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Professional Licensure Background Checks

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Evan J. Vickers

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	LONG TITLE
	Committee Note:
	The Business and Labor Interim Committee recommended this bill.
	Legislative Vote: 12 voting for 0 voting against 10 absent
	General Description:
	This bill amends provisions related to professional licensure background checks.
	Highlighted Provisions:
	This bill:
	 defines terms;
	 standardizes the requirements for a criminal background check for licensure in certain
	professions;
	 clarifies the circumstances under which the Division of Professional Licensing revokes a
	license, as that revocation applies to a criminal background check; and
	 makes technical and conforming changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	58-1-301.5, as last amended by Laws of Utah 2024, Chapter 420
	58-5a-302, as last amended by Laws of Utah 2020, Chapter 339
	58-16a-302, as last amended by Laws of Utah 2022, Chapter 415
	58-17b-303, as last amended by Laws of Utah 2020, Chapter 339
	58-17b-304, as last amended by Laws of Utah 2020, Chapter 339
	58-17b-305, as last amended by Laws of Utah 2020, Chapter 339
	58-17b-306, as last amended by Laws of Utah 2024, Chapter 210
	58-24b-302, as last amended by Laws of Utah 2020, Chapter 339
	58-31b-302, as last amended by Laws of Utah 2023, Chapters 223, 284

32	58-42a-302, as last amended by Laws of Utah 2022, Chapter 221
33	58-44a-302, as last amended by Laws of Utah 2022, Chapters 415, 438
34	58-47b-302, as last amended by Laws of Utah 2024, Chapter 137
35	58-55-302, as last amended by Laws of Utah 2024, Chapter 507
36	58-60-205, as last amended by Laws of Utah 2024, Chapters 103, 420
37	58-60-305, as last amended by Laws of Utah 2024, Chapter 420
38	58-60-405, as last amended by Laws of Utah 2024, Chapter 420
39	58-60-506, as last amended by Laws of Utah 2024, Chapter 420
40	58-61-304, as last amended by Laws of Utah 2024, Chapter 420
41	58-63-302, as last amended by Laws of Utah 2023, Chapter 223
42	58-64-302, as last amended by Laws of Utah 2023, Chapter 223
43	58-67-302, as last amended by Laws of Utah 2023, Chapter 329
44	58-68-302, as last amended by Laws of Utah 2023, Chapter 329
45	58-69-302, as last amended by Laws of Utah 2020, Chapter 339
46	58-70a-302, as last amended by Laws of Utah 2023, Chapter 222
47	58-70b-302, as last amended by Laws of Utah 2023, Chapter 139
48	58-71-302, as last amended by Laws of Utah 2023, Chapter 249
49	58-73-302, as last amended by Laws of Utah 2022, Chapter 415
50	REPEALS:
51	58-17b-307, as last amended by Laws of Utah 2023, Chapter 223
52	58-24b-302.1, as enacted by Laws of Utah 2018, Chapter 318
53	58-42a-302.1, as enacted by Laws of Utah 2022, Chapter 221
54	58-44a-302.1, as enacted by Laws of Utah 2022, Chapter 438
55	58-47b-302.1, as enacted by Laws of Utah 2023, Chapter 225
56	58-55-302.1, as enacted by Laws of Utah 2023, Chapter 223
57	58-60-103.1, as last amended by Laws of Utah 2024, Chapters 103, 420
58	58-61-304.1, as last amended by Laws of Utah 2024, Chapter 420
59	58-63-302.1, as enacted by Laws of Utah 2023, Chapter 223
60	58-64-302.1, as enacted by Laws of Utah 2023, Chapter 223
61	58-67-302.1, as enacted by Laws of Utah 2018, Chapter 318
62	58-68-302.1, as enacted by Laws of Utah 2018, Chapter 318
63	58-70a-301.1, as enacted by Laws of Utah 2023, Chapter 222
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65 Be it enacted by the Legislature of the state of Utah:

66	Section 1. Section 58-1-301.5 is amended to read:
67	58-1-301.5 . Division access to Bureau of Criminal Identification records
68	Criminal background check requirement.
69	(1) As used in this section, "applicant" means an individual applying for licensure or
70	certification, or with respect to a license or certification, applying for renewal,
71	reinstatement, or relicensure or recertification, as required in:
72	(a) Section 58-5a-302;
73	(b) Section 58-16a-302;
74	(c) Section 58-17b-303;
75	(d) Section 58-17b-304;
76	(e) Section 58-17b-305;
77	(f) Section 58-17b-306;
78	(g) Section 58-24b-302;
79	(h) Section 58-31b-302;
80	(i) Section 58-42a-302;
81	(j) <u>Section 58-44a-302;</u>
82	(k) Section 58-47b-302;
83	(1) Section 58-55-302;
84	(m) Section 58-60-205;
85	(n) Section 58-60-305;
86	(o) Section 58-60-405;
87	(p) Section 58-60-506;
88	(q) Section 58-61-304;
89	(r) Section 58-63-302;
90	(s) Section 58-64-302;
91	(t) Section 58-67-302;
92	(u) Section 58-68-302;
93	(v) Section 58-69-302;
94	(w) Section 58-70a-302;
95	(x) Section 58-70b-302;
96	(y) Section 58-71-302; or
97	(z) Section 58-73-302.

- 98 [(1)] (2) The division shall have direct access to local files maintained by the Bureau of
- 99 Criminal Identification under Title 53, Chapter 10, Part 2, Bureau of Criminal

100	Identification, for background screening of [individuals who are applying for licensure
101	or certification, or with respect to a license or certification, renewal, reinstatement, or
102	relicensure or recertification, as required in:] an applicant.
103	[(a) Sections 58-17b-306 and 58-17b-307;]
104	[(b) Sections 58-24b-302 and 58-24b-302.1;]
105	[(c) Section 58-31b-302;]
106	[(d) Sections 58-42a-302 and 58-42a-302.1, of Chapter 42a, Occupational Therapy
107	Practice Act;]
108	[(e) Section 58-44a-302.1;]
109	[(f) Sections 58-47b-302 and 58-47b-302.1;]
110	[(g) Section 58-55-302, as Section 58-55-302 applies to alarm companies and alarm
111	company agents, and Section 58-55-302.1;]
112	[(h) Sections 58-60-103.1, 58-60-205, 58-60-305, 58-60-405, and 58-60-506 of Chapter
113	60, Mental Health Professional Practice Act;]
114	[(i) Sections 58-61-304 and 58-61-304.1;]
115	[(j) Sections 58-63-302 and 58-63-302.1;]
116	[(k) Sections 58-64-302 and 58-64-302.1;]
117	[(1) Sections 58-67-302 and 58-67-302.1;]
118	[(m) Sections 58-68-302 and 58-68-302.1; and]
119	[(n) Sections 58-70a-301.1 and 58-70a-302, of Chapter 70a, Utah Physician Assistant
120	Act.]
121	[(2)] (3) The division's access to criminal background information under this section:
122	(a) shall meet the requirements of Section 53-10-108; and
123	(b) includes[-] :
124	(i) convictions, pleas of nolo contendere, pleas of guilty or nolo contendere held in
125	abeyance, dismissed charges, and charges without a known disposition; and
126	(ii) criminal background information maintained under Title 53, Chapter 10, Part 2,
127	Bureau of Criminal Identification.
128	[(3)] (4) The division may not disseminate outside of the division any criminal history
129	record information that the division obtains from the Bureau of Criminal Identification
130	or the Federal Bureau of Investigation under the criminal background check
131	requirements of this section.
132	(5) To fulfill an applicable criminal background check requirement, an applicant shall:
133	(a) submit fingerprints in a form acceptable to the division at the time the applicant files

134	a license application; and
135	(b) consent to a fingerprint background check conducted by the Bureau of Criminal
136	Identification and the Federal Bureau of Investigation regarding the application.
137	(6)(a) Upon receiving fingerprints from an applicant in accordance with Subsection (5),
138	the division shall:
139	(i) collect from each applicant submitting fingerprints in accordance with this section:
140	(A) the fee that the Bureau of Criminal Identification is authorized to collect for
141	the services provided under Section 53-10-108; and
142	(B) the fee charged by the Federal Bureau of Investigation for fingerprint
143	processing for the purpose of obtaining federal criminal history record
144	information;
145	(ii) submit from each applicant the fingerprints and the fees described in Subsection
146	(6)(a)(i) to the Bureau of Criminal Identification; and
147	(iii) obtain and retain in division records a signed waiver approved by the Bureau of
148	Criminal Identification in accordance with Section 53-10-108 for each applicant.
149	(b) The fees described in Subsection (6)(a)(i) are in addition to other fees authorized by
150	this chapter.
151	(7) In accordance with the requirements of Section 53-10-108, the Bureau of Criminal
152	Identification shall:
153	(a) check the fingerprints submitted under Subsection (5)(a) against the applicable state
154	and regional criminal records databases;
155	(b) forward the fingerprints to the Federal Bureau of Investigation for a national criminal
156	history background check; and
157	(c) provide the results from the state, regional, and nationwide criminal history
158	background checks to the division.
159	(8)(a) Notwithstanding Title 63G, Chapter 4, Administrative Procedures Act, if the
160	criminal background check required under this section demonstrates, after the
161	applicant is licensed, that the applicant failed to accurately disclose a criminal
162	history, the division may provide notice to the applicant that the license is
163	immediately and automatically revoked.
164	(b) An individual whose license has been revoked in accordance with Subsection (8)(a)
165	is entitled to a hearing to challenge the revocation.
166	(c) The division shall conduct the hearing described in this Subsection (8) in accordance
167	with Title 63G, Chapter 4, Administrative Procedures Act.

