Amended Excerpts

Senate Amendments

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1. Line 718 through 721:
   718
            Act[.]; or
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                (iv) provide a letter of concern in accordance with Subsection \hat{S} \rightarrow [\frac{8}{100}](10) \leftarrow \hat{S}.
   720
                (b) Except for a violation that threatens public health \hat{S} \rightarrow \mathbf{or} for the third violation of the
   720a
            same rule or statute in a 24-month period \leftarrow \hat{S}, the department shall issue a letter
   721
            of concern before taking other administrative action under this section.
2. Line 759 through 771a:
   759
            establishment | registration card.
   760
                \hat{S} \rightarrow [(8)] (a) A letter of concern shall describe:
   761
                [(i) the violation including the statute or rule being violated;]
   762
                [(ii) possible options to remedy the issue; and]
   763
                [(iii) possible consequences for not remedying the violation.]
   764
                (b) Under a letter of concern, the department shall provide the person at least 30 days to
   765
            remedy the violation.
   766
                [(c) If the person fails to remedy the violation described in a letter of concern, the
            department may take other enforcement action as described in this section.]
   767
   768
                [(d) If a letter of concern is resolved without an enforcement action being taken under
   769
            Subsection (8)(c), the department may not report that a letter of concern was issued to
   770
            the licensing board.] ←Ŝ
   771
                [(8) \hat{S} \rightarrow (9)](8) \leftarrow \hat{S} (a) Except where a criminal penalty is expressly provided for a
   771a
            specific violation
3. Line 783 through 785:
   783
            conduct underlying the violation described in Subsection (8)(a).
   784
                [9) \rightarrow (10) 9) \leftarrow \Rightarrow Nothing in this section prohibits:
   785
               (a) the department from referring potential criminal activity to law enforcement[-]; or
4. Line 787 through 787m:
   787
            violations of Title 76, Chapter 10, Part 31, Utah Antitrust Act.
   787a
                \hat{S} \rightarrow (10) (a) A letter of concern shall describe:
   787b
                (i) the violation including the statute or rule being violated;
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- 787c (ii) possible options to remedy the issue; and (iii) possible consequences for not remedying the violation. 787d (b) Under a letter of concern, the department shall provide the person at least 30 days 787e 787f to 787g remedy the violation. 787h (c) If the person fails to remedy the violation described in a letter of concern, the 787i department may take other enforcement action as described in this section. (d) If a letter of concern is resolved without an enforcement action being taken under 787j 787k Subsection (10)(c), the department may not report that a letter of concern was issued 7871 787m the licensing board. ←Ŝ
- 5. Line 1530 through 1532:
 - 1530 law of:
 - 1531 (A) a felony $\hat{S} \rightarrow [\frac{\text{in the last } 10 \text{ years}}] \leftarrow \hat{S}$; or
 - (B) after December 3, 2018, a misdemeanor for drug distribution; and