stone, grass clippings, rubbish or garbage on the property of a recreation facility, except in receptacles set out for that purpose.]

[13.04.220 - Fires Permit required Designated area.

No person shall make or kindle a fire within the park for any purpose unless such person received a prior permit or authorization to use a designated area that has a fireplace or other facility specifically designed and set apart for that purpose.

[13.04.230 - Fireworks and explosives prohibited—Exception.

No person within a park shall carry or discharge any firecrackers, rockets, black powder or gunpowder, or any other fireworks or explosives except persons who have obtained a special permit from the mayor.]

[13.04.240 - Fee reduction at fitness centers on high pollution days.

- A. Fitness centers shall reduce daily pass fees by fifty percent on those days where air quality is classified by the Utah Department of Environmental Quality as "red," "unhealthy," "very unhealthy" or a similar pollution classification. This shall not apply to ice rink pass rates.
- B. For purposes of this section:
 - 1. Air quality is considered "unhealthy" when the Utah Department of Environmental Quality encourages people with lung disease, children and older adults to limit outdoor activity and prolonged exertion and encourages others to limit prolonged outdoor exertion.
 - 2. Air quality is considered "very unhealthy" when the Utah Department of Environmental Quality encourages people with lung disease, children, and older adults to avoid outdoor activity and encourages others to limit outdoor exertion.
- C. The fee reduction set forth in this section applies only to daily passes and does not apply to any other type of pass.
- D. This section is repealed on July 1, 2014.]
- [13.04.250 Noise restrictions.

No person may play or cause to be played amplified sound or music in a park without prior written approval by the mayor or the superintendent and obtaining a permit issued for such purpose by the division. Such permission or permit may be denied where it is the reasonable belief of the mayor or superintendent that such sound or music would have the propensity to disturb the peaceful enjoyment of the park facilities by other members of the public or annoy residents neighboring park facilities. It shall be the responsibility of any person obtaining such permit to insure that the permit is available for inspection by division or sheriff personnel at the park for which the permission is granted and during the time for which it was granted. The issuance of a permit does not exempt the holder thereof from county ordinances of the rules and regulations of the health department regarding noise emissions.]

[13.04.260 - Boisterous conduct prohibited.

No person shall engage in fighting or indulge in riotous, boisterous, threatening or indecent conduct or use any abusive, threatening, profane or indecent language while on a recreation facility.]

[13.04.270 - Defacing or destruction of property.

No person shall cut, break, remove, injure, deface, destroy or disturb any wood, turf, grass, soil, sand, gravel, tree, shrub, plant, rock, building, cage, pen, monument, fence, bench or other structure, apparatus or property, or pluck, pull up, cut, take or remove any shrub, bush, plant, flower, or mark or write upon any building, monument, fence, bench or other structure of a recreation facility.]

[13.04.285 – Smoking prohibited in county parks and recreational areas.

A. Except as provided in Section 13.04.286, no person may commit an act of smoking, as that term is defined in U.C.A. Section 26-38-2(3), in any park or recreational area constituting an outdoor place of public access operated by Salt Lake County. The community services department shall develop and propose for adoption countywide policies and signage implementing this restriction on usage of parks and recreation areas. If a municipality has adopted an ordinance regulating smoking in a county park or recreational area subject to this section, the signage shall be consistent with the provisions of the municipal ordinance.

- B. A person violating this section shall be subject to eviction in accordance with Section 13.04.290 and, in addition, shall be subject to criminal sanctions imposed by applicable municipal ordinances.]
- [13.04.286 Exceptions.
- A. The prohibitions in Section 13.04.285 do not apply to:
 - 1. The parking lots of any park or recreation area operated by Salt Lake County.
 - 2. Golf courses operated by Salt Lake County with the exception of the driving range and practice greens which shall be designated as "no smoking."
- B. American Indian/Alaska Native Ceremonies.
 - 1. A person is exempt from the restrictions of this chapter if the person:
 - a. Is a member of an American Indian/Alaska Native tribe whose members are recognized as eligible for the special programs and services provided by the United States to American Indians/Alaska Natives who are members of those tribes;
 - b. Is an American Indian/Alaska Native who actively practices an American Indian/Alaska Native religion, the origin and interpretation of which is from a traditional American Indian/Alaska Native culture;
 - e. Is smoking tobacco using the traditional pipe of an American Indian/Alaska Native tribal religious ceremony, of which tribe the person is a member, and is smoking the pipe as part of that ceremony; and

- d. The ceremony is conducted by a pipe carrier, American Indian/Alaska Native spiritual person, or medicine person recognized by the tribe of which the person is a member and by the American Indian/Alaska Native community.
- 2. A religious ceremony using a traditional pipe under this section is subject to any applicable state or local law, except as provided in this section.
- C. First Amendment Activities. A person is exempt from the restrictions of Section 13.04.285 if the person is smoking or using smoking materials to exercise protected First Amendment activity, such as smoking or use of materials for bona fide religious activities.]
- [13.04.290 Violation Eviction.