168	Section 2. Section 58-5a-302 is amended to read:
169	58-5a-302 . Qualifications to practice podiatry.
170	An applicant for licensure to practice podiatry shall:
171	(1) submit an application in a form [as prescribed by]the division approves;
172	(2) pay a fee as determined by the department under Section 63J-1-504;
173	(3) provide satisfactory documentation of having successfully completed a program of
174	professional education preparing an individual as a podiatric physician, as evidenced by
175	having received an earned degree of doctor of podiatric medicine from a podiatry school
176	or college accredited by the Council on Podiatric Medical Education;
177	(4) if licensed on or after July 1, 2015, satisfy the division and board that the applicant:
178	(a) has successfully completed 24 months of resident training in a program approved by
179	the Council on Podiatric Medical Education; or
180	(b)(i) has successfully completed 12 months of resident training in a program
181	approved by the Council on Podiatric Medical Education after receiving a degree
182	of doctor of podiatric medicine as required under Subsection (3);
183	(ii) has been accepted in, and is successfully participating in, progressive resident
184	training in a Council on Podiatric Medical Education approved program within
185	Utah, in the applicant's second or third year of postgraduate training; and
186	(iii) has agreed to surrender to the division the applicant's license as a podiatric
187	physician without any proceedings under Title 63G, Chapter 4, Administrative
188	Procedures Act, and has agreed the applicant's license as a podiatric physician will
189	be automatically revoked by the division if the applicant fails to continue in good
190	standing in a Council on Podiatric Medical Education approved progressive
191	resident training program within the state;[-and]
192	(5) pass examinations required by rule[-] ; and
193	(6)(a) consent to, and complete, a criminal background check, described in Section
194	<u>58-1-301.5;</u>
195	(b) meet any other standard related to the criminal background check described in
196	Subsection (6)(a), that the division establishes by rule in accordance with Title 63G,
197	Chapter 3, Utah Administrative Rulemaking Act; and
198	(c) disclose any criminal history the division requests on a form the division approves.
199	Section 3. Section 58-16a-302 is amended to read:
200	58-16a-302 . Qualifications for licensure.
201	An applicant for licensure as an optometrist shall:

201 An applicant for licensure as an optometrist shall:

202 (1) submit an application in a form [prescribed by] the division approves; 203 (2) pay a fee as determined by the division under Section 63J-1-504; 204 (3)(a)[(a)](i) be a doctoral graduate of a recognized school of optometry accredited 205 by the American Optometric Association's Accreditation Council on Optometric 206 Education; or 207 [(b)] (ii) be a graduate of a school of optometry located outside the United States that 208 meets the criteria that would qualify the school for accreditation under Subsection 209 (3)(a), as demonstrated by the applicant for licensure; or 210 [(4)] (b) if the applicant graduated from a recognized school of optometry [prior to] before 211 July 1, 1996, have successfully completed a course of study satisfactory to the 212 division, in consultation with the board, in general and ocular pharmacology and 213 emergency medical care; 214 [(5)] (4) have passed examinations [approved by] the division, in consultation with the board, 215 <u>approves and</u> that include: 216 (a) a standardized national optometry examination; 217 (b) a standardized clinical examination; and 218 (c) a standardized national therapeutics examination: [-and] 219 [(6)] (5) meet with the board and representatives of the division, if requested by either party, 220 for the purpose of evaluating the applicant's qualifications for licensure[-]; and 221 (6)(a) consent to, and complete, a criminal background check, described in Section 222 58-1-301.5; 223 (b) meet any other standard related to the criminal background check described in 224 Subsection (6)(a), that the division establishes by rule in accordance with Title 63G, 225 Chapter 3, Utah Administrative Rulemaking Act; and 226 (c) disclose any criminal history the division requests on a form the division approves. Section 4. Section **58-17b-303** is amended to read: 227 228 58-17b-303. Qualifications for licensure as a pharmacist. 229 (1) An applicant for licensure as a pharmacist shall: 230 (a) submit an application in a form [prescribed by]the division approves; 231 (b) pay a fee as determined by the department under Section 63J-1-504; 232 (c) [complete a criminal background check and be free from criminal convictions as 233 described in Section 58-1-501;] 234 (i) consent to, and complete, a criminal background check, described in Section 235 58-1-301.5;

236	(ii) meet any other standard related to the criminal background check described in
237	Subsection (1)(c)(i), that the division establishes by rule in accordance with Title
238	63G, Chapter 3, Utah Administrative Rulemaking Act; and
239	(iii) disclose any criminal history the division requests on a form the division
240	<u>approves;</u>
241	(d) have no physical or mental condition of a nature [which] that prevents the applicant
242	from engaging in the practice of pharmacy with reasonable skill, competency, and
243	safety to the public;
244	(e) have graduated and received a professional entry degree from a school or college of
245	pharmacy which is accredited by the Accreditation Council on Pharmacy Education;
246	(f) have completed an internship meeting standards established by division rule made in
247	collaboration with the board; and
248	(g) have successfully passed examinations required by division rule made in
249	collaboration with the board.
250	(2) An applicant for licensure as a pharmacist whose pharmacy education was completed at
251	a foreign pharmacy school shall, in addition to the requirements under Subsections (1)(a)
252	through (d), (f), and (g), obtain a certification of equivalency from a credentialing
253	agency required by division rule made in collaboration with the board.
254	(3) An applicant for a license by endorsement as a pharmacist under this section shall:
255	(a) submit a written application in the form prescribed by the division;
256	(b) pay the fee determined by the department under Section 63J-1-504;
257	(c) [complete a criminal background check and be free from criminal convictions as
258	described in Section 58-1-501;]
259	(i) consent to, and complete, a criminal background check, described in Section
260	<u>58-1-301.5;</u>
261	(ii) meet any other standard related to the criminal background check described in
262	Subsection (3)(c)(i), that the division establishes by rule in accordance with Title
263	63G, Chapter 3, Utah Administrative Rulemaking Act; and
264	(iii) disclose any criminal history the division requests on a form the division
265	approves;
266	(d) have no physical or mental condition of a nature which prevents the applicant from
267	engaging in the practice of pharmacy with reasonable skill, competency, and safety to
268	the public;
269	(e) have lawfully practiced as a licensed pharmacist a minimum of 2,000 hours in the

270	four years immediately preceding the date of application;
271	(f) produce satisfactory evidence of completing the professional education required
272	under Subsection (1);
273	(g) be currently licensed in good standing as a pharmacist in another state, territory, or
274	possession of the United States;
275	(h) produce satisfactory evidence that the examination requirements are or were at the
276	time the license was issued, equal to those of this state; and
277	(i) pass the jurisprudence examination prescribed by division rule made in collaboration
278	with the board.
279	Section 5. Section 58-17b-304 is amended to read:
280	58-17b-304 . Qualifications for licensure of pharmacy intern.
281	An applicant for licensure as a pharmacy intern shall:
282	(1) submit an application in a form [-prescribed by] the division approves;
283	(2) pay a fee determined by the department under Section 63J-1-504;
284	(3) [complete a criminal background check and be free from criminal convictions as
285	described in Section 58-1-501;]
286	(a) consent to, and complete, a criminal background check, described in Section
287	<u>58-1-301.5;</u>
288	(b) meet any other standard related to the criminal background check described in
289	Subsection (3)(a), that the division establishes by rule in accordance with Title 63G,
290	Chapter 3, Utah Administrative Rulemaking Act; and
291	(c) disclose any criminal history the division requests on a form the division approves;
292	(4) have no physical or mental condition of a nature [which] that prevents the applicant from
293	engaging in the practice of pharmacy with reasonable skill, competency, and safety to
294	the public;
295	(5) meet the preliminary educational qualifications required by division rule made in
296	collaboration with the board; and
297	(6) meet one of the following educational criteria:
298	(a) be a current pharmacy student, a resident, or fellow in a program approved by
299	division rule made in collaboration with the board; or
300	(b) have graduated from a foreign pharmacy school and received certification of
301	equivalency from a credentialing agency approved by division rule made in
302	collaboration with the board.
303	Section 6. Section 58-17b-305 is amended to read:

304	58-17b-305 . Qualifications for licensure of pharmacy technician.
305	(1) An applicant for licensure as a pharmacy technician shall:
306	(a) submit an application in a form [prescribed by]the division approves;
307	(b) pay a fee determined by the department under Section 63J-1-504;
308	(c) [complete a criminal background check and be free from criminal convictions as
309	described in Section 58-1-501;]
310	(i) consent to, and complete, a criminal background check, described in Section
311	<u>58-1-301.5;</u>
312	(ii) meet any other standard related to the criminal background check described in
313	Subsection (1)(c)(i), that the division establishes by rule in accordance with Title
314	63G, Chapter 3, Utah Administrative Rulemaking Act; and
315	(iii) disclose any criminal history the division requests on a form the division
316	approves;
317	(d) have no physical or mental condition of a nature [which] that prevents the applicant
318	from engaging in practice as a pharmacy technician with reasonable skill,
319	competency, and safety to the public;
320	(e) have completed a program and curriculum of education and training, meeting
321	standards established by division rule made in collaboration with the board; and
322	(f) successfully complete the examinations requirement within the time periods
323	established by division rule made in collaboration with the board.
324	(2) A pharmacist whose license has been denied, revoked, suspended, or restricted for
325	disciplinary purposes is not eligible to be a licensed pharmacy technician while on
326	probation with the division.
327	Section 7. Section 58-17b-306 is amended to read:
328	58-17b-306 . Qualifications for licensure as a pharmacy.
329	(1) Each applicant for licensure under this section, except for those applying for a class D
330	license, shall:
331	(a) submit a written application in the form[-prescribed by] the division approves;
332	(b) pay a fee as determined by the department under Section 63J-1-504;
333	(c) satisfy the division that the applicant, and each owner, officer, or manager of the
334	applicant, [have] has not engaged in any act, practice, or omission, which when
335	considered with the duties and responsibilities of a licensee under this section
336	indicates there is cause to believe that issuing a license to the applicant is inconsistent
337	with the interest of the public's health, safety, or welfare;

