

AGING AND ADULT SERVICES AMENDMENTS

2013 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Bradley G. Last

Senate Sponsor: Evan J. Vickers

LONG TITLE

General Description:

This bill modifies Title 62A, Chapter 3, Aging and Adult Services, by clarifying fund matching requirements for local area agencies on aging.

Highlighted Provisions:

This bill:

- ▶ clarifies the fund matching requirements on a local area agency on aging that receives state and federal money to provide programs and services; and
- ▶ makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

62A-3-105, as last amended by Laws of Utah 1998, Chapter 254

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **62A-3-105** is amended to read:

62A-3-105. Matching requirements for state and federal Older American funds.

~~[(1) State and federal Older American Act related funds provided by the division, through a formula and by contract, to local area agencies on aging]~~

(1) Except as provided in Subsection (2), a local area agency on aging that receives

30 state or federal Older Americans Act Supportive Services, Older Americans Act Congregate
31 Meals, or Older Americans Act Home Delivered Meals related funds from the division to
32 provide programs and services under this chapter shall [be matched by funds from those area
33 agencies] match those funds in an amount at least equal to:

34 (a) 15% of service dollars; and

35 (b) 25% of administrative dollars.

36 (2) A local area agency on aging is not required to match cash-in-lieu funds related to
37 the Home Delivered Meals program or congregate meals.

38 [~~2~~ ~~Am~~] (3) A local area agency on aging may include services, property, or other
39 in-kind contributions to meet the administrative dollars match but may only use cash to meet
40 the service dollars match.