HEALTH REGULATION # 2
DESIGN, CONSTRUCTION, AND OPERATION OF PUBLIC SWIMMING POOLS

TOOELE COUNTY HEALTH DEPARTMENT

Adopted by the Tooele County Board of Health
January 4, 2001
Under Authority of Section 26a-1-121
Utah Code Annotated, 1953, as amended

Certified Official Copy
Tooele County Health Department

By: [Signature]
Director
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1.0 INCORPORATION BY REFERENCE

The requirements as found in Utah Administrative Code Rule R392-302, Design, Construction, and Operation of Public Pools are adopted and incorporated by reference with the following additions to the definitions:

1.1 Health Authority: an official representative of the Tooele County Health Department

1.2 Persons: any person, firm, partnership, association, corporation, company, governmental agency, club, or organization of any kind

1.3 “TCHD”: the Tooele County Health Department or it’s designated representative

2.0 POOL OPERATOR CERTIFICATION

2.1 It shall be unlawful for any public pool to be open for use unless the pool operation is under the direct supervision of a Certified Pool Operator who is registered with the TCHD.

2.2 All certified pool operators shall register with the Tooele County Health Department. All applicants for a registration shall pay to the Tooele County Health Department a fee in the amount prescribed by the Tooele County Board of Health.

3.0 SUBMISSION OF PLANS AND SPECIFICATIONS

3.1 No person shall begin construction of a public swimming pool or shall substantially alter or reconstruct any public swimming pool without first having submitted plans and specifications to the TCHD for review and approval. The plans shall be prepared by an architect or engineer licensed to practice in the State of Utah.

3.2 The application for permit to construct or remodel a public swimming pool shall be on such forms as may be prescribed by the TCHD, together with any supporting data as may be required for the proper review of the plans.

3.3 The pool and facilities shall be built in accordance with the plans as approved unless approval of changes has been given in writing by the TCHD. The owner or his agent shall notify the TCHD at specific predetermined stages of construction and at the
time of completion of the pool to permit adequate inspection of the pool and related
equipment during and after construction. The pool shall not be placed in operation
until such inspections show compliance with the requirements of these Regulations.

3.4 The criteria to be followed by the TCHD in the review and approval of plans shall be
as set forth in these Regulations.

3.5 The plans shall be drawn to scale and accompanied by proper specifications so as to
permit a comprehensive engineering review of the plans including the piping and
hydraulic details and shall include:

a. Plan and sectional views with all necessary dimensions of both the pool and
surrounding area.

b. A piping diagram showing all appurtenances, including treatment facilities in
sufficient detail, as well as pertinent elevation data, to permit a hydraulic
analysis of the system.

c. The specifications shall contain details on all treatment equipment, including
catalog identification of pumps, chlorinators, chemical feeders, filter,
strainers, interceptors, and related equipment.

4.0 PERMITS, INSPECTIONS, AND PENALTIES

4.1 No person shall operate or maintain a public swimming pool unless he/she has obtained a
permit to operate such pool from the TCHD. Such permits shall be obtained each
year and are valid for one year from the date of issue, unless otherwise revoked for
cause. Only persons who comply with these Regulations shall be entitled to receive
and retain such a permit. Such permits are not transferable.

4.2 Issuance of the permit will be made after fees are collected according to a fee
schedule adopted by the Tooele County Board of Health and after an inspection of
the pool facility has been conducted by the health authority. All pool sampling fees
owed to TCHD must be paid prior to renewing a permit. If permit fees are not
received by the due date, a late fee as established by Tooele County Board of Health
will be assessed.

4.3 The TCHD may revoke any permit for operation or construction of a public
swimming pool for failure to comply with these Regulations or in cases where the
permit has been obtained through non-disclosure, misrepresentation, or misstatement
of a material fact.

4.4 Before a permit is revoked, the person to whom the permit has been issued shall have
notice in writing enumerating instances of failure to comply with the Regulations.
He/She shall be given an opportunity for appeal to the TCHD within thirty (30) days of notice regarding the reasonableness of the revocation of the permit.

4.5 The permit may be reissued upon proper application and upon presentation of evidence that the deficiencies causing revocation have been corrected.

4.6 The TCHD is authorized to conduct such inspections, as it deems necessary, to insure compliance with all provisions of this Regulation, and the health authority shall have the right of entry at any reasonable hour to the pool facility for this purpose.

4.7 The TCHD may, if it determines a health hazard exists, order closed all or part of a pool facility or its operation.
   a. A pool facility or its operation shall be deemed closed when the health authority presents in writing to the responsible person-in-charge a notice stating the pool facility is closed and giving the reason for closure; or, when no responsible person can be found, by placarding the entrance to the pool facility with a sign denoting the pool facility as closed and attaching the notice thereto.
   b. A pool facility or its operation shall remain closed until such time that the health authority determines the hazard causing closure has been satisfactorily corrected.

4.8 Any person who shall violate any provision of these Rules and Regulations or who shall refuse to comply with a lawful order or direction of the health authority is subject to penalties as provided by law, an injunctive action as provided by law, or both (See Utah Code Annotated, 26A-1-121).

4.9 These Rule and Regulations shall be in full force and effect on the date of adoption. All rules and regulations and parts of rules and regulations in conflict herewith are hereby repealed.

4.10 Should any section, paragraph, sentence, clause, or phrase of these Rules and Regulations be declared unconstitutional or invalid for any reason, the remainder thereof shall not be affected thereby.
IN WITNESS WHEREOF, the Tooele County Board of Health has passed, approved and adopted this regulation this 15th day of May, 2015.

ATTEST:

Jeff R. Coombs
Health Officer

TOOELE COUNTY BOARD OF HEALTH

KATHY TAYLOR,
Chairperson