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338	(d) demonstrate the licensee's operations will be in accordance with all federal, state, and
339	local laws relating to the type of activity engaged in by the licensee, including
340	regulations of the Federal Drug Enforcement Administration and Food and Drug
341	Administration;
342	(e) maintain operating standards established by division rule made in collaboration with
343	the board and in accordance with Title 63G, Chapter 3, Utah Administrative
344	Rulemaking Act;
345	(f)(i) for each pharmacy license, ensure that the [pharmacist in charge]
346	pharmacist-in-charge, as defined by the division[, submits fingerprint cards and
347	consents to a fingerprint background check in accordance with Section 58-17b-307]
348	consents to, and completes, a criminal background check, described in Section
349	<u>58-1-301.5;</u>
350	(ii) meets any other standard related to the criminal background check described in
351	Subsection (1)(f)(i), that the division establishes by rule in accordance with Title
352	63G, Chapter 3, Utah Administrative Rulemaking Act; and
353	(iii) discloses any criminal history the division requests on a form the division
354	approves; and
355	(g) acknowledge the division's authority to inspect the licensee's business premises
356	pursuant to Section 58-17b-103.
357	(2) Each applicant applying for a class D license shall:
358	(a) submit a written application in the form [prescribed by] the division approves;
359	(b) pay a fee as determined by the department under Section 63J-1-504;
360	(c) present to the division verification of licensure in the state where physically located
361	and verification that such license is in good standing;
362	(d) satisfy the division that the applicant and each of the applicant's pharmacy managers
363	has not engaged in any act, practice, or omission, which when considered with the
364	duties and responsibilities of a licensee under this section, indicates there is cause to
365	believe that issuing a license to the applicant is inconsistent with the interest of the
366	public's health, safety, or welfare;
367	(e) for each pharmacy manager[, submit fingerprint cards and consent to a fingerprint
368	background check in accordance with Section 58-17b-307;]:
369	(i) consent to, and complete, a criminal background check, described in Section
370	<u>58-1-301.5;</u>
371	(ii) meet any other standard related to the criminal background check described in

372	Subsection (2)(e)(i), that the division establishes by rule in accordance with Title
373	63G, Chapter 3, Utah Administrative Rulemaking Act; and
374	(iii) disclose any criminal history the division requests on a form the division
375	approves;
376	(f) provide a statement of the scope of pharmacy services that will be provided and a
377	detailed description of the protocol as described by rule by which pharmacy care will
378	be provided, including any collaborative practice arrangements with other health care
379	practitioners;
380	(g) sign an affidavit attesting that any healthcare practitioners employed by the applicant
381	and physically located in Utah have the appropriate license issued by the division and
382	in good standing;
383	(h) sign an affidavit attesting that the applicant will abide by the pharmacy laws and
384	regulations of the jurisdiction in which the pharmacy is located; and
385	(i) if an applicant engages in compounding, submit the most recent inspection report:
386	(i) conducted within two years before the application for licensure; and
387	(ii)(A) conducted as part of the National Association of Boards of Pharmacy
388	Verified Pharmacy Program; or
389	(B) performed by the state licensing agency of the state in which the applicant is a
390	resident and in accordance with the National Association of Boards of
391	Pharmacy multistate inspection blueprint program.
392	(3)(a) Each license issued under this section shall be associated with a single, specific
393	address.
394	(b) By rule made in collaboration with the board and in accordance with Title 63G,
395	Chapter 3, Utah Administrative Rulemaking Act, the division shall allow a licensee
396	to update, by request to the division, the address associated with the licensee under
397	Subsection (3)(a), to a new address if the licensee requests the change of address at
398	least 90 days before the day on which the licensee begins operating at the new
399	address.
400	Section 8. Section 58-24b-302 is amended to read:
401	58-24b-302 . Licensure.
402	(1) An applicant for a license as a physical therapist shall:
403	(a) complete the application process, including payment of fees;
404	(b) submit proof of graduation from a professional physical therapist education program
405	that is accredited by a recognized accreditation agency;

406	(c) pass a licensing examination:
407	(i) after complying with Subsection (1)(b); or
408	(ii) if the applicant is in the final term of a professional physical therapist education
409	program that is accredited by a recognized accreditation agency;
410	(d) be able to read, write, speak, understand, and be understood in the English language
411	and demonstrate proficiency to the satisfaction of the board if requested by the board;
412	(e)(i) [consent to a criminal background check in accordance with Section
413	58-24b-302.1 and any requirements established by rule made in accordance with
414	Title 63G, Chapter 3, Utah Administrative Rulemaking Act] consent to, and
415	complete, a criminal background check, described in Section 58-1-301.5;
416	(ii) meet any other standard related to the criminal background check described in
417	Subsection (1)(e)(i), that the division establishes by rule in accordance with Title
418	63G, Chapter 3, Utah Administrative Rulemaking Act; and
419	(iii) disclose any criminal history the division requests on a form the division
420	approves; and
421	(f) meet any other requirements established by the division, by rule made in accordance
422	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
423	(2) An applicant for a license as a physical therapist assistant shall:
424	(a) complete the application process, including payment of fees set by the division, in
425	accordance with Section 63J-1-504, to recover the costs of administering the
426	licensing requirements relating to physical therapist assistants;
427	(b) submit proof of graduation from a physical therapist assistant education program that
428	is accredited by a recognized accreditation agency;
429	(c) pass a licensing examination approved by division rule made in collaboration with
430	the board and in accordance with Title 63G, Chapter 3, Utah Administrative
431	Rulemaking Act:
432	(i) after the applicant complies with Subsection (2)(b); or
433	(ii) if the applicant is in the final term of a physical therapist assistant education
434	program that is accredited by a recognized accreditation agency;
435	(d) be able to read, write, speak, understand, and be understood in the English language
436	and demonstrate proficiency to the satisfaction of the board if requested by the board;
437	(e)(i) [submit to, and pass, a criminal background check, in accordance with Section
438	58-24b-302.1 and standards established by rule made in accordance with Title
439	63G, Chapter 3, Utah Administrative Rulemaking Act] consent to, and complete, a

440	criminal background check, described in Section 58-1-301.5;
441	(ii) meet any other standard related to the criminal background check described in
442	Subsection (2)(e)(i), that the division establishes by rule in accordance with Title
443	63G, Chapter 3, Utah Administrative Rulemaking Act; and
444	(iii) disclose any criminal history the division requests on a form the division
445	<u>approves;</u> and
446	(f) meet any other requirements established by the division, by rule made in accordance
447	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
448	(3) An applicant for a license as a physical therapist who is educated outside of the United
449	States shall:
450	(a) complete the application process, including payment of fees;
451	(b)(i) provide satisfactory evidence that the applicant graduated from a professional
452	physical therapist education program that is accredited by a recognized
453	accreditation agency; or
454	(ii)(A) provide satisfactory evidence that the applicant graduated from a physical
455	therapist education program that prepares the applicant to engage in the
456	practice of physical therapy, without restriction;
457	(B) provide satisfactory evidence that the education program described in
458	Subsection (3)(b)(ii)(A) is recognized by the government entity responsible for
459	recognizing a physical therapist education program in the country where the
460	program is located; and
461	(C) pass a credential evaluation to ensure that the applicant has satisfied uniform
462	educational requirements;
463	(c) after complying with Subsection (3)(b), pass a licensing examination;
464	(d) be able to read, write, speak, understand, and be understood in the English language
465	and demonstrate proficiency to the satisfaction of the board if requested by the board;
466	(e)(i) [consent to a criminal background check in accordance with Section
467	58-24b-302.1 and any requirements established by rule made in accordance with
468	Title 63G, Chapter 3, Utah Administrative Rulemaking Act] consent to, and
469	complete, a criminal background check, described in Section 58-1-301.5;
470	(ii) meet any other standard related to the criminal background check described in
471	Subsection (3)(e)(i), that the division establishes by rule in accordance with Title
472	63G, Chapter 3, Utah Administrative Rulemaking Act; and
473	(iii) disclose any criminal history the division requests on a form the division

474	<u>approves;</u> and
475	(f) meet any other requirements established by the division, by rule made in accordance
476	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
477	(4) The division shall issue a license to [a person] an individual who holds a current
478	unrestricted license to practice physical therapy in a state, district, or territory of the
479	United States of America, other than Utah, if the [person] individual:
480	(a) completes the application process, including payment of fees;
481	(b) is able to read, write, speak, understand, and be understood in the English language
482	and demonstrate proficiency to the satisfaction of the board if requested by the board;
483	(c) [consents to a criminal background check in accordance with Section 58-24b-302.1
484	and any requirements established by rule made in accordance with Title 63G,
485	Chapter 3, Utah Administrative Rulemaking Act; and]
486	(i) consents to, and completes, a criminal background check, described in Section
487	<u>58-1-301.5;</u>
488	(ii) meets any other standard related to the criminal background check described in
489	Subsection (4)(c)(i), that the division establishes by rule in accordance with Title
490	63G, Chapter 3, Utah Administrative Rulemaking Act; and
491	(iii) discloses any criminal history the division requests on a form the division
492	approves; and
493	(d) meets any other requirements established by the division, by rule made in accordance
494	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
495	(5)(a) Notwithstanding Subsection 58-1-307(1)(c), an individual may not engage in an
496	internship in physical therapy, unless the [person] individual is:
497	(i) certified by the division; or
498	(ii) exempt from licensure under Section 58-24b-304.
499	(b) The provisions of Subsection (5)(a) apply, regardless of whether the individual is
500	participating in the supervised clinical training program for the purpose of becoming
501	a physical therapist or a physical therapist assistant.
502	Section 9. Section 58-31b-302 is amended to read:
503	58-31b-302 . Qualifications for licensure or certification Criminal background
504	checks.
505	(1) An applicant for certification as a medication aide shall:
506	(a) submit an application to the division on a form [prescribed by]the division_approves;
507	(b) pay a fee to the division as determined under Section 63J-1-504;

508	(c) have a high school diploma or its equivalent;
509	(d) have a current certification as a nurse aide, in good standing, from the Department of
510	Health and Human Services;
511	(e) have a minimum of 2,000 hours of experience within the two years [prior to] before
512	application, working as a certified nurse aide in a long-term care facility or another
513	health care facility that is designated by the division in collaboration with the board;
514	(f) obtain letters of recommendation from a health care facility administrator and one
515	licensed nurse familiar with the applicant's work practices as a certified nurse aide;
516	(g) be in a condition of physical and mental health that will permit the applicant to
517	practice safely as a medication aide certified;
518	(h) have completed an approved education program or an equivalent as determined by
519	the division in collaboration with the board;
520	(i) have passed the examinations as required by division rule made in collaboration with
521	the board; and
522	(j) meet with the board, if requested, to determine the applicant's qualifications for
523	certification.
524	(2) An applicant for licensure as a licensed practical nurse shall:
525	(a) submit to the division an application in a form [prescribed by]the division approves;
526	(b) pay to the division a fee determined under Section 63J-1-504;
527	(c) have a high school diploma or its equivalent;
528	(d) be in a condition of physical and mental health that will permit the applicant to
529	practice safely as a licensed practical nurse;
530	(e) have completed an approved practical nursing education program or an equivalent as
531	determined by the board;
532	(f) have passed the examinations as required by division rule made in collaboration with
533	the board; and
534	(g) meet with the board, if requested, to determine the applicant's qualifications for
535	licensure.
536	(3) An applicant for a registered nurse apprentice license shall:
537	(a) submit to the division an application form [prescribed by-]the division approves;
538	(b) pay to the division a fee determined under Section 63J-1-504;
539	(c) have a high school diploma or its equivalent;
540	(d) be in a condition of physical and mental health that will allow the applicant to
541	practice safely as a registered nurse apprentice;

