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267, 307, and 438

Chapter 306

James A. Dunnigan proposes the following substitute bill:

Social Services Program Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: James A. Dunnigan

	Senate Sponsor: Evan J. Vickers
2 3	LONG TITLE
4	General Description:
5	This bill amends the provisions related to social services programs.
6	Highlighted Provisions:
7	This bill:
8	 amends provisions related to the Medicaid ACA Fund;
9	 amends provisions related to substance use and mental health program licensure;
10	 amends provisions related to certified community health workers;
11	 amends provisions regarding atypical anti-psychotic, psychotropic drugs, and the
12	Medicaid preferred drug list;
13	 amends provisions related to case management; and
14	 makes technical and conforming changes.
15	Money Appropriated in this Bill:
16	This bill appropriates \$1,100,000 in operating and capital budgets for fiscal year 2026, all
17	of which is from the General Fund.
18	Other Special Clauses:
19	This bill provides a special effective date.
20	Utah Code Sections Affected:
21	AMENDS:
22	26B-1-315 (Effective 05/07/25), as last amended by Laws of Utah 2024. Chapter 439

26B-1-315 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 439

26B-2-101 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapters 240,

26B-3-105 (Effective 07/01/25), as renumbered and amended by Laws of Utah 2023,

26B-3-217 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 284

26B-5-101 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapters 240,

420
26B-5-102 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapters 250,
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26B-5-301 (Effective 05/07/25), as renumbered and amended by Laws of Utah 2023,
Chapter 308
26B-5-801 (Effective 05/07/25), as renumbered and amended by Laws of Utah 2024,
Chapter 245
53-21-101 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 345
63M-7-204 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 345
ENACTS:
26B-2-110 (Effective 05/07/25), Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 26B-1-315 is amended to read:
26B-1-315 (Effective 05/07/25). Medicaid ACA Fund.
(1) There is created an expendable special revenue fund known as the "Medicaid ACA
Fund."
(2) The fund consists of:
(a) assessments collected under Chapter 3, Part 5, Inpatient Hospital Assessment;
(b) intergovernmental transfers under Section 26B-3-508;
(c) savings attributable to the health coverage improvement program, as defined in
Section 26B-3-501, as determined by the department;
(d) savings attributable to the enhancement waiver program, as defined in Section
26B-3-501, as determined by the department;
(e) savings attributable to the Medicaid waiver expansion, as defined in Section
26B-3-501, as determined by the department;
[(f) savings attributable to the inclusion of psychotropic drugs on the preferred drug list
under Subsection 26B-3-105(3) as determined by the department;]
[(g)] (f) revenues collected from the sales tax described in Subsection 59-12-103(11);
[(h)] (g) gifts, grants, donations, or any other conveyance of money that may be made to
the fund from private sources;
[(i)] (h) interest earned on money in the fund; and
[(j)] (i) additional amounts as appropriated by the Legislature.
(3)(a) The fund shall earn interest.

63	(b) All interest earned on fund money shall be deposited into the fund.
64	(4)(a) A state agency administering the provisions of Chapter 3, Part 5, Inpatient
65	Hospital Assessment, may use money from the fund to pay the costs, not otherwise
66	paid for with federal funds or other revenue sources, of:
67	(i) the health coverage improvement program as defined in Section 26B-3-501;
68	(ii) the enhancement waiver program as defined in Section 26B-3-501;
69	(iii) a Medicaid waiver expansion as defined in Section 26B-3-501; and
70	(iv) the outpatient upper payment limit supplemental payments under Section
71	26B-3-511.
72	(b) A state agency administering the provisions of Chapter 3, Part 5, Inpatient Hospital
73	Assessment, may not use:
74	(i) funds described in Subsection (2)(b) to pay the cost of private outpatient upper
75	payment limit supplemental payments; or
76	(ii) money in the fund for any purpose not described in Subsection (4)(a).
77	Section 2. Section 26B-2-101 is amended to read:
78	26B-2-101 (Effective 05/07/25). Definitions.
79	As used in this part:
80	(1) "Adoption services" means the same as that term is defined in Section 80-2-801.
81	(2) "Adult day care" means nonresidential care and supervision:
82	(a) for three or more adults for at least four but less than 24 hours a day; and
83	(b) that meets the needs of functionally impaired adults through a comprehensive
84	program that provides a variety of health, social, recreational, and related support
85	services in a protective setting.
86	(3) "Applicant" means a person that applies for an initial license or a license renewal under
87	this part.
88	(4)(a) "Associated with the licensee" means that an individual is:
89	(i) affiliated with a licensee as an owner, director, member of the governing body,
90	employee, agent, provider of care, department contractor, or volunteer; or
91	(ii) applying to become affiliated with a licensee in a capacity described in
92	Subsection (4)(a)(i).
93	(b) "Associated with the licensee" does not include:
94	(i) service on the following bodies, unless that service includes direct access to a
95	child or a vulnerable adult:
96	(A) a local mental health authority described in Section 17-43-301;

97	(B) a local substance abuse authority described in Section 17-43-201; or
98	(C) a board of an organization operating under a contract to provide mental health
99	or substance use programs, or services for the local mental health authority or
100	substance abuse authority; or
101	(ii) a guest or visitor whose access to a child or a vulnerable adult is directly
102	supervised at all times.
103	(5)(a) "Boarding school" means a private school that:
104	(i) uses a regionally accredited education program;
105	(ii) provides a residence to the school's students:
106	(A) for the purpose of enabling the school's students to attend classes at the
107	school; and
108	(B) as an ancillary service to educating the students at the school;
109	(iii) has the primary purpose of providing the school's students with an education, as
110	defined in Subsection (5)(b)(i); and
111	(iv)(A) does not provide the treatment or services described in Subsection $[(40)(a)]$
112	<u>(41)(a);</u> or
113	(B) provides the treatment or services described in Subsection $[(40)(a)]$ $(41)(a)$ on
114	a limited basis, as described in Subsection (5)(b)(ii).
115	(b)(i) For purposes of Subsection (5)(a)(iii), "education" means a course of study for
116	one or more grades from kindergarten through grade 12.
117	(ii) For purposes of Subsection (5)(a)(iv)(B), a private school provides the treatment
118	or services described in Subsection $[(40)(a)]$ $(41)(a)$ on a limited basis if:
119	(A) the treatment or services described in Subsection $[(40)(a)]$ $(41)(a)$ are provided
120	only as an incidental service to a student; and
121	(B) the school does not:
122	(I) specifically solicit a student for the purpose of providing the treatment or
123	services described in Subsection $[(40)(a)]$ $(41)(a)$; or
124	(II) have a primary purpose of providing the treatment or services described in
125	Subsection $[(40)(a)]$ $(41)(a)$.
126	(c) "Boarding school" does not include a therapeutic school.
127	(6) "Certification" means a less restrictive level of licensure issued by the department.
128	(7) "Child" means an individual under 18 years old.
129	(8) "Child placing" means receiving, accepting, or providing custody or care for any child,
130	temporarily or permanently, for the purpose of:

131	(a) finding a person to adopt the child;
132	(b) placing the child in a home for adoption; or
133	(c) foster home placement.
134	(9) "Child-placing agency" means a person that engages in child placing.
135	(10) "Client" means an individual who receives or has received services from a licensee.
136	(11)(a) "Congregate care program" means any of the following that provide services to a
137	child:
138	(i) an outdoor youth program;
139	(ii) a residential support program;
140	(iii) a residential treatment program; or
141	(iv) a therapeutic school.
142	(b) "Congregate care program" does not include a human services program that:
143	(i) is licensed to serve adults; and
144	(ii) is approved by the office to service a child for a limited time.
145	(12) "Day treatment" means specialized treatment that is provided to:
146	(a) a client less than 24 hours a day; and
147	(b) four or more persons who:
148	(i) are unrelated to the owner or provider; and
149	(ii) have emotional, psychological, developmental, physical, or behavioral
150	dysfunctions, impairments, or chemical dependencies.
151	(13) "Department contractor" means an individual who:
152	(a) provides services under a contract with the department; and
153	(b) due to the contract with the department, has or will likely have direct access to a
154	child or vulnerable adult.
155	(14) "Direct access" means that an individual has, or likely will have:
156	(a) contact with or access to a child or vulnerable adult that provides the individual with
157	an opportunity for personal communication or touch; or
158	(b) an opportunity to view medical, financial, or other confidential personal identifying
159	information of the child, the child's parents or legal guardians, or the vulnerable adult.
160	(15) "Directly supervised" means that an individual is being supervised under the
161	uninterrupted visual and auditory surveillance of another individual who has a current
162	background check approval issued by the office.
163	(16) "Director" means the director of the office.

(17) "Domestic violence" means the same as that term is defined in Section 77-36-1.

