{deleted text} shows text that was in SB0183S01 but was deleted in SB0183S02.

inserted text shows text that was not in SB0183S01 but was inserted into SB0183S02.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Luz Robles proposes the following substitute bill:

ADOPTION AGENCY MODIFICATIONS

2013 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Luz Robles

House	Sponsor:		

LONG TITLE

General Description:

This bill amends Title 62A, Chapter 2, Licensure of Programs and Facilities {\frac{1}{4}, Title 18B, Chapter 6, Particular Proceedings, and Title 78B, Chapter 15, the Utah Uniform Parentage Act}.

Highlighted Provisions:

This bill:

- defines terms;
- requires the Office of Licensing to trimplement ethical rules prohibiting an adoption agency or an employee of an adoption agency from trimplement ethical rules prohibiting an adoption agency from trimplement ethical rules prohibiting an adoption agency or an employee of an adoption agency from trimplement ethical rules prohibiting an adoption agency or an employee of an adoption agency from trimplement ethical rules prohibiting an adoption agency or an employee of an adoption;
- states that a fraudulent representation or action by an adoption agency or an
 employee of an adoption agency in connection with an adoption is grounds for the

Office of Licensing to deny, place conditions on, suspend, or revoke the agency's license, pursuant to Section 62A-2-112;

- provides for an award of attorney fees and costs to a prevailing party in an action alleging fraudulent representation or action in connection with an adoption} misrepresenting facts or information; and
- makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

62A-2-106, as last amended by Laws of Utah 2009, Chapter 75

78B-6-106, as renumbered and amended by Laws of Utah 2008, Chapter 3

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

Section 1. Section **62A-2-106** is amended to read:

62A-2-106. Office responsibilities.

- (1) Subject to the requirements of federal and state law, the office shall:
- (a) make rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to establish:
- (i) except as provided in Subsection (1)(a)(ii), basic health and safety standards for licensees, that shall be limited to:
 - (A) fire safety;
 - (B) food safety;
 - (C) sanitation;
 - (D) infectious disease control;
 - (E) safety of the:
 - (I) physical facility and grounds; and
 - (II) area and community surrounding the physical facility;
 - (F) transportation safety;

- (G) emergency preparedness and response;
- (H) the administration of medical standards and procedures, consistent with the related provisions of this title;
 - (I) staff and client safety and protection;
 - (J) the administration and maintenance of client and service records;
- (K) staff qualifications and training, including standards for permitting experience to be substituted for education, unless prohibited by law;
 - (L) staff to client ratios; and
 - (M) access to firearms;
 - (ii) basic health and safety standards for therapeutic schools, that shall be limited to:
- (A) fire safety, except that the standards are limited to those required by law or rule under Title 53, Chapter 7, Part 2, Fire Prevention and Fireworks Act;
 - (B) food safety;
 - (C) sanitation;
 - (D) infectious disease control, except that the standards are limited to:
- (I) those required by law or rule under Title 26, Utah Health Code or Title 26A, Local Health Authorities; and
 - (II) requiring a separate room for clients who are sick;
- (E) safety of the physical facility and grounds, except that the standards are limited to those required by law or rule under Title 53, Chapter 7, Part 2, Fire Prevention and Fireworks Act;
 - (F) transportation safety;
 - (G) emergency preparedness and response;
 - (H) access to appropriate medical care, including:
- (I) subject to the requirements of law, designation of a person who is authorized to dispense medication; and
 - (II) storing, tracking, and securing medication;
- (I) staff and client safety and protection that permits the school to provide for the direct supervision of clients at all times;
 - (J) the administration and maintenance of client and service records;
 - (K) staff qualifications and training, including standards for permitting experience to

be substituted for education, unless prohibited by law;

