1	SUBSTANCE ABUSE AND MENTAL HEALTH
2	AMENDMENTS
3	2003 GENERAL SESSION
4	STATE OF UTAH
5	This act modifies the Substance Abuse and Mental Health Act and provisions relating to
6	local substance abuse and mental health authorities. The act rearranges provisions relating
7	to state and local substance abuse and mental health services and programs and makes other
8	technical changes.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	62A-15-103, as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
12	Session
13	62A-15-107 , as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
14	Session
15	62A-15-108, as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
16	Session
17	62A-15-110 , as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
18	Session
19	ENACTS:
20	17A-3-608 , Utah Code Annotated 1953
21	17A-3-704 , Utah Code Annotated 1953
22	REPEALS:
23	62A-15-109 , as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
24	Session
25	62A-15-111 , as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
26	Session
27	62A-15-112, as renumbered and amended by Chapter 8, Laws of Utah 2002, Fifth Special
28	Session
29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section 17A-3-608 is enacted to read:
31	17A-3-608. Fees for mental health services Responsibility for cost of service if

32	rendered by authority to nonresident Authority may receive funds from other sources.
33	(1) Each local mental health authority shall charge a fee for mental health services, except
34	that mental health services may not be refused to any person because of inability to pay.
35	(2) If a local mental health authority, through its designated provider, provides a service
36	described in Section 17A-3-602 to a person who resides within the jurisdiction of another local
37	mental health authority, the local mental health authority in whose jurisdiction the person resides
38	is responsible for the cost of that service if its designated provider has authorized the provision of
39	that service.
40	(3) A local mental health authority and entities that contract with a local mental health
41	authority to provide mental health services may receive funds made available by federal, state, or
42	local health, substance abuse, mental health, education, welfare, or other agencies, in accordance
43	with the provisions of this part and Title 62A, Chapter 15, Substance Abuse and Mental Health
44	Act.
45	Section 2. Section 17A-3-704 is enacted to read:
46	17A-3-704. Fees for substance abuse services Responsibility for cost of service if
47	rendered by authority to nonresident Authority may receive funds from other sources.
48	(1) Each local substance abuse authority shall charge a fee for substance abuse services,
49	except that substance abuse services may not be refused to any person because of inability to pay.
50	(2) If a local substance abuse authority, through its designated provider, provides a service
51	described in Subsection 17A-3-701(3) to a person who resides within the jurisdiction of another
52	local substance abuse authority, the local substance abuse authority in whose jurisdiction the
53	person resides is responsible for the cost of that service if its designated provider has authorized
54	the provision of that service.
55	(3) A local substance abuse authority and entities that contract with a local substance abuse
56	authority to provide substance abuse services may receive funds made available by federal, state,
57	or local health, substance abuse, mental health, education, welfare, or other agencies, in accordance
58	with the provisions of this part and Title 62A, Chapter 15, Substance Abuse and Mental Health
59	Act.
60	Section 3. Section 62A-15-103 is amended to read:
61	62A-15-103. Division Creation Responsibilities.
62	(1) There is created the Division of Substance Abuse and Mental Health within the

department, under the administration and general supervision of the executive director, and, with regard to its programs, under the policy direction of the board. The division is the substance abuse authority and the mental health authority for this state.

(2) The division shall:

- (a) (i) educate the general public regarding the nature and consequences of substance abuse by promoting school and community-based prevention programs;
- (ii) render support and assistance to public schools through approved school-based substance abuse education programs aimed at prevention of substance abuse;
- (iii) promote or establish programs for the prevention of substance abuse within the community setting through community-based prevention programs;
- (iv) cooperate and assist other organizations and private treatment centers for substance abusers, by providing them with essential materials for furthering programs of prevention and rehabilitation of actual and potential substance abusers; and
- (v) promote or establish programs for education and certification of instructors to educate persons convicted of driving under the influence of alcohol or drugs or driving with any measurable controlled substance in the body;
 - (b) (i) collect and disseminate information pertaining to mental health; and
- (ii) provide direction over the state hospital including approval of its budget, administrative policy, and coordination of services with local service plans; [and]
- (c) (i) consult and coordinate with local substance abuse authorities and local mental health authorities regarding programs and services;
- (ii) provide consultation and other assistance to public and private agencies and groups working on substance abuse and mental health issues;
- (iii) promote and establish cooperative relationships with courts, hospitals, clinics, medical and social agencies, public health authorities, law enforcement agencies, education and research organizations, and other related groups;
- (iv) promote or conduct research on substance abuse and mental health issues, and submit to the governor and the Legislature recommendations for changes in policy and legislation;
- (v) receive, distribute, and provide direction over public funds for substance abuse and mental health services;
 - (vi) monitor and evaluate programs provided by local substance abuse authorities and local