165	(18) "Domestic violence treatment program" means a nonresidential program designed to
166	provide psychological treatment and educational services to perpetrators and victims of
167	domestic violence.
168	(19) "Elder adult" means a person 65 years old or older.
169	(20) "Emergency safety intervention" means a tactic used to protect staff or a client from
170	being physically injured, utilized by an appropriately trained direct care staff and only
171	performed in accordance with a nationally or regionally recognized curriculum in the
172	least restrictive manner to restore staff or client safety.
173	(21) "Foster home" means a residence that is licensed or certified by the office for the
174	full-time substitute care of a child.
175	(22) "Health benefit plan" means the same as that term is defined in Section 31A-22-634.
176	(23) "Health care provider" means the same as that term is defined in Section 78B-3-403.
177	(24) "Health insurer" means the same as that term is defined in Section 31A-22-615.5.
178	(25)(a) "Human services program" means:
179	(i) a foster home;
180	(ii) a therapeutic school;
181	(iii) a youth program;
182	(iv) an outdoor youth program;
183	(v) a residential treatment program;
184	(vi) a residential support program;
185	(vii) a resource family home;
186	(viii) a recovery residence; or
187	(ix) a facility or program that provides:
188	(A) adult day care;
189	(B) day treatment;
190	(C) outpatient treatment;
191	(D) domestic violence treatment;
192	(E) child-placing services;
193	(F) social detoxification; or
194	(G) any other human services that are required by contract with the department to
195	be licensed with the department.
196	(b) "Human services program" does not include:
197	(i) a boarding school;
198	(ii) a residential, vocational and life skills program, as defined in Section 13-53-102;

199	or
200	(iii) a short-term relief care provider.
201	(26) "Indian child" means the same as that term is defined in 25 U.S.C. Sec. 1903.
202	(27) "Indian country" means the same as that term is defined in 18 U.S.C. Sec. 1151.
203	(28) "Indian tribe" means the same as that term is defined in 25 U.S.C. Sec. 1903.
204	(29) "Intermediate secure treatment" means 24-hour specialized residential treatment or
205	care for an individual who:
206	(a) cannot live independently or in a less restrictive environment; and
207	(b) requires, without the individual's consent or control, the use of locked doors to care
208	for the individual.
209	(30) "Licensee" means an individual or a human services program licensed by the office.
210	(31) "Local government" means a city, town, or county.
211	(32) "Mental health treatment program" means a program that:
212	(a) is a structured intervention; and
213	(b) is used to improve mental health, prevent mental disorders, and treat mental health
214	conditions.
215	[(32)] <u>(33)</u> "Minor" means child.
216	[(33)] (34) "Office" means the Office of Licensing within the department.
217	[(34)] (35) "Outdoor youth program" means a program that provides:
218	(a) services to a child that has:
219	(i) a chemical dependency; or
220	(ii) a dysfunction or impairment that is emotional, psychological, developmental,
221	physical, or behavioral;
222	(b) a 24-hour outdoor group living environment; and
223	(c)(i) regular therapy, including group, individual, or supportive family therapy; or
224	(ii) informal therapy or similar services, including wilderness therapy, adventure
225	therapy, or outdoor behavioral healthcare.
226	[(35)] (36) "Outpatient treatment" means individual, family, or group therapy or counseling
227	designed to improve and enhance social or psychological functioning for those whose
228	physical and emotional status allows them to continue functioning in their usual living
229	environment.
230	[(36)] (37) "Practice group" or "group practice" means two or more health care providers
231	legally organized as a partnership, professional corporation, or similar association, for
232	which:

233	(a) substantially all of the services of the health care providers who are members of the
234	group are provided through the group and are billed in the name of the group and
235	amounts received are treated as receipts of the group; and
236	(b) the overhead expenses of and the income from the practice are distributed in
237	accordance with methods previously determined by members of the group.
238	[(37)] (38) "Private-placement child" means a child whose parent or guardian enters into a
239	contract with a congregate care program for the child to receive services.
240	[(38)] (39)(a) "Recovery residence" means a home, residence, or facility that meets at
241	least two of the following requirements:
242	(i) provides a supervised living environment for individuals recovering from a
243	substance use disorder;
244	(ii) provides a living environment in which more than half of the individuals in the
245	residence are recovering from a substance use disorder;
246	(iii) provides or arranges for residents to receive services related to the resident's
247	recovery from a substance use disorder, either on or off site;
248	(iv) is held out as a living environment in which individuals recovering from
249	substance abuse disorders live together to encourage continued sobriety; or
250	(v)(A) receives public funding; or
251	(B) is run as a business venture, either for-profit or not-for-profit.
252	(b) "Recovery residence" does not mean:
253	(i) a residential treatment program;
254	(ii) residential support program; or
255	(iii) a home, residence, or facility, in which:
256	(A) residents, by a majority vote of the residents, establish, implement, and
257	enforce policies governing the living environment, including the manner in
258	which applications for residence are approved and the manner in which
259	residents are expelled;
260	(B) residents equitably share rent and housing-related expenses; and
261	(C) a landlord, owner, or operator does not receive compensation, other than fain
262	market rental income, for establishing, implementing, or enforcing policies
263	governing the living environment.
264	[(39)] (40) "Regular business hours" means:
265	(a) the hours during which services of any kind are provided to a client; or
266	(b) the hours during which a client is present at the facility of a licensee.

267	[(40)] (41)(a) "Residential support program" means a program that arranges for or
268	provides the necessities of life as a protective service to individuals or families who
269	have a disability or who are experiencing a dislocation or emergency that prevents
270	them from providing these services for themselves or their families.
271	(b) "Residential support program" includes a program that provides a supervised living
272	environment for individuals with dysfunctions or impairments that are:
273	(i) emotional;
274	(ii) psychological;
275	(iii) developmental; or
276	(iv) behavioral.
277	(c) Treatment is not a necessary component of a residential support program.
278	(d) "Residential support program" does not include:
279	(i) a recovery residence; or
280	(ii) a program that provides residential services that are performed:
281	(A) exclusively under contract with the department and provided to individuals
282	through the Division of Services for People with Disabilities; or
283	(B) in a facility that serves fewer than four individuals.
284	[(41)] (42)(a) "Residential treatment" means a 24-hour group living environment for four
285	or more individuals unrelated to the owner or provider that offers room or board and
286	specialized treatment, behavior modification, rehabilitation, discipline, emotional
287	growth, or habilitation services for persons with emotional, psychological,
288	developmental, or behavioral dysfunctions, impairments, or chemical dependencies.
289	(b) "Residential treatment" does not include a:
290	(i) boarding school;
291	(ii) foster home; or
292	(iii) recovery residence.
293	[(42)] (43) "Residential treatment program" means a program or facility that provides:
294	(a) residential treatment; or
295	(b) intermediate secure treatment.
296	[(43)] (44) "Seclusion" means the involuntary confinement of an individual in a room or an
297	area:
298	(a) away from the individual's peers; and
299	(b) in a manner that physically prevents the individual from leaving the room or area.
300	[(44)] (45) "Short-term relief care provider" means an individual who:

301	(a) provides short-term and temporary relief care to a foster parent:
302	(i) for less than six consecutive nights; and
303	(ii) in the short-term relief care provider's home;
304	(b) is an immediate family member or relative, as those terms are defined in Section
305	80-3-102, of the foster parent;
306	(c) is direct access qualified, as that term is defined in Section 26B-2-120;
307	(d) has been approved to provide short-term relief care by the department;
308	(e) is not reimbursed by the department for the temporary relief care provided; and
309	(f) is not an immediate family member or relative, as those terms are defined in Section
310	80-3-102, of the foster child.
311	[(45)] (46) "Social detoxification" means short-term residential services for persons who are
312	experiencing or have recently experienced drug or alcohol intoxication, that are provided
313	outside of a health care facility licensed under Part 2, Health Care Facility Licensing and
314	Inspection, and that include:
315	(a) room and board for persons who are unrelated to the owner or manager of the facility;
316	(b) specialized rehabilitation to acquire sobriety; and
317	(c) aftercare services.
318	[(46)] (47) "Substance abuse disorder" or "substance use disorder" mean the same as
319	"substance use disorder" is defined in Section 26B-5-501.
320	[(47)] (48) "Substance abuse treatment program" or "substance use disorder treatment
321	program" means a program:
322	(a) designed to provide:
323	(i) specialized drug or alcohol treatment;
324	(ii) rehabilitation; or
325	(iii) habilitation services; and
326	(b) that provides the treatment or services described in Subsection $[\frac{(47)(a)}{a}]$ (48)(a) to
327	persons with:
328	(i) a diagnosed substance use disorder; or
329	(ii) chemical dependency disorder.
330	[(48)] (49) "Therapeutic school" means a residential group living facility:
331	(a) for four or more individuals that are not related to:
332	(i) the owner of the facility; or
333	(ii) the primary service provider of the facility;
334	(b) that serves students who have a history of failing to function:

335	(1) at nome;
336	(ii) in a public school; or
337	(iii) in a nonresidential private school; and
338	(c) that offers:
339	(i) room and board; and
340	(ii) an academic education integrated with:
341	(A) specialized structure and supervision; or
342	(B) services or treatment related to:
343	(I) a disability;
344	(II) emotional development;
345	(III) behavioral development;
346	(IV) familial development; or
347	(V) social development.
348	[(49)] (50) "Unrelated persons" means persons other than parents, legal guardians,
349	grandparents, brothers, sisters, uncles, or aunts.
350	[(50)] (51) "Vulnerable adult" means an elder adult or an adult who has a temporary or
351	permanent mental or physical impairment that substantially affects the person's ability to:
352	(a) provide personal protection;
353	(b) provide necessities such as food, shelter, clothing, or mental or other health care;
354	(c) obtain services necessary for health, safety, or welfare;
355	(d) carry out the activities of daily living;
356	(e) manage the adult's own resources; or
357	(f) comprehend the nature and consequences of remaining in a situation of abuse,
358	neglect, or exploitation.
359	[(51)] (52)(a) "Youth program" means a program designed to provide behavioral,
360	substance use, or mental health services to minors that:
361	(i) serves adjudicated or nonadjudicated youth;
362	(ii) charges a fee for the program's services;
363	(iii) may provide host homes or other arrangements for overnight accommodation of
364	the youth;
365	(iv) may provide all or part of the program's services in the outdoors;
366	(v) may limit or censor access to parents or guardians; and
367	(vi) prohibits or restricts a minor's ability to leave the program at any time of the
368	minor's own free will.