542	(e) as determined by an approved registered nursing education program, be:
543	(i) in good standing with the program; and
544	(ii) in the last semester, quarter, or competency experience;
545	(f) have written permission from the program in which the applicant is enrolled; and
545 546	(g) meet with the board, if requested, to determine the applicant's qualifications for
	(g) meet with the board, if requested, to determine the applicant's quantications for licensure.
547 548	
548	(4) An applicant for licensure as a registered nurse shall:(a) submit to the division on application form[prescribed by]the division approval.
549	 (a) submit to the division an application form[<u>prescribed by</u>]the division<u>approves;</u> (b) now to the division of fee determined under Section 621.1.504;
550	 (b) pay to the division a fee determined under Section 63J-1-504; (c) have a bight achieve an its assignment.
551	(c) have a high school diploma or its equivalent;
552	(d) be in a condition of physical and mental health that will allow the applicant to
553	practice safely as a registered nurse;
554	(e) have completed an approved registered nursing education program;
555	(f) have passed the examinations as required by division rule made in collaboration with
556	the board; and
557	(g) meet with the board, if requested, to determine the applicant's qualifications for
558	licensure.
559	(5) [Applicants-] An applicant for licensure as an advanced practice registered nurse shall:
560	(a) submit to the division an application on a form [prescribed by]the division <u>approves;</u>
561	(b) pay to the division a fee determined under Section 63J-1-504;
562	(c) be in a condition of physical and mental health [which will allow] that allows the
563	applicant to practice safely as an advanced practice registered nurse;
564	(d) hold a current registered nurse license in good standing issued by the state or be
565	qualified at the time for licensure as a registered nurse;
566	(e)(i) have earned a graduate degree in:
567	(A) an advanced practice registered nurse nursing education program; or
568	(B) a related area of specialized knowledge as determined appropriate by the
569	division in collaboration with the board; or
570	(ii) have completed a nurse anesthesia program in accordance with Subsection
571	(5)(f)(ii);
572	(f) have completed:
573	(i) course work in patient assessment, diagnosis and treatment, and
573 574	 (i) course work in patient assessment, diagnosis and treatment, and pharmacotherapeutics from an education program approved by the division in

576	(ii) a nurse anesthesia program which is approved by the Council on Accreditation of
577	Nurse Anesthesia Educational Programs;
578	(g) to practice within the psychiatric mental health nursing specialty, demonstrate, as
579	described in division rule, that the applicant, after completion of a doctorate or
580	master's degree required for licensure, is in the process of completing the applicant's
581	clinical practice requirements in psychiatric mental health nursing, including in
582	psychotherapy;
583	(h) have passed the examinations as required by division rule made in collaboration with
584	the board;
585	(i) be currently certified by a program approved by the division in collaboration with the
586	board and submit evidence satisfactory to the division of the certification; and
587	(j) meet with the board, if requested, to determine the applicant's qualifications for
588	licensure.
589	(6) [For each] Each applicant for licensure or certification under this chapter, except an
590	applicant under Subsection 58-31b-301(2)(b), shall:
591	[(a) the applicant shall:]
592	[(i) submit fingerprint cards in a form acceptable to the division at the time the
593	application is filed; and]
594	[(ii) consent to a fingerprint background check conducted by the Bureau of Criminal
595	Identification and the Federal Bureau of Investigation regarding the application;]
596	[(b) the division shall:]
597	[(i) in addition to other fees authorized by this chapter, collect from each applicant
598	submitting fingerprints in accordance with this section the fee that the Bureau of
599	Criminal Identification is authorized to collect for the services provided under
600	Section 53-10-108 and the fee charged by the Federal Bureau of Investigation for
601	fingerprint processing for the purpose of obtaining federal criminal history record
602	information;]
603	[(ii) submit from each applicant the fingerprint card and the fees described in this
604	Subsection (6)(b) to the Bureau of Criminal Identification; and]
605	[(iii) obtain and retain in division records a signed waiver approved by the Bureau of
606	Criminal Identification in accordance with Section 53-10-108 for each applicant; and]
607	[(c) the Bureau of Criminal Identification shall, in accordance with the requirements of
608	Section 53-10-108:]
609	[(i) check the fingerprints submitted under Subsection (6)(b) against the applicable

610	state and regional criminal records databases;]
611	[(ii) forward the fingerprints to the Federal Bureau of Investigation for a national
612	criminal history background check; and]
613	[(iii) provide the results from the state, regional, and nationwide criminal history
614	background checks to the division.]
615	(a) consent to, and complete, a criminal background check, described in Section
616	<u>58-1-301.5;</u>
617	(b) meet any other standard related to the criminal background check described in
618	Subsection (6)(a), that the division establishes by rule in accordance with Title 63G,
619	Chapter 3, Utah Administrative Rulemaking Act; and
620	(c) disclose any criminal history the division requests on a form the division approves.
621	[(7) For purposes of conducting the criminal background checks required in Subsection (6),
622	the division shall have direct access to criminal background information maintained
623	pursuant to Title 53, Chapter 10, Part 2, Bureau of Criminal Identification.]
624	[(8)(a)(i) Any new nurse license or certification issued under this section shall be
625	conditional, pending completion of the criminal background check.]
626	[(ii) Notwithstanding Title 63G, Chapter 4, Administrative Procedures Act, if the
627	eriminal background check discloses the applicant has failed to accurately disclose a
628	criminal history, the license or certification shall be immediately and automatically
629	revoked upon notice to the licensee by the division.]
630	[(b)(i) An individual whose conditional license or certification has been revoked
631	under Subsection (8)(a) is entitled to a postrevocation hearing to challenge the revocation.]
632	[(ii) A postrevocation hearing shall be conducted in accordance with Title 63G,
633	Chapter 4, Administrative Procedures Act.]
634	[(9)] (7) If an individual has been charged with a violent felony, as defined in Subsection
635	76-3-203.5(1)(c), and, as a result, the individual has been convicted, entered a plea of
636	guilty or nolo contendere, or entered a plea of guilty or nolo contendere held in abeyance
637	pending the successful completion of probation, the division shall act upon the license as
638	required under Section 58-1-401.
639	[(10)] (8) If an individual has been charged with a felony other than a violent felony, as
640	defined in Subsection 76-3-203.5(1)(c), and, as a result, the individual has been
641	convicted, entered a plea of guilty or nolo contendere, or entered a plea of guilty or nolo
642	contendere held in abeyance pending the successful completion of probation, the
643	division shall determine whether the felony disqualifies the individual for licensure

644	under this chapter and act upon the license, as required, in accordance with Section
645	58-1-401.
646	[(11) The division may not disseminate outside of the division any criminal history record
647	information that the division obtains from the Bureau of Criminal Identification or the
648	Federal Bureau of Investigation under the criminal background check requirements of
649	this section.]
650	Section 10. Section 58-42a-302 is amended to read:
651	58-42a-302 . Qualifications for licensure.
652	(1) An applicant for licensure as an occupational therapist shall:
653	(a) submit an application in a form [as prescribed by]the division approves;
654	(b) pay a fee as determined by the department under Section 63J-1-504;
655	(c) graduate with a bachelor's or graduate degree for the practice of occupational therapy
656	from an education program accredited by the American Occupational Therapy
657	Association's Accreditation Council for Occupational Therapy Education, a
658	predecessor organization, or an equivalent organization as determined by division
659	rule;
660	(d) if applying for licensure on or after July 1, 2015, complete a minimum of 24 weeks
661	of supervised fieldwork experience;
662	(e) pass an examination approved by the division in consultation with the board and
663	administered by the National Board for Certification in Occupational Therapy, or by
664	another nationally recognized credentialing body as approved by division rule, to
665	demonstrate knowledge of the practice, skills, theory, and professional ethics related
666	to occupational therapy; and
667	(f) [if the applicant is applying to participate in the Occupational Therapy Licensure
668	Compact under Chapter 42b, Occupational Therapy Licensure Compact, consent to a
669	criminal background check in accordance with Section 58-42a-302.1 and any
670	requirements established by rule made in accordance with Title 63G, Chapter 3, Utah
671	Administrative Rulemaking Act.]
672	(i) consent to, and complete, a criminal background check, described in Section
673	<u>58-1-301.5;</u>
674	(ii) meet any other standard related to the criminal background check described in
675	Subsection (1)(f)(i), that the division establishes by rule in accordance with Title
676	63G, Chapter 3, Utah Administrative Rulemaking Act; and
677	(iii) disclose any criminal history the division requests on a form the division