94	mental health authorities;
95	(vii) examine expenditures of any local, state, and federal funds;
96	(viii) monitor the expenditure of public funds by:
97	(A) local substance abuse authorities;
98	(B) local mental health authorities; and
99	(C) in counties where they exist, the private contract provider that has an annual or
100	otherwise ongoing contract to provide comprehensive substance abuse or mental health programs
101	or services for the local substance abuse authority or local mental health authorities;
102	(ix) contract with local substance abuse authorities and local mental health authorities to
103	provide a comprehensive continuum of services in accordance with board and division policy,
104	contract provisions, and the local plan;
105	(x) contract with private and public entities for special statewide or nonclinical services
106	according to board and division policy;
107	(xi) review and approve each local substance abuse authority's plan and each local mental
108	health authority's plan in order to ensure:
109	(A) a statewide comprehensive continuum of substance abuse services;
110	(B) a statewide comprehensive continuum of mental health services; and
111	(C) appropriate expenditure of public funds;
112	(xii) review and make recommendations regarding each local substance abuse authority's
113	contract with its provider of substance abuse programs and services and each local mental health
114	authority's contract with its provider of mental health programs and services to ensure compliance
115	with state and federal law and policy;
116	(xiii) monitor and ensure compliance with board and division policy and contract
117	requirements; and
118	(xiv) withhold funds from local substance abuse authorities, local mental health
119	authorities, and public and private providers for contract noncompliance, failure to comply with
120	division directives regarding the use of public funds, or for misuse of public funds or monies[-];
121	(d) assure that the requirements of this part are met and applied uniformly by local
122	substance abuse authorities and local mental health authorities across the state;

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submit its plan to the division by May 1 of each year;

(e) require each local substance abuse authority and each local mental health authority to

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125	(f) conduct an annual program audit and review of each local substance abuse authority
126	in the state and its contract provider and each local mental health authority in the state and its
127	contract provider, including:
128	(i) a review and determination regarding whether:
129	(A) public funds allocated to local substance abuse authorities and local mental health
130	authorities are consistent with services rendered and outcomes reported by them or their contract
131	providers; and
132	(B) each local substance abuse authority and each local mental health authority is
133	exercising sufficient oversight and control over public funds allocated for substance abuse and
134	mental health programs and services; and
135	(ii) items determined by the division to be necessary and appropriate;
136	(g) by July 1 of each year, provide to the Health and Human Services Interim Committee
137	and the Health and Human Services Appropriations Subcommittee a written report that includes:
138	(i) the annual audit and review;
139	(ii) the financial expenditures of each local substance abuse authority and its contract
140	provider and each local mental health authority and its contract provider;
141	(iii) the status of the compliance of each local authority and its contract provider with its
142	plan, state statutes, and the provisions of the contract awarded; and
143	(iv) whether audit guidelines established under Section 62A-15-110 and Subsection
144	67-3-1(2)(o) provide the division with sufficient criteria and assurances of appropriate
145	expenditures of public funds; and
146	(h) if requested by the Health and Human Services Interim Committee or the Health and
147	Human Services Appropriations Subcommittee, provide an oral report as requested.
148	(3) (a) The division may refuse to contract with and may pursue its legal remedies against
149	any local substance abuse authority or local mental health authority that fails, or has failed, to
150	expend public funds in accordance with state law, division policy, contract provisions, or directives
151	issued in accordance with state law.
152	(b) The division may withhold funds from a local substance abuse authority or local mental
153	health authority if the authority's contract with its provider of substance abuse or mental health
154	programs or services fails to comply with state and federal law or policy.
155	(4) Before reissuing or renewing a contract with any local substance abuse authority or

local mental health authority, the division shall review and determine whether the local substance abuse authority or local mental health authority is complying with its oversight and management responsibilities described in Sections 17A-3-601, 17A-3-603.5, 17A-3-701 and 17A-3-703. Nothing in this Subsection (4) may be used as a defense to the responsibility and liability described in Section 17A-3-603.5 and to the responsibility and liability described in Section 17A-3-703.

- (5) In carrying out its duties and responsibilities, the division may not duplicate treatment or educational facilities that exist in other divisions or departments of the state, but shall work in conjunction with those divisions and departments in rendering the treatment or educational services that those divisions and departments are competent and able to provide.
- (6) (a) The division may accept in the name of and on behalf of the state donations, gifts, devises, or bequests of real or personal property or services to be used as specified by the donor.
- (b) Those donations, gifts, devises, or bequests shall be used by the division in performing its powers and duties. Any money so obtained shall be considered private nonlapsing funds and shall be deposited into an interest-bearing restricted special revenue fund to be used by the division for substance abuse or mental health services. The state treasurer may invest the fund and all interest shall remain with the fund.
- 172 (7) The division shall annually review with each local substance abuse authority and each local mental health authority the authority's statutory and contract responsibilities regarding:
 - (a) the use of public funds;

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- (b) oversight responsibilities regarding public funds; and
 - (c) governance of substance abuse and mental health programs and services.
- 177 (8) The Legislature may refuse to appropriate funds to the division upon the division's
 178 failure to comply with the provisions of this part.
- Section 4. Section **62A-15-107** is amended to read:
- 180 **62A-15-107.** Authority to assess fees.
- 181 [(1)] The division may, with the approval of the Legislature, the executive director, and 182 the board, establish fee schedules and assess fees for services rendered by the division.
- [(2) Fees shall be charged for substance abuse and mental health treatment services, but services may not be refused to any person because of inability to pay.]
- Section 5. Section **62A-15-108** is amended to read:
- 186 62A-15-108. Formula for allocation of funds to local substance abuse authorities and

local mental health authorities.

