CITY OF LEHI
REQUEST FOR RECORDS FORM

<table>
<thead>
<tr>
<th>Requestor Name:</th>
<th>Address:</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day Telephone Number where you can be contacted if necessary:</td>
<td>( )</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E-mail:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Description of Record Sought: 

- [ ] I would like to view/inspect the record. (No charge to view or inspect a record)
- [ ] I would like to receive copies of the record. I understand that the City charges a fee for copies of records ($0.10 per page b/w or $0.15 color), and that copies will be provided subject to fees being paid. I understand that a fee based on the employee’s pay scale shall also be levied in fifteen (15) minute increments for requests which take longer than fifteen (15) minutes to duplicate. I authorize costs of up to $________. If costs are greater than the amount I have specified, I further understand that the office will contact me and will not respond to a request for copies if I have not authorized adequate costs.

**If you are requesting a waiver of fees:** UCA §63G-3-203(4) encourages agencies to fulfill a records request without charge under certain conditions. If you are requesting a waiver, indicate the reason:
- [ ] Releasing the record primarily benefits the public rather than me personally because __________
- [ ] I am the subject of the record. [ ] I am the authorized representative of the subject of the record.
- [ ] My legal rights are directly affected by the record and I am impoverished. (Please attach information supporting your request for a waiver of fees.)

**If the requested records are not public,** please explain why you believe you are entitled to access.
- [ ] I am the subject of the record.
- [ ] I am the person who provided the information.
- [ ] I am authorized to have access by the subject of the record or by the person who submitted the information. (Attach documentation required by UCA §63G-2-202).
- [ ] Other. Please explain. ______________________  __________________________________

**If you want an expedited response because your request benefits the public rather than yourself:**
- [ ] I am requesting expedited response as permitted by UCA §63G-2-204(3)(b). (Please attach information that shows your status as a member of the media and that a story is required for broadcast or publication, or other information that demonstrates that you are entitled to expedited response because this request benefits the public rather than yourself). Normally a response will be provided as soon as practical to do so. If necessary, the agency has up to ten business days to respond.

**SIGNATURE** ____________________________  **DATE** ____________________________

**RESPONSE TO REQUEST – FOR OFFICE USE ONLY**

Date Request Received: ____________________________  Time: ____________________________
- [ ] APPROVED – Requestor notified on ____________________________.
- [ ] DENIED – Written denial sent on ____________________________.
- Requestor notified that office does not maintain record; and if known, was also notified of name and address of agency that does not maintain record on ____________________________.
- [ ] Extension of time for extraordinary circumstances. Required notice sent ____________________________.

**COPY FEES:** If waived, approved by: Cost Authorization obtained from requestor on $______________________________  ____________________________.
# RECORDS REQUEST INFORMATION

## UTAH GOVERNMENT RECORDS ACCESS AND MANAGEMENT ACT

This form is meant to comply with the minimum statutory requirements for access to government records. The details of these statutory requirements are found in Chapter 63G-2, Utah Code Annotated. The provisions of the Government Records Access and Management Act (GRAMA) are lengthy and complicated. This summary is only meant to provide some highlights. (References in parentheses are to sections of the Utah Code Annotated.)

### Intent:
GRAMA is intended, among other goals, to promote the public’s right of easy and reasonable access to unrestricted public records and to favor public access when, in the application of the law, countervailing interests are of equal weight. (§63G-2-102)

### Public Documents
- Every document is public unless private, controlled or protected: (§63G-2-201(2))

### Protected Documents
- Generally trade secrets, financial and commercial information for companies, test questions, appraisals for future property transactions, investigations, litigation documents not available through discovery, privileged communications from the agency’s attorney, drafts, minutes and notes of closed meetings, and other documents that may compromise a legitimate state or private interest. (§63G-2-304).

### Time:
A request for record access or copies shall be responded to as soon as reasonably possible – no later than 10 business days, or 5 business days if a request benefits the public rather than the requesting individual. (§63G-2-204(3)(a)).

### Charge to Copy a Record:
Records can be inspected free of charge. (§63G-2-201(1)). A reasonable charge can be assessed for copies if that charge is adopted by official policy. (§63G-2-203(1)). The actual cost to compile a record in a form other than that normally maintained may be charged. (§63G-2-203(2)). No charge can be assessed for the time taken to review a record to determine if it is public or for inspecting the record. (§63G-2-203(5)). No charge is to be made if the record directly relates to a persons legal rights and that person cannot afford to pay the fee. (§63G-2-203(4)).

### Charge for Compiling a Record:
The Utah Courts have held that no charge for compilation of a record is to be made without previous notice of the charge. An agency may assess fees if the request involves extracting materials from a larger document or source and compiling them in a different form. If feasible and reasonable to do so, the agency should offer to allow the requestor to compile the record himself. If the agency compiles the record as a preferred way to provide it, rather than from necessity, no charge is to be made.

### Denial:
If access is denied, the agency shall provide a notice of denial, including a description of the record or portion of record to which access is denied, citation to the statute allowing the denial, and a description of the process to appeal. (§63G-2-205(2)).

### Destruction:
If access to a record is denied, that record is not to be destroyed or given to another agency before the appeal period has passed. (§63G-2-205(3)).

### Appeals:
Allowed within 30 days of a denial of access or other determination adverse to the applicant. The applicant or anyone else who is aggrieved by the denial (such as the media) can file a notice of appeal to the Chief Administrative Officer of the Government Entity. (§63G-2-401). An appeal of a final local or agency GRAMA decision can be requested of the state records committee or the district court. (§63G-2-402).

### Attorneys’ Fees:
Can be ordered against the agency if a person who appeals a denial of access substantially prevails in legal action. (§63G-2-801)

### Penalties:
It is a class B misdemeanor to knowingly disclose records that should not be disclosed, or to gain access to records that should not be disclosed by false pretenses, bribery, or theft, or to intentionally refuse to release a record which is legally required to be released. (§63G-2-801)

### Information:
Utah State Archives Records Committee (801) 538.3012 or State Agency Counsel Division, Office of the Attorney General (801) 366.0353.

---

**Return completed Records Request to:**

**City Recorder**  
Lehi City  
153 North 100 East  
Lehi, UT  84043  
(801) 768–7100  
(801) 768–7101 (fax)**