Any person violating any of the ordinances, instructions, signs, or rules established by the superintendent or the county may be forthwith evicted from the park by any employee who has been given the authority to order such eviction, and any person who fails or refuses to leave upon the order of authorized personnel shall be guilty of a misdemeanor and punishable as provided in this chapter.]

SECTION III. Chapter 13.08 of the Salt Lake County Code of Ordinances, 2001, is deleted to as follows:

Chapter 13.08 - BEACHES AND WATERCRAFT

Sections:

13.08.010 - Lifeguard required during bathing season.

Any person operating a bathing beach under the county's supervision shall have at least one lifeguard in constant attendance at the beach during the bathing season from the hours of twelve noon to twelve midnight, and the lifeguard shall have an unobstructed view of the beach and all of those bathing thereon. 13.08.020 - Bathing or swimming permitted where.

It is unlawful for any person to bathe or swim in any of the waters, reservoirs or streams within the jurisdiction of the county, except in public or private swimming pools or bathhouses. 13.08.030 – Emergency boat required.

During the bathing season, the operators of any bathing beach shall keep one boat available at all times for emergency and/or lifesaving purposes. The boat shall be not less than thirteen feet in length and shall be equipped with life preservers, oars, ropes, fire extinguishers, bail buckets or pumps of sufficient size to bail or pump water from the boat in case of emergency.

13.08.040 - Lights and warning signal.

During the hours and time set forth in Section 13.08.010, operators of any bathing beaches shall maintain sufficient lighting on the beaches as to be visible at least three miles offshore under normal weather conditions. Operators shall maintain a siren or other warning signal of sufficient volume to be heard offshore for a distance of at least five miles under normal weather conditions. Sirens or signals shall be operated only as a warning to bathers and patrons of beaches of approaching storms, winds or other danger.

13.08.050 - Warning signs required.

For the period of the bathing season, all operators of bathing beaches shall maintain signs on those portions of beaches frequented by bathers, warning them of reefs, sudden drop-offs, or of other conditions that may be dangerous.

13.08.060 - Intoxicated persons prohibited.

It is unlawful for the operators or employees of any bathing beach to permit any person under the influence of intoxicating liquor to be served by the operator, his agents or employees with any locker room or bathing suit. It is illegal for operators to permit any person under the influence of intoxicating liquor to remain on or about any bathing beach or to assist in the operating of any boat or watercraft: nor shall any person permit the assistance or operation by one who is intoxicated. 13.08.070 – Fire extinguishers required.

Operators of bathing beaches shall continuously maintain fire extinguishers in a conspicuous and accessible place. The fire extinguishers shall be of such size. number and design as the county fire department shall designate as appropriate.

13.08.080 - Watercraft—Operation requirements generally.

It is unlawful for any person to operate or assist in the operation of any motorboat, sailboat, or other watercraft on any lake or stream in the county, except in accordance with the provisions of this chapter.

13.08.090 - Watercraft Required equipment.

The operator of any boat or watercraft shall have and maintain the following equipment while the boat or watercraft is being operated on any lake or stream in the county:

- A. At least one naval anchor of not less than one pound of weight for each foot of length, together with a line of sufficient length to grab bottom;
- B. One light of sufficient illuminating power to light the water at least fifty-five feet ahead of the boat. and one combination running light of standard make to be fastened to the front portion of the boat, which shall be lit from dark to daylight when the boat is underway;
- C. One life preserver for each passenger and either a bail bucket or pump sufficient to pump the water from the boat in case of emergency;
- D. One pair of oars;
- E. A sufficient number of flares for emergency purposes.

13.08.100 - Watercraft—Speed restriction in bathing area.