369	(b) "Youth program" does not include recreational programs such as Boy Scouts, Girl
370	Scouts, 4-H, and other such organizations.
371	[(52)] (53)(a) "Youth transportation company" means any person that transports a child
372	for payment to or from a congregate care program in Utah.
373	(b) "Youth transportation company" does not include:
374	(i) a relative of the child;
375	(ii) a state agency; or
376	(iii) a congregate care program's employee who transports the child from the
377	congregate care program that employs the employee and returns the child to the
378	same congregate care program.
379	Section 3. Section 26B-2-110 is enacted to read:
380	$\underline{26B-2-110}$ (Effective 05/07/25). Adult substance use and mental health providers.
381	(1) As used in this section:
382	(a) "Deemed site" means a site:
383	(i) operated by a licensee; and
384	(ii) that is approved by the department in accordance with Subsection (2).
385	(b) "Good standing" means:
386	(i) that a licensee has not had a violation that is considered by the department as
387	moderate, high, or extreme noncompliance in the previous 24 months; and
388	(ii) does not have outstanding fees or civil money penalties owed to the department.
389	(c) "Licensee" means a substance abuse treatment program or mental health treatment
390	<u>program.</u>
391	(2)(a) The department may approve a site operated by a licensee as a deemed site if:
392	(i) the licensee meets the requirements of Subsection (2)(b); and
393	(ii) at the time of licensure or renewal, the licensee is in good standing.
394	(b) A deemed site:
395	(i) may not serve an individual that is not at least 18 years old;
396	(ii) shall be accredited by a national accrediting organization that is recognized by the
397	department through rule; and
398	(iii) shall provide the department with documentation from the accrediting
399	organization that includes:
400	(A) inspection reports;
401	(B) findings;
402	(C) plans of correction issued by the accrediting organization; and

403	(D) progress reports on any plan of correction required by the accrediting
404	organization.
405	(3)(a) A licensee may opt-out of on-site renewal inspections conducted by the
406	department for a deemed site.
407	(b) Notwithstanding Subsection (3)(a), the department may investigate complaints or
408	incidents involving the deemed site.
409	(c) A licensee is still subject to all renewal licensing fees for a deemed site.
410	(4) The department shall revoke a licensee's deemed site status if:
411	(a) a compliance or incident investigation of the deemed site results in a moderate, high,
412	or extreme noncompliance violation;
413	(b) the licensee does not submit accreditation documentation described in Subsection
414	(2)(b)(iii) for the deemed site; or
415	(c) documentation from the accrediting organization shows any findings that equate to a
416	moderate, high, or extreme noncompliance violation in a state licensing finding for
417	the deemed site.
418	(5)(a) If a licensee has multiple sites, the department shall consider whether a site
419	becomes a deemed site through a separate evaluation described in Subsection (2).
420	(b) The revocation of deemed status for a site does not cause the revocation of deemed
421	status for another of a licensee's deemed sites unless the conditions listed in
422	Subsection (4) apply to each site that is subject to losing the site's deemed site status.
423	(6) Information received by the department from a licensee pertaining to that licensee's
424	accreditation by a voluntary accrediting organization, shall be private data except for a
425	summary prepared by the department related to licensure standards.
426	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
427	office shall make rules to implement and enforce this section.
428	Section 4. Section 26B-3-105 is amended to read:
429	26B-3-105 (Effective 07/01/25). Medicaid drug program Preferred drug list.
430	(1) As used in this section:
431	(a) "Immunosuppressive drug" means a drug that:
432	(i) is used in immunosuppressive therapy to inhibit or prevent activity of the immune
433	system to aid the body in preventing the rejection of transplanted organs and
434	tissue; and
435	(ii) does not include drugs used for the treatment of autoimmune disease or diseases
436	that are most likely of autoimmune origin

437	(b) "Psychotropic drug" means the following classes of drugs:
438	(i) anti-depressant;
439	(ii) anti-convulsant/mood stabilizer;
440	(iii) anti-anxiety; and
441	(iv) attention deficit hyperactivity disorder stimulant.
442	(c) "Stabilized" means a health care provider has documented in the patient's medical
443	chart that a patient has achieved a stable or steadfast medical state within the past 90
444	days.
445	(2) A Medicaid drug program developed by the department under Subsection
446	26B-3-104(2)(f):
447	(a) shall, notwithstanding Subsection 26B-3-104(1)(b), be based on clinical and
448	cost-related factors which include medical necessity as determined by a provider in
449	accordance with administrative rules established by the Drug Utilization Review
450	Board;
451	(b) may include therapeutic categories of drugs that may be exempted from the drug
452	program;
453	(c) notwithstanding Section 58-17b-606, may include placing some drugs[, except the
454	drugs described in Subsection (2),] on a preferred drug list:
455	(i) to the extent determined appropriate by the department; and
456	(ii) in the manner described in Subsection [(3)] (4) for [psychotropic] atypical
457	anti-psychotic drugs;
458	(d) notwithstanding the requirements of Sections 26B-3-302 through 26B-3-309
459	regarding the Drug Utilization Review Board, and except as provided in Subsection [
460	(3)] (4), shall immediately implement the prior authorization requirements for a
461	nonpreferred drug that is in the same therapeutic class as a drug that is:
462	(i) on the preferred drug list on the date that this act takes effect; or
463	(ii) added to the preferred drug list after this act takes effect; and
464	(e) except as prohibited by Subsections 58-17b-606(4) and (5), shall establish the prior
465	authorization requirements [established under Subsections (1)(c) and (d)]which shall
466	permit a health care provider or the health care provider's agent to obtain a prior
467	authorization override of the preferred drug list through the department's pharmacy
468	prior authorization review process, and which shall:
469	(i) provide either telephone or fax approval or denial of the request within 24 hours of
470	the receipt of a request that is submitted during normal business hours of Monday

471	through Friday from 8 a.m. to 5 p.m.;
472	(ii) provide for the dispensing of a limited supply of a requested drug as determined
473	appropriate by the department in an emergency situation, if the request for an
474	override is received outside of the department's normal business hours; and
475	(iii) require the health care provider to provide the department with documentation of
476	the medical need for the preferred drug list override in accordance with criteria
477	established by the department in consultation with the Pharmacy and Therapeutics
478	Committee.
479	[(2)] (3)[(a) As used in this Subsection (2):]
480	[(i) "Immunosuppressive drug":]
481	[(A) means a drug that is used in immunosuppressive therapy to inhibit or prevent
482	activity of the immune system to aid the body in preventing the rejection of
483	transplanted organs and tissue; and]
484	[(B) does not include drugs used for the treatment of autoimmune disease or
485	diseases that are most likely of autoimmune origin.]
486	[(ii) "Stabilized" means a health care provider has documented in the patient's
487	medical chart that a patient has achieved a stable or steadfast medical state within
488	the past 90 days using a particular psychotropic drug.]
489	[(b)]
490	(a) A preferred drug list developed under the provisions of this section may not include
491	an immunosuppressive drug.
492	[(e)]
493	[(i)] (b) The state Medicaid program shall reimburse for a prescription for an
494	immunosuppressive drug as written by the health care provider for a patient who has
495	undergone an organ transplant.
496	[(ii)] (c) For purposes of Subsection 58-17b-606(4), and with respect to patients who
497	have undergone an organ transplant, the prescription for a particular
498	immunosuppressive drug as written by a health care provider meets the criteria of
499	demonstrating to the department a medical necessity for dispensing the prescribed
500	immunosuppressive drug.
501	(d) Notwithstanding the requirements of Sections 26B-3-302 through 26B-3-309
502	regarding the Drug Utilization Review Board, the state Medicaid drug program may
503	not require the use of step therapy for immunosuppressive drugs without the written
504	or oral consent of the health care provider and the patient.

505	(e) The department may include a sedative hypnotic on a preferred drug list in
506	accordance with Subsection (2)(f).]
507	[(f) The department shall grant a prior authorization for a sedative hypnotic that is not on
508	the preferred drug list under Subsection (2)(e), if the health care provider has
509	documentation related to one of the following conditions for the Medicaid client:]
510	[(i) a trial and failure of at least one preferred agent in the drug class, including the
511	name of the preferred drug that was tried, the length of therapy, and the reason for
512	the discontinuation;]
513	[(ii) detailed evidence of a potential drug interaction between current medication and
514	the preferred drug;]
515	[(iii) detailed evidence of a condition or contraindication that prevents the use of the
516	preferred drug;]
517	[(iv) objective clinical evidence that a patient is at high risk of adverse events due to
518	a therapeutic interchange with a preferred drug;]
519	[(v) the patient is a new or previous Medicaid client with an existing diagnosis
520	previously stabilized with a nonpreferred drug; or]
521	[(vi) other valid reasons as determined by the department.]
522	[(g) A prior authorization granted under Subsection (2)(f) is valid for one year from the
523	date the department grants the prior authorization and shall be renewed in accordance
524	with Subsection (2)(f).]
525	[(3)] (4)[(a) As used in this Subsection (3), "psychotropic drug" means the following
526	elasses of drugs:]
527	[(i) atypical anti-psychotic;]
528	[(ii) anti-depressant;]
529	[(iii) anti-convulsant/mood stabilizer;]
530	[(iv) anti-anxiety; and]
531	[(v) attention deficit hyperactivity disorder stimulant.]
532	[(b)] (a)(i) The department shall [develop a preferred drug list for psychotropic drugs]
533	include atypical anti-psychotic drugs on the preferred drug list.
534	(ii) [Except as provided in Subsection (3)(d), a preferred drug list for psychotropic
535	drugs developed under this section] The department shall allow a health care
536	provider to override the preferred drug list for an atypical anti-psychotic drug by
537	writing "dispense as written" on the prescription for the [psychotropic] atypical
538	anti-psychotic drug.