678	approves.
679	(2) [All applicants-] An applicant for licensure as an occupational therapy assistant shall:
680	(a) submit an application in a form [as prescribed by]the division approves;
681	(b) pay a fee as determined by the department under Section 63J-1-504;
682	(c) graduate from an educational program for the practice of occupational therapy as an
683	occupational therapy assistant that is accredited by the American Occupational
684	Therapy Association's Accreditation Council for Occupational Therapy Education, a
685	predecessor organization, or an equivalent organization as determined by division
686	rule;
687	(d) if applying for licensure on or after July 1, 2015, complete a minimum of 16 weeks
688	of supervised fieldwork experience;
689	(e) pass an examination approved by the division in consultation with the board and
690	administered by the National Board for Certification in Occupational Therapy, or by
691	another nationally recognized credentialing body as approved by division rule, to
692	demonstrate knowledge of the practice, skills, theory, and professional ethics related
693	to occupational therapy; and
694	(f) [if the applicant is applying to participate in the Occupational Therapy Licensure
695	Compact under Chapter 42b, Occupational Therapy Licensure Compact, consent to a
696	criminal background check in accordance with Section 58-42a-302.1 and any
697	requirements established by rule made in accordance with Title 63G, Chapter 3, Utah
698	Administrative Rulemaking Act.]
699	(i) consent to, and complete, a criminal background check, described in Section
700	<u>58-1-301.5;</u>
701	(ii) meet any other standard related to the criminal background check described in
702	Subsection (2)(f)(i), that the division establishes by rule in accordance with Title
703	63G, Chapter 3, Utah Administrative Rulemaking Act; and
704	(iii) disclose any criminal history the division requests on a form the division
705	approves.
706	(3) Notwithstanding the other requirements of this section, the division may issue a license
707	as an occupational therapist or as an occupational therapy assistant to an applicant who:
708	(a) consents to a criminal background check in accordance with Section 58-42a-302 and
709	any requirements established by rule made in accordance with Title 63G, Chapter 3,
710	Utah Administrative Rulemaking Act; and
711	(b)(i) meets the requirements of receiving a license by endorsement under Section

712	58-1-302; or
713	(ii) has been licensed in a state, district, or territory of the United States, or in a
714	foreign country, where the education, experience, or examination requirements are
715	not substantially equal to the requirements of this state, if the applicant passes the
716	applicable examination described in Subsection (1)(e) or (2)(e).
717	Section 11. Section 58-44a-302 is amended to read:
718	58-44a-302 . Qualifications for licensure.
719	(1) An applicant for licensure as a nurse midwife shall:
720	(a) submit an application in a form [as prescribed by]the division approves;
721	(b) pay a fee as determined by the department under Section 63J-1-504;
722	(c) at the time of application for licensure hold a license in good standing as a registered
723	nurse in Utah, or be at that time qualified for a license as a registered nurse under
724	Title 58, Chapter 31b, Nurse Practice Act;
725	(d) have completed:
726	(i) a certified nurse midwifery education program accredited by the Accreditation
727	Commission for Midwifery Education and approved by the division; or
728	(ii) a nurse midwifery education program located outside of the United States which
729	is approved by the division and is equivalent to a program accredited by the
730	Accreditation Commission for Midwifery Education, as demonstrated by a
731	graduate's being accepted to sit for the national certifying examination
732	administered by the Accreditation Commission for Midwifery Education or its
733	designee;
734	(e) have passed examinations established by the division rule in collaboration with the
735	board within two years after completion of the approved education program required
736	under Subsection (1)(d); and
737	(f) [complete and pass a criminal background check in accordance with Section
738	58-44a-302.1.]
739	(i) consent to, and complete, a criminal background check, described in Section
740	<u>58-1-301.5;</u>
741	(ii) meet any other standard related to the criminal background check described in
742	Subsection (1)(f)(i), that the division establishes by rule in accordance with Title
743	63G, Chapter 3, Utah Administrative Rulemaking Act; and
744	(iii) disclose any criminal history the division requests on a form the division
745	approves.

746	(2) For purposes of Subsection (1)(d), as of January 1, 2010, an applicant shall have
747	completed a graduate degree, including post-master's certificate, in nurse midwifery
748	from the accredited education program or the accredited education program's equivalent.[-]
749	Section 12. Section 58-47b-302 is amended to read:
750	58-47b-302 . License classifications Qualifications for licensure.
751	(1) The division shall issue licenses under this chapter in the classifications of:
752	(a) massage therapist;
753	(b) massage apprentice;
754	(c) massage assistant; and
755	(d) massage assistant in-training.
756	(2) An applicant for licensure as a massage therapist shall:
757	(a) submit an application in a form [prescribed by]the division approves;
758	(a) submit an appreation in a form (presended by fine division <u>approves</u>,(b) pay a fee determined by the department under Section 63J-1-504;
759	(c) be 18 years old or older;
760	(d) have either:
761	(i)(A) graduated from a school of massage having a curriculum that meets
762	standards established by division rule made in collaboration with the board and
763	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
764	Act; or
765	(B) completed equivalent education and training in compliance with division rule
766	made in accordance with Title 63G, Chapter 3, Utah Administrative
767	Rulemaking Act; or
768	(ii) completed a massage apprenticeship program consisting of a minimum of 1,000
769	hours of supervised training and in accordance with standards established by
770	division rule made in collaboration with the board and in accordance with Title
771	63G, Chapter 3, Utah Administrative Rulemaking Act; and
772	(e) pass:
773	(i) the Federation of State Massage Therapy Boards Massage and Bodywork
774	Licensing Examination; or
775	(ii) any other examination established by division rule made in collaboration with the
776	board and in accordance with Title 63G, Chapter 3, Utah Administrative
777	Rulemaking Act.
778	(3) An applicant for licensure as a massage apprentice shall:
779	(a) submit an application in a form [prescribed by] the division <u>approves;</u>
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780	(b) pay a fee determined by the department under Section 63J-1-504;
781	(c) be 18 years old or older;
782	(d) provide satisfactory evidence to the division that the applicant will practice as a
783	massage apprentice only under the direct supervision of a licensed massage therapist
784	in good standing who, for at least 6,000 hours, has engaged in the lawful practice of
785	massage therapy as a licensed massage therapist; and
786	(e) pass an examination as required by division rule made in accordance with Title 63G,
787	Chapter 3, Utah Administrative Rulemaking Act.
788	(4)(a) An applicant for licensure as a massage assistant shall:
789	(i) submit an application in a form [prescribed by-]the division approves;
790	(ii) pay a fee determined by the department in accordance with Section 63J-1-504;
791	(iii) be 18 years old or older;
792	(iv) subject to Subsection (4)(b), complete at least 300 hours of education and
793	training approved by division rule made accordance with Title 63G, Chapter 3,
794	Utah Administrative Rulemaking Act;
795	(v) provide satisfactory evidence to the division that the applicant will practice as a
796	massage assistant only under the indirect supervision of a massage therapy
797	supervisor; and
798	(vi) pass an examination as required by division rule made in accordance with Title
799	63G, Chapter 3, Utah Administrative Rulemaking Act.
800	(b) The 300-hour education and training requirement described in Subsection (4)(a) shall
801	include:
802	(i) at least 150 hours of education and training while the applicant is:
803	(A) enrolled in massage school; or
804	(B) licensed as a massage assistant in-training and under the direct supervision of
805	a massage therapist in good standing who, for at least 6,000 hours, has engaged
806	in the lawful practice of massage therapy; and
807	(ii) at least 150 hours of education and training while the applicant is:
808	(A) enrolled in massage school; or
809	(B) licensed as a massage assistant in-training and under the indirect supervision
810	of a massage therapist in good standing who, for at least 6,000 hours, has
811	engaged in the lawful practice of massage therapy.
812	(5) An applicant for licensure as a massage assistant in-training shall:
813	(a) submit an application in a form [prescribed by]the division approves;

814	(b) pay a fee determined by the department in accordance with Section 63J-1-504;
815	(c) be 18 years old or older; and
816	(d) provide satisfactory evidence to the division that the applicant will practice as a
817	massage assistant in-training under the supervision of a massage therapist for a
818	period of no more than six months for the purpose of satisfying the requirements
819	described in Subsections (4)(a)(iv) and (4)(b) for licensure as a massage assistant.
820	(6)(a) A massage therapist may supervise at one time up to six individuals licensed as a
821	massage apprentice or massage assistant in-training.
822	(b) A massage therapy supervisor may supervise at one time up to six individuals
823	licensed as a massage assistant.
824	(7) A new massage therapist, massage apprentice, massage assistant, or massage assistant
825	in-training applicant shall[-submit to and pass a criminal background check in
826	accordance with Section 58-47b-302.1 and any requirements established by division rule
827	made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.] :
828	(a) consent to, and complete, a criminal background check, described in Section
829	<u>58-1-301.5:</u>
830	(b) meet any other standard related to the criminal background check described in
831	Subsection (7)(a), that the division establishes by rule in accordance with Title 63G,
832	Chapter 3, Utah Administrative Rulemaking Act; and
833	(c) disclose any criminal history the division requests on a form the division approves.
834	Section 13. Section 58-55-302 is amended to read:
835	58-55-302 . Qualifications for licensure.
836	(1) Each applicant for a license under this chapter shall:
837	(a) submit an application [prescribed by]the division approves;
838	(b) pay a fee as determined by the department under Section 63J-1-504;
839	(c) meet the examination requirements established by this section and by rule by the
840	commission with the concurrence of the director, which requirements include:
841	(i) for licensure as an apprentice electrician, apprentice plumber, or specialty
842	contractor, no division-administered examination is required;
843	(ii) for licensure as a general building contractor, general engineering contractor,
844	residential and small commercial contractor, general plumbing contractor,
845	residential plumbing contractor, general electrical contractor, or residential
846	electrical contractor, the only required division-administered examination is a
847	division-administered examination that covers information from the 25-hour

848	course described in Subsection (1)(e)(iii), which course may have been previously
849	completed as part of applying for any other license under this chapter, and, if the
850	25-hour course was completed on or after July 1, 2019, the five-hour business law
851	course described in Subsection (1)(e)(iv); and
852	(iii) if required [in] by Section 58-55-304 and the applicant is a business entity, that an
853	individual qualifier[-must] pass the required division-administered examination[-if
854	the applicant is a business entity];
855	(d) [if an] for licensure as an apprentice, identify the proposed supervisor of the
856	apprenticeship;
857	(e) [if an applicant for a contractor's license] for licensure as a contractor:
858	(i) produce satisfactory evidence of financial responsibility, except for a construction
859	trades instructor for whom evidence of financial responsibility is not required;
860	(ii) produce satisfactory evidence of:
861	(A) except as provided in Subsection (2)(a), and except that no employment
862	experience is required for licensure as a specialty contractor, two years
863	full-time paid employment experience in the construction industry, which
864	employment experience, unless more specifically described in this section, may
865	be related to any contracting classification and does not have to include
866	supervisory experience; and
867	(B) knowledge of the principles of the conduct of business as a contractor,
868	reasonably necessary for the protection of the public health, safety, and welfare;
869	(iii) except as otherwise provided by rule by the commission with the concurrence of
870	the director, complete a 25-hour course [established by rule by] that the
871	commission with the concurrence of the director[, which] establishes by rule, that
872	is taught by an approved prelicensure course provider, and which [course-]may
873	include:
874	(A) construction business practices;
875	(B) bookkeeping fundamentals;
876	(C) mechanics lien fundamentals;
877	(D) other aspects of business and construction principles considered important by
878	the commission with the concurrence of the director; and
879	(E) for no additional fee, a provider-administered examination at the end of the
880	25-hour course;
881	(iv) if the applicant is applying for licensure as a general building contractor, general

