

SALT LAKE CITY ORDINANCE
No. _____ of 2024

(Second amendment to the Final Budget of Salt Lake City, including the employment staffing document, for Fiscal Year 2024-2025)

An Ordinance Amending Salt Lake City Ordinance No. 46 of 2024 which adopted the Final Budget of Salt Lake City, Utah, for the Fiscal Year Beginning July 1, 2024, and Ending June 30, 2025.

In June of 2024, the Salt Lake City Council adopted the final budget of Salt Lake City, Utah, including the employment staffing document, effective for the fiscal year beginning July 1, 2024, and ending June 30, 2025, in accordance with the requirements of Section 10-6-118 of the Utah Code.

The City's Budget Director, acting as the City's Budget Officer, prepared and filed with the City Recorder proposed amendments to said duly adopted budget, including the amendments to the employment staffing document necessary to effectuate any staffing changes specifically stated herein, copies of which are attached hereto, for consideration by the City Council and inspection by the public.

All conditions precedent to amend said budget, including the employment staffing document as provided above, have been accomplished.

Be it ordained by the City Council of Salt Lake City, Utah:

SECTION 1. Purpose. The purpose of this Ordinance is to amend the final budget of Salt Lake City, including the employment staffing document, as approved, ratified and finalized by Salt Lake City Ordinance No. 46 of 2024.

SECTION 2. Adoption of Amendments. Subject to the contingencies described in Section 3 of this ordinance, the budget amendments, including any amendments to the

employment staffing document necessary to effectuate staffing changes specifically stated herein, attached hereto and made a part of this Ordinance, are hereby adopted and incorporated into the budget of Salt Lake City, Utah, including any amendments to the employment staffing document described above, for the fiscal year beginning July 1, 2024 and ending June 30, 2025, in accordance with the requirements of Section 10-6-128 of the Utah Code.

SECTION 3. Contingency. Funding for item I-3 Ivory University House student housing development is contingent upon the Administration returning and receiving Council approval regarding the final terms of an anticipated agreement between the City and Ivory University House. These terms requiring Council approval include, but are not limited to, the following:

1. that the funds contingently provided through this budget amendment would be used to ensure the resulting housing is available at an affordable level, which shall be below market rate;
2. that 25% of the total units would be occupied by students whose parents' primary address is in Salt Lake City and who qualify for Pell Grants and priority is first given to students qualifying for the maximum award from a Pell Grant; and,
3. that reporting on the affordability and number of students served would be remitted by Ivory University House to the Salt Lake City Council annually by June 30th of each year.

SECTION 4. Filing of copies of the Budget Amendments. The said Budget Officer is authorized and directed to certify and file a copy of said budget amendments, including any amendments to the employment staffing document, in the office of said Budget Officer and in the office of the City Recorder which amendments shall be available for public inspection.

SECTION 4. Effective Date. This Ordinance shall take effect upon adoption.

Passed by the City Council of Salt Lake City, Utah, this _____ day of _____, 2024.

CHAIRPERSON

ATTEST:

CITY RECORDER

Transmitted to the Mayor on _____
Mayor's Action: _____ Approved _____ Vetoed

MAYOR

ATTEST:

CITY RECORDER

(SEAL)

Bill No. _____ of 2024.
Published: _____.

Salt Lake City Attorney's Office
Approved As To Form

Jaysen Oldroyd