It is unlawful to operate watercraft at a speed in excess of three miles per hour in any boat harbor, breakwater, bathing area, beach, or bathing resort in the county. Upon entering a bathing area, bathers being present, the operator of any boat or watercraft shall proceed in a careful and prudent manner, shutting off the motor and steering at least fifteen feet clear of all bathers. 13.08.110 – Right-of-way – Motorboat yield to sailboat.

The operator of any motorboat approaching a sailboat or other unmotored watercraft shall yield the right-of way and pass the watercraft on the leeward side.

13.08.120 - Right-of-way—Approach from starboard.

The operator of any motorboat approaching another motorboat from the starboard side shall have the right of way over any other boat or watercraft.

13.08.130 - Interference by bathers prohibited.

It is unlawful for any bather or other person to take hold of or in any manner interfere with any boat or watercraft or the operation of same while such boat is under way.

13.08.140 - Trespass upon boats.

It is unlawful for any person, without the owner's consent, to enter upon or into, to take hold of, or to in any way tamper with or trespass upon, any boat or mooring line of any boat so anchored or moored at a boat slip or pier. or upon any lake or stream of the county.

13.08.150 - Enforcement authority.

The sheriff is charged with the enforcement of the provisions of this chapter.] SECTION IV. Chapter 13.32 of the Salt Lake County Code of Ordinances, 2001, is amended to read as follows:

13.32.010 - Parks and recreation advisory board.

There is established the Salt Lake County parks and recreation advisory board, hereinafter referred to as the "board." The board shall be advisory to the county parks and recreation division (the "division") and shall be organized and conducted according to bylaws approved as provided in Salt Lake County Ordinance. [, the county mayor and the county council and shall have such functions and responsibilities as are set out by this chapter and by county policies.]

[13.32.020 - Purpose and function.

In enacting the ordinance codified in this chapter, it is the purpose of the county to create a volunteer advisory board which will bring a regional and county wide vision and perspective to the management and operation of the public services provided through the county parks and recreation division to the citizens of Salt Lake County. In its advisory capacity, the function of the board is to review, deliberate, and make recommendations to the county mayor and county council regarding issues of concern and importance related to parks and recreation facilities and programs in the greater county wide community. The board is also authorized and encouraged to promote cooperation between the county and the school districts within the county for the mutually beneficial operation and use of both county and school district facilities in an effort to effectively and efficiently meet the recreational needs of the citizens of the county.]

[13.32.030] <u>13.32.020</u> - Board membership.

- A. The board shall consist of members chosen as follows:
 - One member from each of the five school districts in the county, all of whom shall be currently elected members of their respective school boards. Each member shall be appointed by his or her respective school board, with such appointment to be ratified by the county mayor with the advice and consent of the county council.

- 2. Eight members comprised of one citizen member from each of the six geographical county council districts and two citizen members from the county at large. Each of these eight members shall be appointed by the county mayor with the advice and consent of the county council. To the extent possible, citizen members shall be chosen from a broad array of professional and citizen backgrounds, including but not limited to those knowledgeable in parks, recreation, adaptive recreation, landscape architecture, planning, real estate, management, finance, public relations and business.
- B. Board members <u>not representing school districts</u> shall serve a term of three years, or until their successors are appointed, but shall not serve more than two successive terms on the board. Vacancies <u>for members on the board not representing school districts</u> [on the board] occurring otherwise than by expiration of the term shall be filled for <u>a three-year term to commence upon appointment</u>. [the unexpired term in the same manner as original appointments.] Board members representing school districts shall serve so long as the school board that the member represents desires to appoint the member to the board.
- C. Board members will serve on a voluntary basis without compensation. The county, through its parks and recreation division, shall provide support staff, meeting rooms, and other facilities and assistance for the board.

[13.32.040 - Board responsibilities.

- A. The board shall be responsible for performing the following functions and duties:
 - 1. Recommend the adoption or modification of rules, regulations, policies, and ordinances which it shall, from time to time, deem in the public interest and for the purposes of carrying out the objects of this chapter; provided, however, that such rules, regulations,

policies, and ordinances shall not be in conflict with this chapter or other county ordinances or policies, or state or federal law;

- 2. Serve as a sounding board for citizen opinion and comment;
- 3. Coordinate the use of school facilities for public recreation programs through the parks and recreation division administration;
- 4. Review and deliberate issues which are initially received by the county mayor or county council and passed to the board for review, and thereafter respond to the mayor or council with the board's comments, opinions and recommendations;
- 5. Review and advise on the parks and recreation division's proposed and final annual budgets;
- 6. Review, advise and make recommendations on the parks and recreation division's master plans, e.g., division master plan, park master plans, development plans, etc.;
- 7. Represent the parks and recreation division as a liaison in matters involving the school boards, as may be applicable and appropriate;
- 8. Serve as representatives of this board on committees of special interest to the parks and recreation division, e.g., zoo, arts and parks (ZAP), ZAP reauthorization committee, etc.;
- 9. Advise and make recommendations to the parks and recreation division regarding the purchase, sale, exchange or lease of real estate properties; and
- 10. Perform such other functions and duties as may be specifically requested from time to time by the parks and recreation division, the county mayor or the county council.