882	engineering contractor, residential and small commercial contractor, general
883	plumbing contractor, residential plumbing contractor, general electrical contractor,
884	or residential electrical contractor, other than an applicant who completed the
885	25-hour course described in Subsection (1)(e)(iii) before July 1, 2019, complete a
886	five-hour business and law course[-] :
887	(A) [established by rule by] that the commission, with the concurrence of the
888	director, establishes by rule; and
889	(B) [-which] that is taught by an approved prelicensure course provider[, if an
890	applicant for licensure as a general building contractor, general engineering
891	contractor, residential and small commercial contractor, general plumbing
892	contractor, residential plumbing contractor, general electrical contractor, or
893	residential electrical contractor, except that if the 25-hour course described in
894	Subsection (1)(e)(iii) was completed before July 1, 2019, the applicant does not
895	need to take the business and law course];
896	(v)(A) for licensure as a residential electrical contractor, be a licensed master
897	electrician if an applicant for an electrical contractor's license or a licensed
898	master residential electrician [if an applicant for a residential electrical
899	contractor's license];
900	(B) for licensure as a residential plumbing contractor, be a licensed master
901	plumber if an applicant for a plumbing contractor's license or a licensed master
902	residential plumber[-if an applicant for a residential plumbing contractor's
903	license]; or
904	(C) for licensure as an elevator contractor, be a licensed elevator mechanic and
905	produce satisfactory evidence of three years experience as an elevator mechanic
906	if an applicant for an elevator contractor's license];[-and]
907	(vi) when the applicant is an unincorporated entity, provide a list of the one or more
908	individuals who hold an ownership interest in the applicant as of the day on which
909	the application is filed that includes for each individual:
910	(A) the individual's name, address, birth date, and social security number or other
911	satisfactory evidence of the applicant's identity permitted under rules made by
912	the division in accordance with Title 63G, Chapter 3, Utah Administrative
913	Rulemaking Act; and
914	(B) whether the individual will engage in a construction trade; and
915	(vii) the applicant or, if the applicant is a business entity as described in Section

916	58-55-304, an individual qualifier and each individual with at least a 10% voting
917	interest in the business entity shall:
918	(A) consent to, and complete, a criminal background check, described in Section
919	<u>58-1-301.5;</u>
920	(B) meet any other standard related to the criminal background check described in
921	Subsection (1)(e)(vii)(A), that the division establishes by rule in accordance
922	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
923	(C) disclose any criminal history the division requests on a form the division
924	approves; and
925	(f) [if an applicant]for licensure as a construction trades instructor[-license], satisfy any
926	additional requirements [established by rule] the division establishes by rule.
927	(2)(a) If the applicant for a contractor's license described in Subsection (1) is a building
928	inspector, the applicant may satisfy Subsection (1)(e)(ii)(A) by producing satisfactory
929	evidence of two years of full-time paid employment experience as a building
930	inspector, which shall include at least one year of full-time experience as a licensed
931	combination inspector.
932	(b) The applicant shall file the following with the division before the division issues the
933	license:
934	(i) proof of workers' compensation insurance [which] that covers employees of the
935	applicant in accordance with applicable Utah law;
936	(ii) proof of public liability insurance in coverage amounts and form established by
937	rule except for a construction trades instructor for whom public liability insurance
938	is not required; and
939	(iii) proof of registration as required by applicable law with the:
940	(A) Department of Commerce;
941	(B) Division of Corporations and Commercial Code;
942	(C) Unemployment Insurance Division in the Department of Workforce Services,
943	for purposes of Title 35A, Chapter 4, Employment Security Act;
944	(D) State Tax Commission; and
945	(E) Internal Revenue Service.
946	(3) In addition to the general requirements for each applicant in Subsection (1), [applicants]
947	an applicant shall comply with the following requirements to be licensed in the
948	following classifications:
949	(a)(i) $[A]$ <u>a</u> master plumber shall produce satisfactory evidence that the applicant:

950	(A) has been a licensed journeyman plumber for at least two years and had two
951	years of supervisory experience as a licensed journeyman plumber in
952	accordance with division rule;
953	(B) has received at least an associate of applied science degree or similar degree
954	following the completion of a course of study approved by the division and had
955	one year of supervisory experience as a licensed journeyman plumber in
956	accordance with division rule; or
957	(C) meets the qualifications for expedited licensure as established by rules made
958	by the commission, with the concurrence of the director, in accordance with
959	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly
960	demonstrate the applicant has the knowledge and skills to be a licensed master
961	plumber[-] :
962	(ii) [An] an individual holding a valid Utah license as a journeyman plumber, based
963	on at least four years of practical experience as a licensed apprentice under the
964	supervision of a licensed journeyman plumber and four years as a licensed
965	journeyman plumber, in effect immediately [prior to] before May 5, 2008, is on
966	and after May 5, 2008, considered to hold a current master plumber license under
967	this chapter, and satisfies the requirements of this Subsection (3)(a) for the
968	purpose of renewal or reinstatement of that license under Section 58-55-303[-] ; and
969	(iii) [An] an individual holding a valid plumbing contractor's license or residential
970	plumbing contractor's license, in effect immediately [prior to] before May 5, 2008,
971	is on or after May 5, 2008:
972	(A) considered to hold a current master plumber license under this chapter if
973	licensed as a plumbing contractor and a journeyman plumber, and satisfies the
974	requirements of this Subsection (3)(a) for purposes of renewal or reinstatement
975	of that license under Section 58-55-303; and
976	(B) considered to hold a current residential master plumber license under this
977	chapter if licensed as a residential plumbing contractor and a residential
978	journeyman plumber, and satisfies the requirements of this Subsection (3)(a)
979	for purposes of renewal or reinstatement of that license under Section
980	58-55-303[.] <u>;</u>
981	(b) $[A] \underline{a}$ master residential plumber applicant shall produce satisfactory evidence that the
982	applicant:
983	(i) has been a licensed residential journeyman plumber for at least two years and had

984	two years of supervisory experience as a licensed residential journeyman plumber
985	in accordance with division rule; or
986	(ii) meets the qualifications for expedited licensure as established by rules made by
987	the commission, with the concurrence of the director, in accordance with Title
988	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
989	the applicant has the knowledge and skills to be a licensed master residential
990	plumber[-] :
991	(c) [A] <u>a</u> journeyman plumber applicant shall produce satisfactory evidence of:
992	(i) successful completion of the equivalent of at least four years of full-time training
993	and instruction as a licensed apprentice plumber under supervision of a licensed
994	master plumber or journeyman plumber and in accordance with a planned
995	program of training approved by the division;
996	(ii) at least eight years of full-time experience approved by the division in
997	collaboration with the Electricians and Plumbers Licensing Board; or
998	(iii) meeting the qualifications for expedited licensure as established by rules made
999	by the commission, with the concurrence of the director, in accordance with Title
1000	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
1001	the applicant has the knowledge and skills to be a licensed journeyman plumber[-];
1002	(d) [A] <u>a</u> residential journeyman plumber shall produce satisfactory evidence of:
1003	(i) completion of the equivalent of at least three years of full-time training and
1004	instruction as a licensed apprentice plumber under the supervision of a licensed
1005	residential master plumber, licensed residential journeyman plumber, or licensed
1006	journeyman plumber in accordance with a planned program of training approved
1007	by the division;
1008	(ii) completion of at least six years of full-time experience in a maintenance or repair
1009	trade involving substantial plumbing work; or
1010	(iii) meeting the qualifications for expedited licensure as established by rules made
1011	by the commission, with the concurrence of the director, in accordance with Title
1012	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
1013	the applicant has the knowledge and skills to be a licensed residential journeyman
1014	plumber[-] :
1015	(e) [The] the conduct of <u>a</u> licensed apprentice [plumbers] plumber and [their] the licensed
1016	apprentice plumber's licensed [supervisors] supervisor shall be in accordance with the
1017	following:

1018	(i) while engaging in the trade of plumbing, a licensed apprentice plumber shall be
1019	under the immediate supervision of a licensed master plumber, licensed residential
1020	master plumber, licensed journeyman plumber, or licensed residential journeyman
1021	plumber;
1022	(ii) beginning in a licensed apprentice plumber's fourth year of training, a licensed
1023	apprentice plumber may work without supervision for a period not to exceed eight
1024	hours in any 24-hour period; and
1025	(iii) rules made by the commission, with the concurrence of the director, in
1026	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
1027	regarding the ratio of apprentices allowed under the immediate supervision of a
1028	licensed supervisor, including the ratio of apprentices in their fourth year of
1029	training or later that are allowed to be under the immediate supervision of a
1030	licensed supervisor[-] :
1031	(f) [A] <u>a</u> master electrician applicant shall produce satisfactory evidence that the
1032	applicant:
1033	(i) is a graduate electrical engineer of an accredited college or university approved by
1034	the division and has one year of practical electrical experience as a licensed
1035	apprentice electrician;
1036	(ii) is a graduate of an electrical trade school, having received an associate of applied
1037	sciences degree following successful completion of a course of study approved by
1038	the division, and has two years of practical experience as a licensed journeyman
1039	electrician;
1040	(iii) has four years of practical experience as a journeyman electrician; or
1041	(iv) meets the qualifications for expedited licensure as established by rules made by
1042	the commission, with the concurrence of the director, in accordance with Title
1043	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
1044	the applicant has the knowledge and skills to be a licensed master electrician $[-]$;
1045	(g) [A] <u>a</u> master residential electrician applicant shall produce satisfactory evidence that
1046	the applicant:
1047	(i) has at least two years of practical experience as a residential journeyman
1048	electrician; or
1049	(ii) meets the qualifications for expedited licensure as established by rules made by
1050	the commission, with the concurrence of the director, in accordance with Title
1051	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate

