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1	TEMPORARY F	IOMELESS YOUTH SHEL'	TER AMENDMENTS
2		2014 GENERAL SESSION	
3		STATE OF UTAH	
4		Chief Sponsor: Gage Frod	erer
5	S	enate Sponsor: Allen M. Chri	stensen
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10	Richard A. Greenwood	Lee B. Perry	
11			
12	LONG TITLE		
13	<b>General Description:</b>		
14	This bill enacts and m	odifies provisions relating to tempo	rary homeless youth shelters.
15	<b>Highlighted Provisions:</b>		
16	This bill:		
17	• grants the Office of	f Licensing rulemaking authority to	make rules establishing
18	age-appropriate and gender-ap	ppropriate sleeping quarters in temp	orary homeless
19	youth shelters;		
20	<ul><li>requires a tempora</li></ul>	ry homeless youth shelter to notify	the Division of Child and
21	Family Services or a youth se	rvices center within 48 hours after t	he later of:
22	• the time that the	e temporary homeless youth shelter	becomes aware that the
23	minor is a runaway; or		
24	• the time that the	e temporary homeless youth shelter	begins harboring the minor;
25	and		
26	<ul><li>makes technical ar</li></ul>	nd conforming changes.	
27	Money Appropriated in this	Bill:	
28	None		

H.B. 132 Enrolled Copy

29	Other Special Clauses:
30	None
31	<b>Utah Code Sections Affected:</b>
32	AMENDS:
33	62A-4a-501, as last amended by Laws of Utah 2009, Chapter 19
34	ENACTS:
35	<b>62A-2-108.8</b> , Utah Code Annotated 1953
<ul><li>36</li><li>37</li></ul>	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section <b>62A-2-108.8</b> is enacted to read:
39	62A-2-108.8. Residential support program Temporary homeless youth shelter.
40	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
41	office shall make rules that establish age-appropriate and gender-appropriate sleeping quarters
42	in temporary homeless youth shelters, as defined in Section 62A-4a-501, that provide overnight
43	shelter to minors.
44	Section 2. Section <b>62A-4a-501</b> is amended to read:
45	62A-4a-501. Harboring a runaway Reporting requirements Division to
46	provide assistance Affirmative defense Providing shelter after notice.
47	(1) As used in this section:
48	(a) "Harbor" means to provide shelter in:
49	(i) the home of the person who is providing the shelter; or
50	(ii) any structure over which the person providing the shelter has any control.
51	[(b) "Promptly" means within eight hours after the later of:]
52	[(i) the time that the person becomes aware that the minor is a runaway; or]
53	[(ii) the time that the person begins harboring the minor.]
54	[(c)] (b) "Receiving center" is as defined in Section 62A-7-101.
55	[(d)] (c) "Runaway" means a minor, other than an emancipated minor, who is absent
56	from the home or lawfully prescribed residence of the parent or legal guardian of the minor

Enrolled Copy H.B. 132

5/	without the permission of the parent or legal guardian.
58	[(e)] (d) "Temporary homeless youth shelter" means a facility that:
59	(i) provides temporary shelter to a runaway; and
60	(ii) is licensed by the Office of Licensing, created in Section 62A-1-105, as a
61	residential support program.
62	[(f)] (e) "Youth services center" means a center established by, or under contract with,
63	the Division of Juvenile Justice Services, created in Section 62A-1-105, to provide youth
64	services, as defined in Section 62A-7-101.
65	(2) [A] Except as provided in Subsection (3), a person is guilty of a class B
66	misdemeanor if the person:
67	(a) knowingly and intentionally harbors a minor;
68	(b) knows at the time of harboring the minor that the minor is a runaway; [and]
69	(c) [except as provided in Subsection (3),] fails to [promptly] notify one of the
70	following, by telephone or other reasonable means, of the location of the minor:
71	(i) the parent or legal guardian of the minor;
72	(ii) the division; or
73	(iii) a youth services center[-]; and
74	(d) fails to notify a person described in Subsection (2)(c) within eight hours after the
75	later of:
76	(i) the time that the person becomes aware that the minor is a runaway; or
77	(ii) the time that the person begins harboring the minor.
78	(3) A person described in Subsection (2) is not guilty of a violation of Subsection (2)
79	and is not required to comply with [Subsection] Subsections (2)(c) and (d), if:
80	(a) a court order is issued authorizing a peace officer to take the minor into custody;
81	and
82	(b) the person [promptly] notifies a peace officer or the nearest detention center, as
83	defined in Section 62A-7-101, by telephone or other reasonable means, of the location of the
84	minor[-], within eight hours after the later of:

H.B. 132 Enrolled Copy

85	(i) the time that the person becomes aware that the minor is a runaway; or	
86	(ii) the time that the person begins harboring the minor.	
87	(4) Nothing in this section limits the obligation of a person to report child abuse or	
88	neglect in accordance with Section 62A-4a-403.	
89	(5) Except as provided in Subsection (6), a temporary homeless youth shelter shall	
90	notify:	
91	(a) the parent or legal guardian of a minor within eight hours after the later of:	
92	(i) the time that the temporary homeless youth shelter becomes aware that the minor is	
93	<u>a runaway; or</u>	
94	(ii) the time that the temporary homeless youth shelter begins harboring the minor; and	
95	(b) the division or a youth services center, within 48 hours after the later of:	
96	(i) the time that the temporary homeless youth shelter becomes aware that a minor is a	
97	runaway; or	
98	(ii) the time that the temporary homeless youth shelter begins harboring the minor.	
99	(6) A temporary homeless youth shelter is not required to comply with Subsection (5)	
100	<u>if:</u>	
101	(a) a court order is issued authorizing a peace officer to take the minor into custody;	
102	<u>and</u>	
103	(b) the temporary homeless youth shelter notifies a peace officer or the nearest	
104	detention center, as defined in Section 62A-7-101, by telephone or other reasonable means, of	
105	the location of the minor, within eight hours after the later of:	
106	(i) the time that the person becomes aware that the minor is a runaway; or	
107	(ii) the time that the person begins harboring the minor.	
108	[(4)] (7) It is an affirmative defense to the crime described in Subsection (2) that:	
109	(a) the person failed to [promptly] provide notice as described in Subsection (2)[(c)] or	
110	(3) due to circumstances beyond the control of the person providing the shelter; and	
111	(b) the person provided the notice described in Subsection (2)[(c)] or (3) as soon as it	
112	was reasonably practicable to [do so] provide the notice.	

Enrolled Copy H.B. 132

113	$\left[\frac{(5)}{(8)}\right]$ Upon receipt of a report that a runaway is being harbored by a person:
114	(a) a youth services center shall:
115	(i) notify the parent or legal guardian that a report has been made; and
116	(ii) inform the parent or legal guardian of assistance available from the youth services
117	center; or
118	(b) the division shall:
119	(i) determine whether the runaway is abused, neglected, or dependent; and
120	(ii) if appropriate, make a referral for services for the runaway.
121	[(6)] (9) A parent or legal guardian of a runaway who is aware that the runaway is
122	being harbored may notify a law enforcement agency and request assistance in retrieving the
123	runaway. The local law enforcement agency may assist the parent or legal guardian in
124	retrieving the runaway.
125	[(7)] (10) Nothing in this section prohibits [an individual] a person or a temporary
126	homeless youth shelter from continuing to provide shelter to a runaway, after giving the notice
127	described in [Subsection (2)(c) or (3)] Subsections (2) through (6), if:
128	(a) a parent or legal guardian of the minor consents to the continued provision of
129	shelter; or
130	(b) a peace officer or a parent or legal guardian of the minor fails to retrieve the
131	runaway.
132	[(8)] (11) Nothing in this section prohibits [an individual] a person or a temporary
133	homeless youth shelter from providing shelter to a non-emancipated minor whose parents or
134	legal guardians have intentionally:
135	(a) ceased to maintain physical custody of the minor;
136	(b) failed to make reasonable arrangements for the safety, care, and physical custody of
137	the minor; and
138	(c) failed to provide the minor with food, shelter, or clothing.
139	[(9)] (12) Nothing in this section prohibits:
140	(a) a receiving center or a youth services center from providing shelter to a runaway in

	H.B. 132 Enrolled Copy
141	accordance with the requirements of Title 62A, Chapter 7, Juvenile Justice Services, and the
142	rules relating to a receiving center or a youth services center; or
143	(b) a government agency from taking custody of a minor as otherwise provided by law.
144	[(10) Nothing in this section releases a person from the obligation, under Section
145	62A-4a-403, to report abuse or neglect of a child.]