[13.32.050 - Board meetings.

- A. The Board Shall Meet Monthly. During the first board meeting of the year the board shall elect officers and shall establish and give public notice of its meeting schedule for the balance of the year. Meetings shall be conducted in compliance with the Utah Open and Public Meetings Act, 52-4-101 et seq., Utah Code Annotated, at such public place(s) as may be designated by the board.
- B. The board shall be provided notice of each board meeting as early as possible, but not less than seventy-two hours before the scheduled meeting time. A notice, with agenda, will be prepared and posted at least twenty four hours in advance of each meeting.
- C. Special meetings may be called by the mayor or the chairperson. Notice for a special meeting shall be posted and shall be served personally or left at the residence or business office of each board member, and shall otherwise comply with the requirements of the Utah Open and Public Meetings Act.
- D. A quorum of the board shall consist of a majority of members for the purpose of holding meetings. The board may act officially be an affirmative vote of the majority of members present. The board may adopt additional rules of procedure, with the approval of the mayor, under which its meetings are to be held.]
- [13.32.060 Advisory subcommittees and bylaws.
- A. The board may, in furtherance of its duties, create such subcommittees as it deems appropriate. The board may also adopt such bylaws and policies, for the governing of its business and regarding the conduct of its members and subcommittees, as it may find appropriate and as consistent with county ordinances and policies.

B. The board may, by vote, designate such subcommittees as it desires to study, consider and make recommendations on matters which are presented to the board. In the event the board desires nonboard members to serve on such a committee, the board may make such appointments, but shall include at least one board member on such committee. Nonboard members of such committees shall serve without compensation.]

[13.32.070] <u>13.32.030</u> - Conflicts of interest.

Board members shall comply with state statutory requirements and county ordinances and policies regarding conflicts of interest and disclosure statements.

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APPROVED and ADOPTED this day of , 2019.

SALT LAKE COUNTY COUNCIL

By___

Richard Snelgrove, Chair

ATTEST:

Salt Lake County Clerk

Approved as to Form:

By: Digitally signed by David A. Johnson Date: 2019.05.24 09:51:20 -06'00'

David Johnson Deputy District Attorney

ORDINANCE HISTORY:

Council Member BradleyCouncil Member BradshawCouncil Member BurdickCouncil Member DeBryCouncil Member GhorbaniCouncil Member GranatoCouncil Member JensenCouncil Member NewtonCouncil Member Snelgrove

Vetoed and dated this _____ day of ______, 2019.

By:

Mayor Jennifer Wilson or Designee

(Complete As Applicable)

Veto override: Yes No Date:

Ordinance Published in Newspaper: Date:

Effective date of Ordinance:

SUMMARY OF SALT LAKE COUNTY ORDINANCE NO.

On the _____ day of ______, 2019, the County Council of Salt Lake County adopted Ordinance No. ______, which amends Title 13, entitled "Parks and Recreation" of the Salt Lake County Code of Ordinances, 2001, regarding the rules and regulations for the control of Salt Lake County owned recreation facilities; and regarding the Salt Lake County parks and recreation advisory board.

SALT LAKE COUNTY COUNCIL

By:

Richard Snelgrove, Chair

ATTEST:

Sherrie Swensen Salt Lake County Clerk Approved as to Form:

By: Digitally signed by David A. Johnson Date: 2019.05.24 09:51:36 -06'00'

David Johnson Deputy District Attorney

ORDINANCE HISTORY:

Council Member BradleyCouncil Member BradshawCouncil Member BurdickCouncil Member DeBryCouncil Member GhorbaniCouncil Member GranatoCouncil Member JensenCouncil Member NewtonCouncil Member Snelgrove

A complete copy of Ordinance No. ______ is available in the office of the Salt Lake County Clerk, 2001 South State Street, N2-700, Salt Lake City, Utah.