1052	the applicant has the knowledge and skills to be a master residential electrician[-];
1052	(h) [A] <u>a</u> journeyman electrician applicant shall produce satisfactory evidence that the
1055	applicant:
1055	(i) has successfully completed at least four years of full-time training and instruction
1055	as a licensed apprentice electrician under the supervision of a master electrician or
1050	journeyman electrician and in accordance with a planned training program
1057	approved by the division;
1050	(ii) has at least eight years of full-time experience approved by the division in
1060	collaboration with the Electricians and Plumbers Licensing Board; or
1060	(iii) meets the qualifications for expedited licensure as established by rules made by
1062	the commission, with the concurrence of the director, in accordance with Title
1062	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
1065	the applicant has the knowledge and skills to be a licensed journeyman electrician $[-]$;
1065	(i) [A] <u>a</u> residential journeyman electrician applicant shall produce satisfactory evidence
1065	(i) [A] a residential journeyman electrician applicant shan produce satisfactory evidence that the applicant:
1000	(i) has successfully completed two years of training in an electrical training program
1067	approved by the division;
1068	(ii) has four years of practical experience in wiring, installing, and repairing electrical
1009	
1070	apparatus and equipment for light, heat, and power under the supervision of a
	licensed master, journeyman, residential master, or residential journeyman electrician; or
1072	
1073	(iii) meets the qualifications for expedited licensure as established by rules made by
1074	the commission, with the concurrence of the director, in accordance with Title
1075	63G, Chapter 3, Utah Administrative Rulemaking Act, that clearly demonstrate
1076	the applicant has the knowledge and skills to be a licensed residential journeyman
1077	electrician[-] ;
1078	(j) [The] the conduct of <u>a</u> licensed apprentice [electricians] electrician and [their] the
1079	licensed apprentice electrician's licensed [supervisors] supervisor shall be in
1080	accordance with the following:
1081	(i) a licensed apprentice electrician shall be under the immediate supervision of a
1082	licensed master, journeyman, residential master, or residential journeyman
1083	electrician;
1084	(ii) beginning in a licensed apprentice electrician's fourth year of training, a licensed
1085	apprentice electrician may work without supervision for a period not to exceed

1086	eight hours in any 24-hour period;
1087	(iii) rules made by the commission, with the concurrence of the director, in
1088	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
1089	regarding the ratio of apprentices allowed under the immediate supervision of a
1090	licensed supervisor, including the ratio of apprentices in their fourth year of
1091	training or later that are allowed to be under the immediate supervision of a
1092	licensed supervisor; and
1093	(iv) a licensed supervisor may have up to three licensed apprentice electricians on a
1094	residential project, or more if established by rules made by the commission, in
1095	concurrence with the director, in accordance with Title 63G, Chapter 3, Utah
1096	Administrative Rulemaking Act[-] :
1097	(k) [An] an alarm company applicant shall:
1098	(i) have a qualifying agent who:
1099	(A) is an alarm company officer, alarm company owner, alarm company
1100	proprietor, an alarm company trustee, or other responsible management
1101	personnel;
1102	(B) demonstrates 6,000 hours of experience in the alarm company business;
1103	(C) demonstrates 2,000 hours of experience as a manager or administrator in the
1104	alarm company business or in a construction business; and
1105	(D) passes an examination component[-established by rule by] the commission.
1106	with the concurrence of the director, establishes by rule;
1107	(ii) [provide the name, address, date of birth, social security number, fingerprint card,
1108	and consent to a background check in accordance with Section 58-55-302.1 and
1109	requirements established by division rule made in accordance with Title 63G,
1110	Chapter 3, Utah Administrative Rulemaking Act, for] require that each alarm
1111	company officer, alarm company owner, alarm company proprietor, alarm
1112	company trustee, and responsible management personnel with direct responsibility
1113	for managing operations of the applicant within the state[;]:
1114	(A) provide the applicant's name, address, date of birth, social security number,
1115	and fingerprints to the division;
1116	(B) consent to, and complete, a criminal background check, described in Section
1117	<u>58-1-301.5;</u>
1118	(C) meet any other standard related to the criminal background check described in
1119	Subsection (2)(k)(ii)(B), that the division establishes by rule in accordance

1120	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
1121	(D) disclose any criminal history the division requests on a form the division
1122	approves;
1123	(iii) document that none of the [persons] individuals described in Subsection (3)(k)(ii):
1124	(A) have been declared by any court of competent jurisdiction incompetent by
1125	reason of mental defect or disease and not been restored; or
1126	(B) are currently suffering from habitual drunkenness or from drug addiction or
1127	dependence;
1128	(iv) file and maintain with the division evidence of:
1129	(A) comprehensive general liability insurance in form and in amounts [to be-]
1130	established by rule by the commission with the concurrence of the director;
1131	(B) workers' compensation insurance that covers employees of the applicant in
1132	accordance with applicable Utah law; and
1133	(C) registration as is required by applicable law with the:
1134	(I) Division of Corporations and Commercial Code;
1135	(II) Unemployment Insurance Division in the Department of Workforce
1136	Services, for purposes of Title 35A, Chapter 4, Employment Security Act;
1137	(III) State Tax Commission; and
1138	(IV) Internal Revenue Service; and
1139	(v) meet with the division and board[-] :
1140	(1) [Each] an applicant for licensure as an alarm company agent shall:
1141	(i) submit an application in a form [prescribed by]the division approves
1142	accompanied by fingerprint cards;
1143	(ii) pay a fee determined by the department under Section 63J-1-504;
1144	(iii) [submit to and pass a criminal background check in accordance with Section
1145	58-55-302.1 and requirements established by division rule made in accordance
1146	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;]
1147	(A) consent to, and complete, a criminal background check, described in Section
1148	<u>58-1-301.5;</u>
1149	(B) meet any other standard related to the criminal background check described in
1150	Subsection (3)(1)(iii)(A), that the division establishes by rule in accordance
1151	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
1152	(C) disclose any criminal history the division requests on a form the division
1153	approves;

1154	(iv) not have been declared by any court of competent jurisdiction incompetent by
1155	reason of mental defect or disease and not been restored;
1156	(v) not be currently suffering from habitual drunkenness or from drug addiction or
1157	dependence; and
1158	(vi) meet with the division and board if requested by the division or the board[-]; and
1159	(m)[(i) Each applicant for licensure as an elevator mechanic shall:]
1160	(i) an applicant for licensure as an elevator mechanic shall:
1161	(A) provide documentation of experience and education credits of not less than
1162	three years work experience in the elevator industry, in construction,
1163	maintenance, or service and repair;[-and]
1164	(B) satisfactorily complete a written examination administered by the division
1165	established by rule under Section 58-1-203; or
1166	(C) provide certificates of completion of an apprenticeship program for elevator
1167	mechanics, having standards substantially equal to those of this chapter and
1168	registered with the United States Department of Labor Bureau Apprenticeship
1169	and Training or a state apprenticeship council[-] ; and
1170	(ii)[(A) If an elevator contractor licensed under this chapter cannot find a
1171	licensed elevator mechanic to perform the work of erecting, constructing,
1172	installing, altering, servicing, repairing, or maintaining an elevator, the
1173	contractor may:]
1174	(A) if an elevator contractor licensed under this chapter cannot find a licensed
1175	elevator mechanic to perform the work of erecting, constructing, installing,
1176	altering, servicing, repairing, or maintaining an elevator, the contractor may
1177	[(H)] notify the division of the unavailability of licensed personnel[;] and $[(H)]$
1178	request the division issue a temporary elevator mechanic license to an
1179	individual certified by the contractor as having an acceptable combination
1180	of documented experience and education to perform the work described in
1181	this Subsection (3)(m)(ii)(A)[-] ; and
1182	(B)[(I) The] if an elevator contractor requests that the division issue a
1183	temporary elevator license as described in Subsection (3)(m)(ii)(A), the
1184	division may issue a temporary elevator mechanic license to an individual
1185	certified under Subsection [(3)(m)(ii)(A)(II)] (3)(m)(ii)(A) upon application
1186	by the individual, accompanied by the appropriate fee as determined by the
1187	department under Section 63J-1-504[-] and [(II) The division] shall specify the

1100	time named for which the license is well d and more remove the license for an
1188	time period for which the license is valid and may renew the license for an
1189	additional time period upon [its] the division's determination that a shortage
1190	of licensed elevator mechanics continues to exist.
1191	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1192	division may make rules establishing when Federal Bureau of Investigation records shall
1193	be checked for applicants as an alarm company or alarm company agent under this
1194	section and Section 58-55-302.1.
1195	(5)(a) [An-] The division shall deny an application for licensure under this chapter[-shall
1196	be denied] if:
1197	(i) the applicant has had a previous license, which was issued under this chapter,
1198	suspended or revoked within two years before the date of the applicant's
1199	application;
1200	(ii)(A) the applicant is a partnership, corporation, or limited liability company;
1201	and
1202	(B) any corporate officer, director, shareholder holding 25% or more of the stock
1203	in the applicant, partner, member, agent acting as a qualifier, or any person
1204	occupying a similar status, performing similar functions, or directly or
1205	indirectly controlling the applicant has served in any similar capacity with any
1206	person or entity [which] that has had a previous license, which was issued under
1207	this chapter, suspended or revoked within two years before the date of the
1208	applicant's application;
1209	(iii)(A) the applicant is an individual or sole proprietorship; and
1210	(B) any owner or agent acting as a qualifier has served in any capacity listed in
1211	Subsection (5)(a)(ii)(B) in any entity which has had a previous license, which
1212	was issued under this chapter, suspended or revoked within two years before
1213	the date of the applicant's application; or
1214	(iv)(A) the applicant includes an individual who was an owner, director, or
1215	officer of an unincorporated entity at the time the entity's license under this
1216	chapter was revoked; and
1217	(B) the application for licensure is filed within 60 months after the revocation of
1218	the unincorporated entity's license.
1219	(b) [An-] The appropriate licensing board shall review an application for licensure under
121)	this chapter [shall be reviewed by the appropriate licensing board prior to] before
1220	approval if:
1441	approval n.