539	(iii) A health care provider may not override Section 58-17b-606 by writing
540	"dispense as written" on a prescription.
541	[(e)] (b) The department, and a Medicaid accountable care organization that is
542	responsible for providing behavioral health, shall[:]
543	[(i)] establish a system to:
544	[(A)] (i) track health care provider prescribing patterns for [psychotropic] atypical
545	anti-psychotic drugs;
546	[(B)] (ii) educate health care providers who are not complying with the preferred drug
547	list; and
548	[(C)] (iii) implement peer to peer education for health care providers whose
549	prescribing practices continue to not comply with the preferred drug list[; and] .
550	[(ii) determine whether health care provider compliance with the preferred drug list is
551	at least:]
552	[(A) 55% of prescriptions by July 1, 2017;]
553	[(B) 65% of prescriptions by July 1, 2018; and]
554	[(C) 75% of prescriptions by July 1, 2019.]
555	[(d) Beginning October 1, 2019, the department shall eliminate the dispense as written
556	override for the preferred drug list, and shall implement a prior authorization system
557	for psychotropic drugs, in accordance with Subsection (2)(f), if by July 1, 2019, the
558	department has not realized annual savings from implementing the preferred drug list
559	for psychotropic drugs of at least \$750,000 General Fund savings.]
560	(5) For enrollees that begin a psychotropic drug treatment on or after July 1, 2025, the
561	department shall pay for a psychotropic drug that is not on the preferred drug list if the
562	department, based on patient claims history or health care provider attestation, has
563	evidence of:
564	(a) an enrollee's trial and failure of a psychotropic drug on the preferred drug list that is
565	equivalent or similar to the drug that is not on the preferred drug list in the last 365
566	days; or
567	(b) the enrollee being stabilized on the psychotropic drug that is not on the preferred
568	drug list at the time of enrollment.
569	Section 5. Section 26B-3-217 is amended to read:
570	26B-3-217 (Effective 05/07/25). Medicaid waiver for coverage of qualified
571	inmates leaving prison or jail.
572	(1) As used in this section:

573	(a) "Certified community health worker" means an individual who has obtained the
574	certification described in Section 26B-2-504.
575	(b) "Correctional facility" means:
576	(i) a county jail;
577	(ii) a prison, penitentiary, or other institution operated by or under contract with the
578	Department of Corrections for the confinement of an offender, as defined in
579	Section 64-13-1; or
580	(iii) a facility for secure confinement of minors operated by the Division of Juvenile
581	Justice and Youth Services.
582	[(b)] (c) "Limited Medicaid benefit" means:
583	(i) reentry case management services;
584	(ii) physical and behavioral health clinical services;
585	(iii) medications and medication administration;
586	(iv) medication-assisted treatment, including all United States Food and Drug
587	Administration approved medications, including coverage for counseling; [and]
588	(v) services provided by a certified community health worker; and
589	[(v)] (vi) other services as determined by rule made in accordance with Title 63G,
590	Chapter 3, Utah Administrative Rulemaking Act.
591	[(e)] (d) "Qualified inmate" means an individual who:
592	(i) is incarcerated in a correctional facility; and
593	(ii) is ineligible for Medicaid as a result of incarceration but would otherwise qualify
594	for Medicaid.
595	(2) Subject to appropriation, before July 1, 2024, the division shall apply for a Medicaid
596	waiver, or amend an existing Medicaid waiver application, with CMS to offer a program
597	to provide a limited Medicaid benefit to a qualified inmate for up to 90 days
598	immediately before the day on which the qualified inmate is released from a correctional
599	facility.
600	(3)(a) Savings to state and local funds that result from the use of federal funds provided
601	under this section shall be used in accordance with a reinvestment plan as mandated
602	by CMS.
603	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
604	department shall make rules for a participating county to establish a reinvestment
605	plan described in Subsection (3)(a).
606	(4) If the waiver or amended waiver described in Subsection (2) is approved, the

607	department shall report to the Health and Human Services Interim Committee each year
608	before November 30 while the waiver is in effect regarding:
609	(a) the number of qualified inmates served under the program;
610	(b) the cost of the program; and
611	(c) the effectiveness of the program, including:
612	(i) any reduction in the number of emergency room visits or hospitalizations by
613	inmates after release from a correctional facility;
614	(ii) any reduction in the number of inmates undergoing inpatient treatment after
615	release from a correctional facility;
616	(iii) any reduction in overdose rates and deaths of inmates after release from a
617	correctional facility; and
618	(iv) any other costs or benefits as a result of the program.
619	(5) Before July 1, 2024, the department shall amend the Medicaid waiver related to housing
620	support services to include an individual that was a qualified inmate within the previous
621	12 months.
622	(6) The department may elect to not apply for a Medicaid waiver or limit services described
623	in this section based on appropriation.
624	Section 6. Section 26B-5-101 is amended to read:
625	26B-5-101 (Effective 05/07/25). Chapter definitions.
626	As used in this chapter:
627	(1) "Criminal risk factors" means a person's characteristics and behaviors that:
628	(a) affect the person's risk of engaging in criminal behavior; and
629	(b) are diminished when addressed by effective treatment, supervision, and other support
630	resources, resulting in reduced risk of criminal behavior.
631	(2) "Director" means the director appointed under Section 26B-5-103.
632	(3) "Division" means the Division of Integrated Healthcare created in Section 26B-1-1202.
633	(4) "Local mental health authority" means a county legislative body.
634	(5) "Local substance abuse authority" means a county legislative body.
635	(6) "Mental health crisis" means:
636	(a) a mental health condition that manifests in an individual by symptoms of sufficient
637	severity that a prudent layperson who possesses an average knowledge of mental
638	health issues could reasonably expect the absence of immediate attention or
639	intervention to result in:
640	(i) serious danger to the individual's health or well-being or

641 (ii) a danger to the health or well-being of others; or 642 (b) a mental health condition that, in the opinion of a mental health therapist or the 643 therapist's designee, requires direct professional observation or intervention. 644 (7) "Mental health crisis response training" means community-based training that educates 645 laypersons and professionals on the warning signs of a mental health crisis and how to 646 respond. 647 (8) "Mental health crisis services" means an array of services provided to an individual who 648 experiences a mental health crisis, which may include: 649 (a) direct mental health services; 650 (b) on-site intervention provided by a mobile crisis outreach team; 651 (c) the provision of safety and care plans; 652 (d) prolonged mental health services for up to 90 days after the day on which an 653 individual experiences a mental health crisis; 654 (e) referrals to other community resources; 655 (f) local mental health crisis lines; and 656 (g) the statewide mental health crisis line. 657 (9) "Mental health therapist" means the same as that term is defined in Section 58-60-102. 658 (10) "Mobile crisis outreach team" or "MCOT" means a mobile team of medical and mental 659 health professionals that, in coordination with local law enforcement and emergency 660 medical service personnel, provides mental health crisis services. 661 (11) "Office" means the Office of Substance Use and Mental Health created in Section 662 26B-5-102. 663 (12)(a) "Public funds" means federal money received from the department, and state 664 money appropriated by the Legislature to the department, a county governing body, 665 or a local substance abuse authority, or a local mental health authority for the 666 purposes of providing substance abuse or mental health programs or services. 667 (b) "Public funds" include federal and state money that has been transferred by a local 668 substance abuse authority or a local mental health authority to a private provider 669 under an annual or otherwise ongoing contract to provide comprehensive substance 670 abuse or mental health programs or services for the local substance abuse authority or 671 local mental health authority. The money maintains the nature of "public funds" 672 while in the possession of the private entity that has an annual or otherwise ongoing 673 contract with a local substance abuse authority or a local mental health authority to

provide comprehensive substance use or mental health programs or services for the

675	local substance abuse authority or local mental health authority.
676	(c) Public funds received for the provision of services under substance use or mental
677	health service plans may not be used for any other purpose except those authorized in
678	the contract between the local mental health or substance abuse authority and
679	provider for the provision of plan services.
680	(13) "Severe mental disorder" means schizophrenia, major depression, bipolar disorders,
681	delusional disorders, psychotic disorders, and other mental disorders as defined by the
682	division.
683	(14) "Stabilization services" means in-home services provided to a child with, or who is at
684	risk for, complex emotional and behavioral needs, including teaching the child's parent
685	or guardian skills to improve family functioning.
686	(15) "Statewide mental health crisis line" means the same as that term is defined in Section
687	26B-5-610.
688	(16) "System of care" means a broad, flexible array of services and supports that:
689	(a) serve a child with or who is at risk for complex emotional and behavioral needs;
690	(b) are community based;
691	(c) are informed about trauma;
692	(d) build meaningful partnerships with families and children;
693	(e) integrate service planning, service coordination, and management across state and
694	local entities;
695	(f) include individualized case planning;
696	(g) provide management and policy infrastructure that supports a coordinated network of
697	interdepartmental service providers, contractors, and service providers who are
698	outside of the department; and
699	(h) are guided by the type and variety of services needed by a child with or who is at risk
700	for complex emotional and behavioral needs and by the child's family.
701	[(17) "Targeted case management" means a service that assists Medicaid recipients in a
702	target group to gain access to needed medical, social, educational, and other services.]
703	Section 7. Section 26B-5-102 is amended to read:
704	26B-5-102 (Effective 05/07/25). Division of Integrated Healthcare Office of
705	Substance Use and Mental Health Creation Responsibilities.
706	(1)(a) The Division of Integrated Healthcare shall exercise responsibility over the
707	policymaking functions, regulatory and enforcement powers, rights, duties, and
708	responsibilities outlined in state law that were previously vested in the Division of

