

1st Sub. H.B. 485
Residential Notification Amendments

Representative **Jake Fitisemanu** proposes the following amendments:

1. *Line 24 through 30:*

24 Notification of local government.

25 (1) As used in this section, "**regulated** residential facility" means **a licensed or certified:**

26 (a) **{a} residential treatment program;**

27 (b) **{a} residential support program;**

28 (c) **{a} recovery residence; or**

29 (d) **{a} facility that provides social detoxification services.**

30 ~~[(1)]~~(2) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking

2. *Line 59 through 63:*

59 county, the county in which the residential treatment program will be located.

60 (6) ~~{At least 30 days before beginning to provide}~~ **Within 30 days of providing** services, a **regulated** residential facility shall provide

61 notice of the facility's intent to begin operations to each property located within 300 feet

62 of the location where the **regulated** residential facility will be located by:

63 (a) mailing notice to the property or residence; or

3. *Line 76 through 82:*

76 (b) The notice described in Subsection (6) shall include the following information
77 relating to the **regulated** residential facility:

78 (i) the location where the **regulated** residential facility will be operated;

79 (ii) a description of the **regulated** residential facility's treatment focus; and

80 (iii) contact information, including a telephone number and an email address, for a
81 representative of the **regulated** residential facility.

82 ~~[(6)]~~(8) When submitting an application for a license to operate a residential treatment