- (L) staff to client ratios; and
- (M) access to firearms;
- (iii) procedures and standards for permitting a licensee to:
- (A) provide in the same facility and under the same conditions as children, residential treatment services to a person 18 years old or older who:
- (I) begins to reside at the licensee's residential treatment facility before the person's 18th birthday;
- (II) has resided at the licensee's residential treatment facility continuously since the time described in Subsection (1)(a)(iii)(A)(I);
- (III) has not completed the course of treatment for which the person began residing at the licensee's residential treatment facility; and
- (IV) voluntarily consents to complete the course of treatment described in Subsection (1)(a)(iii)(A)(III); or
 - (B) (I) provide residential treatment services to a child who is:
 - (Aa) 12 years old or older; and
 - (Bb) under the custody of the Division of Juvenile Justice Services; and
- (II) provide, in the same facility as a child described in Subsection (1)(a)(iii)(B)(I), residential treatment services to a person who is:
 - (Aa) at least 18 years old, but younger than 21 years old; and
 - (Bb) under the custody of the Division of Juvenile Justice Services;
 - (iv) minimum administration and financial requirements for licensees; [and]
 - (v) guidelines for variances from rules established under this Subsection (1); and
- (vi) minimum ethical responsibilities of an adoption agency licensed under this chapter, including prohibiting an adoption agency or its employee from {engaging in a fraudulent representation, as described in Subsection (3), in connection with an adoption} misrepresenting facts or information;
 - (b) enforce rules relating to the office;
 - (c) issue licenses in accordance with this chapter;
- (d) if the United States Department of State executes an agreement with the office that designates the office to act as an accrediting entity in accordance with the Intercountry

Adoption Act of 2000, Pub. L. No. 106-279, accredit one or more agencies and persons to provide intercountry adoption services pursuant to:

- (i) the Intercountry Adoption Act of 2000, Pub. L. No. 106-279; and
- (ii) the implementing regulations for the Intercountry Adoption Act of 2000, Pub. L. No. 106-279;
 - (e) make rules to implement the provisions of Subsection (1)(d);
- (f) conduct surveys and inspections of licensees and facilities in accordance with Section 62A-2-118;
 - (g) collect licensure fees;
- (h) notify licensees of the name of a person within the department to contact when filing a complaint;
 - (i) investigate complaints regarding any licensee or human services program;
- (j) have access to all records, correspondence, and financial data required to be maintained by a licensee;
- (k) have authority to interview any client, family member of a client, employee, or officer of a licensee; and
- (l) have authority to deny, condition, revoke, suspend, or extend any license issued by the department under this chapter by following the procedures and requirements of Title 63G, Chapter 4, Administrative Procedures Act.
- (2) In establishing rules under Subsection (1)(a)(ii)(G), the office shall require a licensee to establish and comply with an emergency response plan that requires clients and staff to:
- (a) immediately report to law enforcement any significant criminal activity, as defined by rule, committed:
 - (i) on the premises where the licensee operates its human services program;
 - (ii) by or against its clients; or
 - (iii) by or against a staff member while the staff member is on duty;
- (b) immediately report to emergency medical services any medical emergency, as defined by rule:
 - (i) on the premises where the licensee operates its human services program;
 - (ii) involving its clients; or

(iii) involving a staff member while the staff member is on duty; and (c) immediately report other emergencies that occur on the premises where the licensee operates its human services program to the appropriate emergency services agency. (3) (a) "Fraudulent representation" means a representation made, or action taken with: (i) the intent to deceive; or (ii) reckless disregard for the truth. (b) "Fraudulent representation" does not include repeating a representation made by another unless, under the circumstances, repeating the representation constitutes reckless disregard for the truth. Section 2. Section 78B-6-106 is amended to read: 78B-6-106. Responsibility of each party for own actions -- Fraud or misrepresentation. (1) Each parent of a child conceived or born outside of marriage is responsible for his or her own actions and is not excused from strict compliance with the provisions of this chapter based upon any action, statement, or omission of the other parent or third parties. (2) (a) Any person injured by fraudulent representations or actions in connection with an adoption is entitled to pursue civil or criminal penalties in accordance with existing law. (b) The prevailing party in a court proceeding alleging fraudulent representation or action by a birth mother, adoption agency, or an employee of an adoption agency is entitled to an award of reasonable attorney fees and costs. (3) A fraudulent representation or action on the part of a licensed adoption agency, or an employee of a licensed adoption agency, in violation of a rule made under Subsection 62A-2-106(1)(a)(vi) is grounds for a license sanction under Section 62A-2-112. (4) A fraudulent representation is not: (a) a defense to strict compliance with the requirements of this chapter, and is not; or (b) a basis for dismissal of a petition for adoption, vacation of an adoption decree, or an automatic grant of custody to the offended party. [Custody] (5) Subject to Subsection (6), custody determinations shall be based on the best interest of the child, in accordance with the provisions of Section 78B-6-133. (6) When a court finds by clear and convincing evidence that an adoption is facilitated

by fraudulent representation or action, and court proceedings have significantly delayed a final

custody determination, due process shall be a greater consideration in a custody determination than bonding of the child to the adoptive parent when reunification therapy is available and required.

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