709	Substance Abuse and Mental Health within the department, under the administration
710	and general supervision of the executive director.
711	(b) The division is the substance abuse authority and the mental health authority for this
712	state.
713	(c) There is created the Office of Substance Use and Mental Health within the division.
714	(d) The office shall exercise the responsibilities, powers, rights, duties, and
715	responsibilities assigned to the office by the executive director.
716	(2) The division shall:
717	[(a)(i)] (a) educate the general public regarding the nature and consequences of substance
718	use by promoting school and community-based prevention programs;
719	[(ii)] (b) render support and assistance to public schools through approved school-based
720	substance abuse education programs aimed at prevention of substance use;
721	[(iii)] (c) promote or establish programs for the prevention of substance use within the
722	community setting through community-based prevention programs;
723	[(iv)] (d) cooperate with and assist treatment centers, recovery residences, and other
724	organizations that provide services to individuals recovering from a substance use
725	disorder, by identifying and disseminating information about effective practices and
726	programs;
727	[(v)] (e) promote integrated programs that address an individual's substance use, mental
728	health, and physical health;
729	[(vi)] (f) establish and promote an evidence-based continuum of screening, assessment,
730	prevention, treatment, and recovery support services in the community for
731	individuals with a substance use disorder or mental illness;
732	[(vii)] (g) evaluate the effectiveness of programs described in this Subsection (2);
733	[(viii)] (h) consider the impact of the programs described in this Subsection (2) on:
734	[(A)] (i) emergency department utilization;
735	[(B)] (ii) jail and prison populations;
736	[(C)] <u>(iii)</u> the homeless population; and
737	[(D)] (iv) the child welfare system; [and]
738	[(ix)] (i) promote or establish programs for education and certification of instructors to
739	educate individuals convicted of driving under the influence of alcohol or drugs or
740	driving with any measurable controlled substance in the body;
741	[(b)(i)] (j) collect and disseminate information pertaining to mental health;
742	[(ii)] (k) provide direction over the state hospital including approval of the state hospital's

743	budget, administrative policy, and coordination of services with local service plans;
744	[(iii)] (1) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
745	Rulemaking Act, to educate families concerning mental illness and promote family
746	involvement, when appropriate, and with patient consent, in the treatment program of
747	a family member;
748	[(iv)] (m) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
749	Rulemaking Act, to direct that an individual receiving services through a local mental
750	health authority or the Utah State Hospital be informed about and, if desired by the
751	individual, provided assistance in the completion of a declaration for mental health
752	treatment in accordance with Section 26B-5-313; [and]
753	[(v)] (n) [to the extent authorized and in accordance with statute,]make rules in
754	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, that:
755	[(A)] (i) [create a certification for targeted case management] certify an adult as a case
756	manager, qualified to provide case management services within the state;
757	[(B)] (ii) establish training and certification requirements;
758	[(C)] (iii) specify the types of services each certificate holder is qualified to provide;
759	[(D)] (iv) specify the type of supervision under which a certificate holder is required
760	to operate; and
761	[(E)] (v) specify continuing education and other requirements for maintaining or
762	renewing certification;
763	[(c)(i)] (o) consult and coordinate with local substance abuse authorities and local mental
764	health authorities regarding programs and services;
765	[(ii)] (p) provide consultation and other assistance to public and private agencies and
766	groups working on substance use and mental health issues;
767	[(iii)] (q) promote and establish cooperative relationships with courts, hospitals, clinics,
768	medical and social agencies, public health authorities, law enforcement agencies,
769	education and research organizations, and other related groups;
770	[(iv)] (r) promote or conduct research on substance use and mental health issues, and
771	submit to the governor and the Legislature recommendations for changes in policy
772	and legislation;
773	[(v)] (s) receive, distribute, and provide direction over public funds for substance use and
774	mental health services;
775	[(vi)] (t) monitor and evaluate programs provided by local substance abuse authorities
776	and local mental health authorities;

777	[(vii)] (u) examine expenditures of local, state, and federal funds;
778	[(viii)] (v) monitor the expenditure of public funds by:
779	[(A)] (i) local substance abuse authorities;
780	[(B)] (ii) local mental health authorities; and
781	[(C)] (iii) in counties where they exist, a private contract provider that has an annual
782	or otherwise ongoing contract to provide comprehensive substance abuse or
783	mental health programs or services for the local substance abuse authority or local
784	mental health authority;
785	[(ix)] (w) contract with local substance abuse authorities and local mental health
786	authorities to provide a comprehensive continuum of services that include
787	community-based services for individuals involved in the criminal justice system, in
788	accordance with division policy, contract provisions, and the local plan;
789	(x) contract with private and public entities for special statewide or nonclinical services,
790	or services for individuals involved in the criminal justice system, according to
791	division rules;
792	[(xi)] (y) review and approve each local substance abuse authority's plan and each local
793	mental health authority's plan in order to ensure:
794	[(A)] (i) a statewide comprehensive continuum of substance use services;
795	[(B)] (ii) a statewide comprehensive continuum of mental health services;
796	[(C)] (iii) services result in improved overall health and functioning;
797	[(D)] (iv) a statewide comprehensive continuum of community-based services
798	designed to reduce criminal risk factors for individuals who are determined to
799	have substance use or mental illness conditions or both, and who are involved in
800	the criminal justice system;
801	[(E)] (v) compliance, where appropriate, with the certification requirements in
802	Subsection $[(2)(h)]$ $(2)(gg)$; and
803	[(F)] (vi) appropriate expenditure of public funds;
804	$[\frac{(xii)}{2}]$ review and make recommendations regarding each local substance abuse
805	authority's contract with the local substance abuse authority's provider of substance
806	use programs and services and each local mental health authority's contract with the
807	local mental health authority's provider of mental health programs and services to
808	ensure compliance with state and federal law and policy;
809	[(xiii)] (aa) monitor and ensure compliance with division rules and contract
810	requirements; [and]

811	[(xiv)] (bb) withhold funds from local substance abuse authorities, local mental health
812	authorities, and public and private providers for contract noncompliance, failure to
813	comply with division directives regarding the use of public funds, or for misuse of
814	public funds or money;
815	[(d)] (cc) ensure that the requirements of this part are met and applied uniformly by local
816	substance abuse authorities and local mental health authorities across the state;
817	[(e)] (dd) require each local substance abuse authority and each local mental health
818	authority, in accordance with Subsections 17-43-201(5)(b) and 17-43-301(6)(a)(ii), to
819	submit a plan to the division on or before May 15 of each year;
820	[(f)] (ee) conduct an annual program audit and review of each local substance abuse
821	authority and each local substance abuse authority's contract provider, and each local
822	mental health authority and each local mental health authority's contract provider,
823	including:
824	(i) a review and determination regarding whether:
825	(A) public funds allocated to the local substance abuse authority or the local
826	mental health authorities are consistent with services rendered by the authority
827	or the authority's contract provider, and with outcomes reported by the
828	authority's contract provider; and
829	(B) each local substance abuse authority and each local mental health authority is
830	exercising sufficient oversight and control over public funds allocated for
831	substance use disorder and mental health programs and services; and
832	(ii) items determined by the division to be necessary and appropriate;
833	[(g)] (ff) define "prevention" by rule as required under Title 32B, Chapter 2, Part 4,
834	Alcoholic Beverage and Substance Abuse Enforcement and Treatment Restricted
835	Account Act;
836	[(h)]
837	[(i)] (gg) train and certify an adult as a peer support specialist, qualified to provide peer
838	supports services to an individual with:
839	[(A)] (i) a substance use disorder;
840	[(B)] (ii) a mental health disorder; [or]
841	[(C)] (iii) a substance use disorder and a mental health disorder;
842	[(ii)] (iv) certify a person to carry out, as needed, the division's duty to train and
843	certify an adult as a peer support specialist;
844	[(iii)] (v) make rules in accordance with Title 63G, Chapter 3, Utah Administrative

845	Rulemaking Act, that:
846	(A) establish training and certification requirements for a peer support specialist;
847	(B) specify the types of services a peer support specialist is qualified to provide;
848	(C) specify the type of supervision under which a peer support specialist is
849	required to operate; and
850	(D) specify continuing education and other requirements for maintaining or
851	renewing certification as a peer support specialist; and
852	[(iv)] (vi) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
853	Rulemaking Act, that:
854	(A) establish the requirements for a person to be certified to carry out, as needed,
855	the division's duty to train and certify an adult as a peer support specialist; and
856	(B) specify how the division shall provide oversight of a person certified to train
857	and certify a peer support specialist;
858	[(i)] (hh) collaborate with the State Commission on Criminal and Juvenile Justice to
859	analyze and provide recommendations to the Legislature regarding:
860	(i) pretrial services and the resources needed to reduce recidivism;
861	(ii) county jail and county behavioral health early-assessment resources needed for an
862	individual convicted of a class A or class B misdemeanor; and
863	(iii) the replacement of federal dollars associated with drug interdiction law
864	enforcement task forces that are reduced;
865	[(j)] (ii) establish performance goals and outcome measurements for a mental health or
866	substance use treatment program that is licensed under Chapter 2, Part 1, Human
867	Services Programs and Facilities, and contracts with the department, including goals
868	and measurements related to employment and reducing recidivism of individuals
869	receiving mental health or substance use treatment who are involved with the
870	criminal justice system;
871	[(k)] (jj) annually, on or before November 30, submit a written report to the Judiciary
872	Interim Committee, the Health and Human Services Interim Committee, and the Law
873	Enforcement and Criminal Justice Interim Committee, that includes:
874	(i) a description of the performance goals and outcome measurements described in
875	Subsection $[(2)(j)]$ $(2)(ii)$; and
876	(ii) information on the effectiveness of the goals and measurements in ensuring
877	appropriate and adequate mental health or substance use treatment is provided in a
878	treatment program described in Subsection $[(2)(i)]$ (2)(ii);

