SALT LAKE COUNTY PRIVACY COMPLIANCE PLAN
As required by Utah Code § 63G-31-304(2)(a)

Locker Rooms

1. Salt Lake County’s Division of Parks and Recreation owns or operates multiple recreation and aquatic facilities.
2. Many of these facilities have locker rooms, open to the general public, designated for men, women, and single occupancy.
3. No other division or agency of Salt Lake County has locker rooms open to use by the general public.
4. Consistent with Utah Code 63G-31-304, upon the receipt of a complaint or allegation regarding lewdness involving a child, voyeurism, loitering in a privacy space, or criminal trespass in a locker room, a County employee will contact local law enforcement.

Facility Construction

1. Salt Lake County owns or operates many facilities with “privacy spaces” as defined in Utah Code Title 63G Title 31.
2. When constructing new facilities, Salt Lake County will comply with the standards set out in Utah Code Title 63G Title 31 regarding single occupant privacy spaces.
3. As Salt Lake County renovates or remodels its privacy spaces, County will consider the feasibility of retrofitting or remodeling the privacy space in a manner to improve the individual privacy of that space, consistent with Utah Code Chapter 63G Title 31.