(1) The board shall establish, by rule, formulas for allocating funds to local substance abuse authorities and local mental health authorities through contracts, to provide substance abuse prevention and treatment services in accordance with the provisions of this chapter and Title 17A, Chapter 3, Part 7, Local Substance Abuse Authorities, and mental health services in accordance with the provisions of this chapter and Title 17A, Chapter 3, Part 6, Local Mental Health Authorities. The formulas shall provide for allocation of funds based on need. Determination of need shall be based on population unless the board establishes, by valid and accepted data, that other defined factors are relevant and reliable indicators of need. The formulas shall include a differential to compensate for additional costs of providing services in rural areas.

- (2) The formulas established under Subsection (1) apply to all state and federal funds appropriated by the Legislature to the division for local substance abuse authorities and local mental health authorities, but does not apply to:
- (a) funds that local substance abuse authorities and local mental health authorities receive from sources other than the division;
- (b) funds that local substance abuse authorities and local mental health authorities receive from the division to operate specific programs within their jurisdictions which are available to all residents of the state;
- (c) funds that local substance abuse authorities and local mental health authorities receive from the division to meet needs that exist only within their local areas; and
- (d) funds that local substance abuse authorities and local mental health authorities receive from the division for research projects.
- [(3) Contracts with local substance abuse authorities and local mental health authorities shall provide that the division may withhold funds otherwise allocated pursuant to this section to cover the costs of audits, attorneys' fees, and other expenditures associated with reviewing the expenditure of public funds by a local substance abuse authority or its contract provider or a local mental health authority or its contract provider, if there has been an audit finding or judicial determination that public funds have been misused by the local substance abuse authority or its contract provider.]
 - Section 6. Section **62A-15-110** is amended to read:
 - 62A-15-110. Contracts for substance abuse and mental health services -- Provisions

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[When] (1) If the division contracts with a local substance abuse authority or a local mental health authority to provide substance abuse or mental health programs and services in accordance with the provision of this chapter and Title 17A, Chapter 3, Part 7, Local Substance Abuse Authorities, or Title 17A, Chapter 3, Part 6, Local Mental Health Authorities, it shall ensure that those contracts include at least the following provisions:

- [(1)] (a) that an independent auditor shall conduct any audit of the local substance abuse authority or its contract provider's programs or services and any audit of the local mental health authority or its contract provider's programs or services, pursuant to the provisions of Title 51, Chapter 2, Audits of Political Subdivisions, Interlocal Organizations and Other Local Entities;
- [(2)] (b) in addition to the requirements described in Title 51, Chapter 2, Audits of Political Subdivisions, Interlocal Organizations and Other Local Entities the division:
- [(a)] (i) shall prescribe guidelines and procedures, in accordance with those formulated by the state auditor pursuant to Section 67-3-1, for auditing the compensation and expenses of officers, directors, and specified employees of the private contract provider, to assure the state that no personal benefit is gained from travel or other expenses; and
- [(b)] (ii) may prescribe specific items to be addressed by that audit, depending upon the particular needs or concerns relating to the local substance abuse authority, local mental health authority, or contract provider at issue;
- [(3)] (c) the local substance abuse authority or its contract provider and the local mental health authority and its contract provider shall invite and include all funding partners in its auditor's pre- and exit conferences;
- [(4)] (d) each member of the local substance abuse authority and each member of the local mental health authority shall annually certify that he has received and reviewed the independent audit and has participated in a formal interview with the provider's executive officers;
- [(5)] (e) requested information and outcome data will be provided to the division in the manner and within the time lines defined by the division; and
- [(6)] (f) all audit reports by state or county persons or entities concerning the local substance abuse authority or its contract provider, or the local mental health authority or its contract provider shall be provided to the executive director of the department, the local substance abuse authority or local mental health authority, and members of the contract provider's governing

249	board.
250	(2) Each contract between the division and a local substance abuse authority or a local
251	mental health authority shall authorize the division to withhold funds, otherwise allocated under
252	Section 62A-15-108, to cover the costs of audits, attorney fees, and other expenditures associated
253	with reviewing the expenditure of public funds by a local substance abuse authority or its contract
254	provider or a local mental health authority or its contract provider, if there has been an audit
255	finding or judicial determination that public funds have been misused by the local substance
256	authority or its contract provider or the local mental health authority or its contract provider.
257	Section 7. Repealer.
258	This act repeals:
259	Section 62A-15-109, Responsibilities of the Division of Substance Abuse and Mental
260	health.
261	Section 62A-15-111, Responsibility for cost of services provided by local substance
262	abuse or mental health authority.
263	Section 62A-15-112, Receipt of funds.