879	[(1)] (kk) collaborate with the Administrative Office of the Courts, the Department of
880	Corrections, the Department of Workforce Services, and the Board of Pardons and
881	Parole to collect data on recidivism in accordance with the metrics and requirements
882	described in Section 63M-7-102;
883	[(m)] (11) at the division's discretion, use the data described in Subsection $[(2)(1)]$ (2)(kk)
884	to make decisions regarding the use of funds allocated to the division to provide
885	treatment;
886	[(n)] (mm) annually, on or before August 31, submit the data collected under Subsection [
887	(2)(1)] (2)(kk) and any recommendations to improve the data collection to the State
888	Commission on Criminal and Juvenile Justice to be included in the report described
889	in Subsection $63M-7-204(1)(x)$;
890	[(o)] (nn) publish the following on the division's website:
891	(i) the performance goals and outcome measurements described in Subsection $[(2)(j)]$
892	(2)(ii); and
893	(ii) a description of the services provided and the contact information for the mental
894	health and substance use treatment programs described in Subsection [(2)(j)] (2)(ii
895	and residential, vocational and life skills programs, as defined in Section
896	13-53-102; and
897	[(p)] <u>(oo)</u> consult and coordinate with the Division of Child and Family Services to
898	develop and manage the operation of a program designed to reduce substance use
899	during pregnancy and by parents of a newborn child that includes:
900	(i) providing education and resources to health care providers and individuals in the
901	state regarding prevention of substance use during pregnancy;
902	(ii) providing training to health care providers in the state regarding screening of a
903	pregnant woman or pregnant minor to identify a substance use disorder; and
904	(iii) providing referrals to pregnant women, pregnant minors, or parents of a newborn
905	child in need of substance use treatment services to a facility that has the capacity
906	to provide the treatment services.
907	(3) In addition to the responsibilities described in Subsection (2), the division shall, within
908	funds appropriated by the Legislature for this purpose, implement and manage the
909	operation of a firearm safety and suicide prevention program, in consultation with the
910	Bureau of Criminal Identification created in Section 53-10-201, including:
911	(a) coordinating with local mental health and substance abuse authorities, a nonprofit
912	behavioral health advocacy group, and a representative from a Utah-based nonprofit

913	organization with expertise in the field of firearm use and safety that represents
914	firearm owners, to:
915	(i) produce and periodically review and update a firearm safety brochure and other
916	educational materials with information about the safe handling and use of firearms
917	that includes:
918	(A) information on safe handling, storage, and use of firearms in a home
919	environment;
920	(B) information about at-risk individuals and individuals who are legally
921	prohibited from possessing firearms;
922	(C) information about suicide prevention awareness; and
923	(D) information about the availability of firearm safety packets;
924	(ii) procure cable-style gun locks for distribution under this section;
925	(iii) produce a firearm safety packet that includes the firearm safety brochure and the
926	cable-style gun lock described in this Subsection (3); and
927	(iv) create a suicide prevention education course that:
928	(A) provides information for distribution regarding firearm safety education;
929	(B) incorporates current information on how to recognize suicidal behaviors and
930	identify individuals who may be suicidal; and
931	(C) provides information regarding crisis intervention resources;
932	(b) distributing, free of charge, the firearm safety packet to the following persons, who
933	shall make the firearm safety packet available free of charge:
934	(i) health care providers, including emergency rooms;
935	(ii) mobile crisis outreach teams;
936	(iii) mental health practitioners;
937	(iv) other public health suicide prevention organizations;
938	(v) entities that teach firearm safety courses;
939	(vi) school districts for use in the seminar, described in Section 53G-9-702, for
940	parents of students in the school district; and
941	(vii) firearm dealers to be distributed in accordance with Section 76-10-526;
942	(c) creating and administering a rebate program that includes a rebate that offers
943	between \$10 and \$200 off the purchase price of a firearm safe from a participating
944	firearms dealer or a person engaged in the business of selling firearm safes in Utah,
945	by a Utah resident; and
946	(d) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,

947		making rules that establish procedures for:
948		(i) producing and distributing the suicide prevention education course and the firearm
949		safety brochures and packets;
950		(ii) procuring the cable-style gun locks for distribution; and
951		(iii) administering the rebate program.
952	(4)(a) The division may refuse to contract with and may pursue legal remedies against
953		any local substance abuse authority or local mental health authority that fails, or has
954		failed, to expend public funds in accordance with state law, division policy, contract
955		provisions, or directives issued in accordance with state law.
956		(b) The division may withhold funds from a local substance abuse authority or local
957		mental health authority if the authority's contract provider of substance use or mental
958		health programs or services fails to comply with state and federal law or policy.
959	(5)(a) Before reissuing or renewing a contract with any local substance abuse authority
960		or local mental health authority, the division shall review and determine whether the
961		local substance abuse authority or local mental health authority is complying with the
962		oversight and management responsibilities described in Sections 17-43-201,
963		17-43-203, 17-43-303, and 17-43-309.
964		(b) Nothing in this Subsection (5) may be used as a defense to the responsibility and
965		liability described in Section 17-43-303 and to the responsibility and liability
966		described in Section 17-43-203.
967	(6)	In carrying out the division's duties and responsibilities, the division may not duplicate
968		treatment or educational facilities that exist in other divisions or departments of the state,
969		but shall work in conjunction with those divisions and departments in rendering the
970		treatment or educational services that those divisions and departments are competent and
971		able to provide.
972	(7)	The division may accept in the name of and on behalf of the state donations, gifts,
973		devises, or bequests of real or personal property or services to be used as specified by
974		the donor.
975	(8)	The division shall annually review with each local substance abuse authority and each
976		local mental health authority the authority's statutory and contract responsibilities
977		regarding:
978		(a) use of public funds;
979		(b) oversight of public funds; and
980		(c) governance of substance use disorder and mental health programs and services.

981	(9) The Legislature may refuse to appropriate funds to the division upon the division's
982	failure to comply with the provisions of this part.
983	(10) If a local substance abuse authority contacts the division under Subsection 17-43-201
984	(10) for assistance in providing treatment services to a pregnant woman or pregnant
985	minor, the division shall:
986	(a) refer the pregnant woman or pregnant minor to a treatment facility that has the
987	capacity to provide the treatment services; or
988	(b) otherwise ensure that treatment services are made available to the pregnant woman
989	or pregnant minor.
990	(11) The division shall employ a school-based mental health specialist to be housed at the
991	State Board of Education who shall work with the State Board of Education to:
992	(a) provide coordination between a local education agency and local mental health
993	authority;
994	(b) recommend evidence-based and evidence informed mental health screenings and
995	intervention assessments for a local education agency; and
996	(c) coordinate with the local community, including local departments of health, to
997	enhance and expand mental health related resources for a local education agency.
998	Section 8. Section 26B-5-301 is amended to read:
999	26B-5-301 (Effective 05/07/25). Definitions.
1000	As used in this part, Part 4, Commitment of Persons Under Age 18, and Part 5, Essential
1001	Treatment and Intervention:
1002	(1) "Adult" means an individual 18 years old or older.
1003	(2) "Approved treatment facility or program" means a mental health or substance use
1004	treatment provider that meets the goals and measurements described in Subsection [
1005	26B-5-102(2)(j)] <u>26B-5-102(2)(ii)</u> .
1006	(3) "Assisted outpatient treatment" means involuntary outpatient mental health treatment
1007	ordered under Section 26B-5-351.
1008	(4) "Attending physician" means a physician licensed to practice medicine in this state who
1009	has primary responsibility for the care and treatment of the declarant.
1010	(5) "Attorney-in-fact" means an adult properly appointed under this part to make mental
1011	health treatment decisions for a declarant under a declaration for mental health treatment.
1012	(6) "Commitment to the custody of a local mental health authority" means that an adult is
1013	committed to the custody of the local mental health authority that governs the mental

health catchment area where the adult resides or is found.

- (7) "Community mental health center" means an entity that provides treatment and services to a resident of a designated geographical area, that operates by or under contract with a local mental health authority, and that complies with state standards for community mental health centers.
 - (8) "Designated examiner" means:
 - (a) a licensed physician, preferably a psychiatrist, who is designated by the division as specially qualified by training or experience in the diagnosis of mental or related illness; or
 - (b) a licensed mental health professional designated by the division as specially qualified by training and who has at least five years' continual experience in the treatment of mental illness.
 - (9) "Designee" means a physician who has responsibility for medical functions including admission and discharge, an employee of a local mental health authority, or an employee of a person that has contracted with a local mental health authority to provide mental health services under Section 17-43-304.
 - (10) "Essential treatment" and "essential treatment and intervention" mean court-ordered treatment at a local substance abuse authority or an approved treatment facility or program for the treatment of an adult's substance use disorder.
 - (11) "Harmful sexual conduct" means the following conduct upon an individual without the individual's consent, including the nonconsensual circumstances described in Subsections 76-5-406(2)(a) through (l):
 - (a) sexual intercourse;
 - (b) penetration, however slight, of the genital or anal opening of the individual;
 - (c) any sexual act involving the genitals or anus of the actor or the individual and the mouth or anus of either individual, regardless of the gender of either participant; or
 - (d) any sexual act causing substantial emotional injury or bodily pain.
 - (12) "Informed waiver" means the patient was informed of a right and, after being informed of that right and the patient's right to waive the right, expressly communicated his or her intention to waive that right.
 - (13) "Incapable" means that, in the opinion of the court in a guardianship proceeding under Title 75, Utah Uniform Probate Code, or in the opinion of two physicians, a person's ability to receive and evaluate information effectively or communicate decisions is impaired to such an extent that the person currently lacks the capacity to make mental health treatment decisions.

1082

faculty.

1049 (14) "Institution" means a hospital or a health facility licensed under Section 26B-2-206. 1050 (15) "Local substance abuse authority" means the same as that term is defined in Section 1051 26B-5-101 and described in Section 17-43-201. 1052 (16) "Mental health facility" means the Utah State Hospital or other facility that provides 1053 mental health services under contract with the division, a local mental health authority, a 1054 person that contracts with a local mental health authority, or a person that provides acute 1055 inpatient psychiatric services to a patient. 1056 (17) "Mental health officer" means an individual who is designated by a local mental health 1057 authority as qualified by training and experience in the recognition and identification of 1058 mental illness, to: 1059 (a) apply for and provide certification for a temporary commitment; or 1060 (b) assist in the arrangement of transportation to a designated mental health facility. 1061 (18) "Mental illness" means: 1062 (a) a psychiatric disorder that substantially impairs an individual's mental, emotional, 1063 behavioral, or related functioning; or 1064 (b) the same as that term is defined in: 1065 (i) the current edition of the Diagnostic and Statistical Manual of Mental Disorders 1066 published by the American Psychiatric Association; or 1067 (ii) the current edition of the International Statistical Classification of Diseases and 1068 Related Health Problems. 1069 (19) "Mental health treatment" means convulsive treatment, treatment with psychoactive 1070 medication, or admission to and retention in a facility for a period not to exceed 17 days. 1071 (20) "Patient" means an individual who is: 1072 (a) under commitment to the custody or to the treatment services of a local mental health 1073 authority; or 1074 (b) undergoing essential treatment and intervention. 1075 (21) "Physician" means an individual who is: 1076 (a) licensed as a physician under Title 58, Chapter 67, Utah Medical Practice Act; or 1077 (b) licensed as a physician under Title 58, Chapter 68, Utah Osteopathic Medical 1078 Practice Act. 1079 (22) "Serious bodily injury" means bodily injury that involves a substantial risk of death, 1080 unconsciousness, extreme physical pain, protracted and obvious disfigurement, or

protracted loss or impairment of the function of a bodily member, organ, or mental

1083	(23) "State hospital" means the Utah State Hospital established in Section 26B-5-302.
1084	(24) "Substantial danger" means that due to mental illness, an individual is at serious risk of:
1085	(a) suicide;
1086	(b) serious bodily self-injury;
1087	(c) serious bodily injury because the individual is incapable of providing the basic
1088	necessities of life, including food, clothing, or shelter;
1089	(d) causing or attempting to cause serious bodily injury to another individual;
1090	(e) engaging in harmful sexual conduct; or
1091	(f) if not treated, suffering severe and abnormal mental, emotional, or physical distress
1092	that:
1093	(i) is associated with significant impairment of judgment, reason, or behavior; and
1094	(ii) causes a substantial deterioration of the individual's previous ability to function
1095	independently.
1096	(25) "Treatment" means psychotherapy, medication, including the administration of
1097	psychotropic medication, or other medical treatments that are generally accepted
1098	medical or psychosocial interventions for the purpose of restoring the patient to an
1099	optimal level of functioning in the least restrictive environment.
1100	Section 9. Section 26B-5-801 is amended to read:
1101	26B-5-801 (Effective 05/07/25). Definitions Creation of committee
1102	Membership Terms.
1103	(1)(a) As used in this part, "committee" means the Utah Substance Use and Mental
1104	Health Advisory Committee created in this section.
1105	(b) There is created within the department the Utah Substance Use and Mental Health
1106	Advisory Committee, which serves under the direction of the Utah Behavioral Health
1107	Commission created in Section 26B-5-702.
1108	(2) The committee shall be comprised of the following voting members:
1109	(a) the attorney general or the attorney general's designee;
1110	(b) one elected county official appointed by the Utah Association of Counties;
1111	(c) the commissioner of public safety or the commissioner's designee;
1112	(d) the director of the Division of Integrated Healthcare or the director's designee;
1113	(e) the state superintendent of public instruction or the superintendent's designee;
1114	(f) the executive director of the Department of Health and Human Services or the
1115	executive director's designee;
1116	(g) the executive director of the State Commission on Criminal and Juvenile Justice or

1117	the executive director's designee;
1118	(h) the executive director of the Department of Corrections or the executive director's
1119	designee;
1120	(i) the director of the Division of Juvenile Justice and Youth Services or the director's
1121	designee;
1122	(j) the director of the Division of Child and Family Services or the director's designee;
1123	(k) the chair of the Board of Pardons and Parole or the chair's designee;
1124	(l) the director of the Office of Multicultural Affairs or the director's designee;
1125	(m) the director of the Division of Indian Affairs or the director's designee;
1126	[(nn)] (n) the state court administrator or the state court administrator's designee;
1127	[(oo)] (o) one district court judge who presides over a drug court and who is appointed
1128	by the chief justice of the Utah Supreme Court;
1129	[(pp)] (p) one district court judge who presides over a mental health court and who is
1130	appointed by the chief justice of the Utah Supreme Court;
1131	[(qq)] (q) one juvenile court judge who presides over a drug court and who is appointed
1132	by the chief justice of the Utah Supreme Court;
1133	[(rr)] (r) one prosecutor appointed by the Statewide Association of Prosecutors;
1134	[(ss)] (s) the chair or co-chair of each subcommittee established by the committee;
1135	[(tt)] (t) the chair or co-chair of the Statewide Suicide Prevention Committee created
1136	under Subsection 26B-5-611(3);
1137	[(uu)] (u) one representative appointed by the Utah League of Cities and Towns to serve
1138	a four-year term;
1139	[(vv)] (v) the chair of the Utah Victim Services Commission or the chair's designee;
1140	[(ww)] (w) the superintendent of the Utah State Hospital or the superintendent's designee
1141	[(xx)] (x) the following members appointed by the governor to serve four-year terms:
1142	(i) one resident of the state who has been personally affected by a substance use or
1143	mental health disorder; and
1144	(ii) one citizen representative; and
1145	[(yy)] (y) in addition to the voting members described in Subsections (2)(a) through (x),
1146	the following voting members appointed by a majority of the members described in
1147	Subsections (2)(a) through (x) to serve four-year terms:
1148	(i) one resident of the state who represents a statewide advocacy organization for
1149	recovery from substance use disorders;
1150	(ii) one resident of the state who represents a statewide advocacy organization for

1151	recovery from mental illness;
1152	(iii) one resident of the state who represents a statewide advocacy organization for
1153	protection of rights of individuals with a disability;
1154	(iv) one resident of the state who represents prevention professionals;
1155	(v) one resident of the state who represents treatment professionals;
1156	(vi) one resident of the state who represents the physical health care field;
1157	(vii) one resident of the state who is a criminal defense attorney;
1158	(viii) one resident of the state who is a military servicemember or military veteran
1159	under Section 53B-8-102;
1160	(ix) one resident of the state who represents local law enforcement agencies;
1161	(x) one representative of private service providers that serve youth with substance use
1162	disorders or mental health disorders; and
1163	(xi) one resident of the state who is certified by the Division of Integrated Healthcare
1164	as a peer support specialist as described in Subsection [26B-5-102(2)(h)]
1165	26B-5-102(2)(gg).
1166	(3) An individual other than an individual described in Subsection (2) may not be appointed
1167	as a voting member of the committee.
1168	Section 10. Section 53-21-101 is amended to read:
1169	53-21-101 (Effective 05/07/25). Definitions.
1170	As used in this chapter:
1171	(1) "Crime scene investigator technician" means an individual employed by a law
1172	enforcement agency to collect and analyze evidence from crime scenes and
1173	crime-related incidents.
1174	(2) "Designated mental health resources liaison" means a non-leadership human resources
1175	or other administrative employee designated by a first responder agency who receives
1176	and processes a request for mental health resources on behalf of the first responder
1177	agency under this chapter.
1178	(3) "First responder" means:
1179	(a) a law enforcement officer, as defined in Section 53-13-103;
1180	(b) an emergency medical technician, as defined in Section 53-2e-101;
1181	(c) an advanced emergency medical technician, as defined in Section 53-2e-101;
1182	(d) a paramedic, as defined in Section 53-2e-101;
1183	(e) a firefighter, as defined in Section 34A-3-113;
1184	(f) a dispatcher, as defined in Section 53-6-102;

1185	(g) a correctional officer, as defined in Section 53-13-104;
1186	(h) a special function officer, as defined in Section 53-13-105, employed by a local
1187	sheriff;
1188	(i) a search and rescue worker under the supervision of a local sheriff;
1189	(j) a forensic interviewer or victim advocate employed by a children's justice center
1190	established in accordance with Section 67-5b-102;
1191	(k) a credentialed criminal justice system victim advocate as defined in Section
1192	77-38-403 who responds to incidents with a law enforcement officer;
1193	(l) a crime scene investigator technician;
1194	(m) a wildland firefighter;
1195	(n) an investigator or prosecutor of cases involving sexual crimes against children; or
1196	(o) a civilian employee of a first responder agency who has been authorized to view or
1197	otherwise access information concerning crimes, accidents, or other traumatic events.
1198	(4) "First responder agency" means:
1199	(a) a special district, municipality, interlocal entity, or other political subdivision that
1200	employs a first responder to provide fire protection, paramedic, law enforcement, or
1201	emergency services; or
1202	(b) a certified private law enforcement agency as defined in Section 53-19-102.
1203	(5)(a) "Mental health resources" means:
1204	(i) an assessment to determine appropriate mental health treatment that is performed
1205	by a mental health therapist;
1206	(ii) outpatient mental health treatment provided by a mental health therapist; or
1207	(iii) peer support services provided by a peer support specialist who is qualified to
1208	provide peer support services under Subsection [26B-5-102(2)(h)]
1209	26B-5-102(2)(gg).
1210	(b) "Mental health resources" includes, at a minimum, the following services:
1211	(i) regular periodic screenings for all employees within the first responder agency;
1212	(ii) assessments and availability to mental health services for personnel directly
1213	involved in a critical incident within 48 hours of the incident; and
1214	(iii) regular and continuing access to the mental health program for:
1215	(A) spouses and children of first responders;
1216	(B) first responders who have retired or separated from the agency; and
1217	(C) spouses of first responders who have retired or separated from the agency.
1218	(6) "Mental health therapist" means the same as that term is defined in Section 58-60-102.

1219	(7) "Plan" means a plan to implement or expand a program that provides mental health
1220	resources to first responders for which the division awards a grant under this chapter.
1221	(8) "Retired" means the status of an individual who has become eligible, applies for, and
1222	may receive an allowance under Title 49, Utah State Retirement and Insurance Benefit
1223	Act.
1224	(9) "Separated" means the status of an individual who has separated from employment as a
1225	first responder from a first responder agency as a result of a critical incident involving
1226	the first responder.
1227	(10) "Small first responder agency" means a first responder agency that:
1228	(a) has 10 or fewer employees;
1229	(b) is primarily staffed by volunteers; or
1230	(c) is located in:
1231	(i) a county of the third, fourth, fifth, or sixth class;
1232	(ii) a city of the third, fourth, fifth, or sixth class; or
1233	(iii) a town.
1234	Section 11. Section 63M-7-204 is amended to read:
1235	63M-7-204 (Effective 05/07/25). Duties of commission.
1236	(1) The commission shall:
1237	(a) promote the commission's purposes as enumerated in Section 63M-7-201;
1238	(b) promote the communication and coordination of all criminal and juvenile justice
1239	agencies;
1240	(c) study, evaluate, and report on the status of crime in the state and on the effectiveness
1241	of criminal justice policies, procedures, and programs that are directed toward the
1242	reduction of crime in the state;
1243	(d) study, evaluate, and report on programs initiated by state and local agencies to
1244	address reducing recidivism, including changes in penalties and sentencing
1245	guidelines intended to reduce recidivism, costs savings associated with the reduction
1246	in the number of inmates, and evaluation of expenses and resources needed to meet
1247	goals regarding the use of treatment as an alternative to incarceration, as resources
1248	allow;
1249	(e) study, evaluate, and report on policies, procedures, and programs of other
1250	jurisdictions which have effectively reduced crime;
1251	(f) identify and promote the implementation of specific policies and programs the
1252	commission determines will significantly reduce crime in Utah;

1253	(g) provide analysis and recommendations on all criminal and juvenile justice
1254	legislation, state budget, and facility requests, including program and fiscal impact on
1255	all components of the criminal and juvenile justice system;
1256	(h) provide analysis, accountability, recommendations, and supervision for state and
1257	federal criminal justice grant money;
1258	(i) provide public information on the criminal and juvenile justice system and give
1259	technical assistance to agencies or local units of government on methods to promote
1260	public awareness;
1261	(j) promote research and program evaluation as an integral part of the criminal and
1262	juvenile justice system;
1263	(k) provide a comprehensive criminal justice plan annually;
1264	(l) review agency forecasts regarding future demands on the criminal and juvenile
1265	justice systems, including specific projections for secure bed space;
1266	(m) promote the development of criminal and juvenile justice information systems that
1267	are consistent with common standards for data storage and are capable of
1268	appropriately sharing information with other criminal justice information systems by:
1269	(i) developing and maintaining common data standards for use by all state criminal
1270	justice agencies;
1271	(ii) annually performing audits of criminal history record information maintained by
1272	state criminal justice agencies to assess their accuracy, completeness, and
1273	adherence to standards;
1274	(iii) defining and developing state and local programs and projects associated with
1275	the improvement of information management for law enforcement and the
1276	administration of justice; and
1277	(iv) establishing general policies concerning criminal and juvenile justice information
1278	systems and making rules as necessary to carry out the duties under Subsection
1279	(1)(k) and this Subsection (1)(m);
1280	(n) allocate and administer grants, from money made available, for approved education
1281	programs to help prevent the sexual exploitation of children;
1282	(o) allocate and administer grants for law enforcement operations and programs related
1283	to reducing illegal drug activity and related criminal activity;
1284	(p) request, receive, and evaluate data and recommendations collected and reported by
1285	agencies and contractors related to policies recommended by the commission
1286	regarding recidivism reduction, including the data described in Section 13-53-111

1287	and Subsection [26B-5-102(2)(1)] <u>26B-5-102(2)(kk)</u> ;
1288	(q) establish and administer a performance incentive grant program that allocates funds
1289	appropriated by the Legislature to programs and practices implemented by counties
1290	that reduce recidivism and reduce the number of offenders per capita who are
1291	incarcerated;
1292	(r) oversee or designate an entity to oversee the implementation of juvenile justice
1293	reforms;
1294	(s) make rules and administer the juvenile holding room standards and juvenile jail
1295	standards to align with the Juvenile Justice and Delinquency Prevention Act
1296	requirements pursuant to 42 U.S.C. Sec. 5633;
1297	(t) allocate and administer grants, from money made available, for pilot qualifying
1298	education programs;
1299	(u) request, receive, and evaluate the aggregate data collected from prosecutorial
1300	agencies and the Administrative Office of the Courts, in accordance with Sections
1301	63M-7-216 and 78A-2-109.5;
1302	(v) report annually to the Law Enforcement and Criminal Justice Interim Committee on
1303	the progress made on each of the following goals of the Justice Reinvestment
1304	Initiative:
1305	(i) ensuring oversight and accountability;
1306	(ii) supporting local corrections systems;
1307	(iii) improving and expanding reentry and treatment services; and
1308	(iv) strengthening probation and parole supervision;
1309	(w) compile a report of findings based on the data and recommendations provided under
1310	Section 13-53-111 and Subsection [26B-5-102(2)(n)] 26B-5-102(2)(mm) that:
1311	(i) separates the data provided under Section 13-53-111 by each residential,
1312	vocational and life skills program; and
1313	(ii) separates the data provided under Subsection [26B-5-102(2)(n)]
1314	26B-5-102(2)(mm) by each mental health or substance use treatment program;
1315	(x) publish the report described in Subsection (1)(w) on the commission's website and
1316	annually provide the report to the Judiciary Interim Committee, the Health and
1317	Human Services Interim Committee, the Law Enforcement and Criminal Justice
1318	Interim Committee, and the related appropriations subcommittees;
1319	(y) receive, compile, and publish on the commission's website the data provided under:
1320	(i) Section 53-25-202;

1321	(ii) Section 53-25-301; and		
1322	(iii) Section 53-25-401;		
1323	(z) review, research, advise, and make recommendations to the three branches of		
1324	government regarding evidence-based sex offense management policies and		
1325	practices, including supervision standards, treatment standards, and the sex offender		
1326	registry;		
1327	(aa) receive and evaluate a referral from the Department of Public Safety received under		
1328	Section 53-21-104.3 involving a denial of mental health resources to an eligible		
1329	individual, including, if appropriate in the commission's discretion, deny the relevant		
1330	entity from receiving any grant of state funds under Section 63M-7-218 for a		
1331	specified period of time; and		
1332	(bb) accept public comment.		
1333	(2)(a) The commission may designate an entity to perform the duties described in this		
1334	part.		
1335	(b) If the commission designates an entity under Subsection (2)(a), the commission shall		
1336	ensure that the membership of the designated entity includes representation from		
1337	relevant stakeholder groups from the parts of the justice system implicated in the		
1338	policy area.		
1339	(3) in fulfilling the commission's duties under Subsection (1), the commission may seek		
1340	input and request assistance from groups with knowledge and expertise in criminal		
1341	justice, including other boards and commissions affiliated or housed within the		
1342	commission.		
1343	Section 12. FY 2026 Appropriations.		
1344	The following sums of money are appropriated for the fiscal year beginning July 1,		
1345	2025, and ending June 30, 2026. These are additions to amounts previously appropriated for		
1346	fiscal year 2026.		
1347	Subsection 12(a). Operating and Capital Budgets		
1348	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the		
1349	Legislature appropriates the following sums of money from the funds or accounts indicated for		
1350	the use and support of the government of the state of Utah.		
1351	ITEM 1 To Department of Workforce Services - Office of Homeless Services		
1352	From General Fund	100,000	
1353	From General Fund, One-time (100,000)	
1354	The Legislature intends that this funding be used		

135 <u>5</u>	to fund the item "Healthcare and Housing: Medical	
1356	Respite & End-of-Life Care for Homeless".	
1357	ITEM 2 To Department of Health and Human Services - Operations	
1358	From General Fund, One-time	200,000
1359	Schedule of Programs:	
1360	Finance & Administration	200,000
1361	The Legislature intends that this funding be used	
136 <u>2</u>	to fund the item "Expanding Behavioral Health	
136 <u>3</u>	Treatment in Tooele County".	
1364	ITEM 3 To Department of Health and Human Services - Integrated Health	Care Services
1365	From General Fund	1,200,000
1366	From General Fund, One-time	(300,000)
1367	Schedule of Programs:	
1368	Medicaid Long Term Care Services	300,000
1369	Non-Medicaid Behavioral Health Treatment and	
1370	Crisis Response	600,000
1371	The Legislature intends that \$600,000 in fiscal	
137 <u>2</u>	year 2026 be used to fund the item "Odyssey House	
137 <u>3</u>	Opioid Use Disorder (OUD) Transitional Housing".	
137 <u>4</u>	Beginning in fiscal year 2027, the Legislature intends	
137 <u>5</u>	that \$150,000 ongoing go to this purpose.	
137 <u>6</u>	The Legislature intends that \$300,000 in fiscal	
137 <u>7</u>	year 2026 be used to fund the item "Skilled Nursing	
137 <u>8</u>	Facility Behavioral Health". Beginning in fiscal year	
137 <u>9</u>	2027, the Legislature intends that \$1,050,000 ongoing a	<u>go</u>
1380	to this purpose.	
1381	Section 13. Effective date.	
1382	(1) Except as provided in Subsection (2), this bill takes effect on May 7, 202	<u>5.</u>
1383	(2) The actions affecting Section 26B-3-105 (Effective 07/01/25) take effect	on July 1,
1384	<u>2025.</u>	