1222	(i) the applicant has had a previous license, which was issued under this chapter,
1223	suspended or revoked more than two years before the date of the applicant's
1224	application;
1225	(ii)(A) the applicant is a partnership, corporation, or limited liability company;
1226	and
1227	(B) any corporate officer, director, shareholder holding 25% or more of the stock
1228	in the applicant, partner, member, agent acting as a qualifier, or any person
1229	occupying a similar status, performing similar functions, or directly or
1230	indirectly controlling the applicant has served in any similar capacity with any
1231	person or entity [which] that has had a previous license, which was issued under
1232	this chapter, suspended or revoked more than two years before the date of the
1233	applicant's application; or
1234	(iii)(A) the applicant is an individual or sole proprietorship; and
1235	(B) any owner or agent acting as a qualifier has served in any capacity listed in
1236	Subsection (5)(a)(ii)(B) in any entity [which] that has had a previous license,
1237	which was issued under this chapter, suspended or revoked more than two
1238	years before the date of the applicant's application.
1239	(6)(a)(i) A licensee that is an unincorporated entity shall file an ownership status
1239 1240	(6)(a)(i) A licensee that is an unincorporated entity shall file an ownership statusreport with the division every 30 days after the day on which the license is issued
1240	report with the division every 30 days after the day on which the license is issued
1240 1241	report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who:
1240 1241 1242	report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity;
1240 1241 1242 1243	report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made
1240 1241 1242 1243 1244	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative
1240 1241 1242 1243 1244 1245	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and
1240 1241 1242 1243 1244 1245 1246	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the
1240 1241 1242 1243 1244 1245 1246 1247	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A).
1240 1241 1242 1243 1244 1245 1246 1247 1248	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A). (ii) If the licensee has five or fewer owners described in Subsection (6)(a)(i), the
1240 1241 1242 1243 1244 1245 1246 1247 1248 1249	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A). (ii) If the licensee has five or fewer owners described in Subsection (6)(a)(i), the licensee shall provide the ownership status report with an application for renewal
1240 1241 1242 1243 1244 1245 1246 1247 1248 1249 1250	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A). (ii) If the licensee has five or fewer owners described in Subsection (6)(a)(i), the licensee shall provide the ownership status report with an application for renewal of licensure.
1240 1241 1242 1243 1244 1245 1246 1247 1248 1249 1250 1251	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A). (ii) If the licensee has five or fewer owners described in Subsection (6)(a)(i), the licensee shall provide the ownership status report with an application for renewal of licensure. (b) An ownership status report required under this Subsection (6) shall:
1240 1241 1242 1243 1244 1245 1246 1247 1248 1249 1250 1251 1252	 report with the division every 30 days after the day on which the license is issued if the licensee has more than five owners who are individuals who: (A) own an interest in the contractor that is an unincorporated entity; (B) own, directly or indirectly, less than an 8% interest, as defined by rule made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, in the unincorporated entity; and (C) engage, or will engage, in a construction trade in the state as owners of the contractor described in Subsection (6)(a)(i)(A). (ii) If the licensee has five or fewer owners described in Subsection (6)(a)(i), the licensee shall provide the ownership status report with an application for renewal of licensure. (b) An ownership status report required under this Subsection (6) shall: (i) specify each addition or deletion of an owner:

1256	ownership status report is filed;
1257	(ii) be in a format [prescribed by] the division <u>approves and that includes for each</u>
1258	owner, regardless of the owner's percentage ownership in the unincorporated
1259	entity, the information described in Subsection (1)(e)(vi);
1260	(iii) list the name of:
1261	(A) each officer or manager of the unincorporated entity; and
1262	(B) each other individual involved in the operation, supervision, or management
1263	of the unincorporated entity; and
1264	(iv) be accompanied by a fee set by the division in accordance with Section 63J-1-504
1265	if the ownership status report indicates there is a change described in Subsection
1266	(6)(b)(i).
1267	(c) The division may audit, at any time, [-audit] an ownership status report under this
1268	Subsection (6):
1269	(i) to determine if financial responsibility has been demonstrated or maintained as
1270	required under Section 58-55-306; and
1271	(ii) to determine compliance with Subsection 58-55-501(23), (24), or (26) or
1272	Subsection 58-55-502(8) or (9).
1273	(7)(a) An unincorporated entity that provides labor to an entity licensed under this
1274	chapter by providing an individual who owns an interest in the unincorporated entity
1275	to engage in a construction trade in Utah shall file with the division:
1276	(i) before the individual who owns an interest in the unincorporated entity engages in
1277	a construction trade in Utah, a current list of the one or more individuals who hold
1278	an ownership interest in the unincorporated entity that includes for each individual:
1279	(A) the individual's name, address, birth date, and social security number; and
1280	(B) whether the individual will engage in a construction trade; and
1281	(ii) every 30 days after the day on which the unincorporated entity provides the list
1282	described in Subsection (7)(a)(i), an ownership status report containing the
1283	information that would be required under Subsection (6) if the unincorporated
1284	entity were a licensed contractor.
1285	(b) When filing an ownership list described in Subsection (7)(a)(i) or an ownership
1286	status report described in Subsection [(7)(a)(i)] (7)(a)(ii) an unincorporated entity
1287	shall pay a fee set by the division in accordance with Section 63J-1-504.
1288	(8) This chapter may not be interpreted to create or support an express or implied
1289	independent contractor relationship between an unincorporated entity described in

1290	Subsection (6) or (7) and the owners of the unincorporated entity for any purpose,
1291	including income tax withholding.
1292	(9)(a) A social security number provided under Subsection (1)(e)(vi) or (3)(k)(ii) is a
1293	private record under Subsection 63G-2-302(1)(i).
1294	(b) The division may designate an applicant's evidence of identity under Subsection
1295	(1)(e)(vi) as a private record in accordance with Section 63G-2-302.
1296	Section 14. Section 58-60-205 is amended to read:
1297	58-60-205 . Qualifications for licensure or certification as a clinical social worker,
1298	certified social worker, and social service worker.
1299	(1) An applicant for licensure as a clinical social worker shall:
1300	(a) submit an application on a form [provided by]the division approves;
1301	(b) pay a fee determined by the department under Section 63J-1-504;
1302	(c) produce certified transcripts from an accredited institution of higher education
1303	recognized by the division in collaboration with the board verifying satisfactory
1304	completion of an education and an earned degree as follows:
1305	(i) a master's degree in a social work program accredited by the Council on Social
1306	Work Education or by the Canadian Association of Schools of Social Work; or
1307	(ii) a doctoral degree that contains a clinical social work concentration and practicum
1308	approved by the division, by rule, in accordance with Title 63G, Chapter 3, Utah
1309	Administrative Rulemaking Act, that is consistent with Section 58-1-203;
1310	(d) if required under federal law for any licensee as a clinical social worker to qualify as
1311	an eligible professional under CMS rules for Medicare payment, document
1312	completion of:
1313	(i) not less than 3,000 hours of clinical supervision, which includes hours accrued
1314	under Subsection (1)(e); or
1315	(ii) not less than two years of clinical supervision;
1316	(e) document successful completion of not less than 1,200 direct client care hours:
1317	(i) obtained after completion of the education requirements under Subsection (1)(c);
1318	(ii) subject to Subsection (1)(e)(iii), not less than 100 of which are direct clinical
1319	supervision hours under the supervision of a clinical supervisor;
1320	(iii) not less than 25 of which are direct observation hours; and
1321	(iv) not more than 25 of which are group supervision hours accrued concurrently with
1322	more than one other applicant for licensure;
1323	(f) document successful completion of not less than two hours of training in suicide

1324	prevention, obtained after completion of the education requirements under
1325	Subsection (1)(c) via a course that the division designates as approved;
1326	(g) have completed a case work, group work, or family treatment course sequence with a
1327	clinical practicum in content as defined by rule under Section 58-1-203;
1328	(h)(i) pass the examination requirement established by rule under Section 58-1-203;
1329	or
1330	(ii) satisfy the following requirements:
1331	(A) document at least one examination attempt that did not result in a passing
1332	score;
1333	(B) document successful completion of not less than 500 additional direct client
1334	care hours, at least 25 of which are direct clinical supervision hours, and at
1335	least five of which are direct observation hours;
1336	(C) submit to the division a recommendation letter from the applicant's direct
1337	clinical supervisor; and
1338	(D) submit to the division a recommendation letter from another licensed mental
1339	health therapist who has directly observed the applicant's direct client care
1340	hours and who is not the applicant's direct clinical supervisor; and
1341	(i)(i) [consent to a criminal background check in accordance with Section
1342	58-60-103.1 and any requirements established by division rule made in
1343	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act]
1344	consent to, and complete, a criminal background check, described in Section
1345	<u>58-1-301.5;</u>
1346	(ii) meet any other standard related to the criminal background check described in
1347	Subsection (1)(i)(i), that the division establishes by rule in accordance with Title
1348	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1349	(iii) disclose any criminal history the division requests on a form the division
1350	approves.
1351	(2) An applicant for licensure as a certified social worker shall:
1352	(a) submit an application on a form [provided by]the division <u>approves;</u>
1353	(b) pay a fee determined by the department under Section 63J-1-504;
1354	(c) produce certified transcripts from an accredited institution of higher education
1355	recognized by the division in collaboration with the board verifying satisfactory
1356	completion of an education and an earned degree as follows:
1357	(i) a master's degree in a social work program accredited by the Council on Social

1358	Work Education or by the Canadian Association of Schools of Social Work; or
1359	(ii) a doctoral degree that contains a clinical social work concentration and practicum
1360	approved by the division, by rule, in accordance with Title 63G, Chapter 3, Utah
1361	Administrative Rulemaking Act, that is consistent with Section 58-1-203; and
1362	(d) [consent to a criminal background check in accordance with Section 58-60-103.1 and
1363	any requirements established by division rule made in accordance with Title 63G,
1364	Chapter 3, Utah Administrative Rulemaking Act.]
1365	(i) consent to, and complete, a criminal background check, described in Section
1366	<u>58-1-301.5;</u>
1367	(ii) meet any other standard related to the criminal background check described in
1368	Subsection (2)(d)(i), that the division establishes by rule in accordance with Title
1369	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1370	(iii) disclose any criminal history the division requests on a form the division
1371	approves.
1372	(3) An applicant for licensure as a social service worker shall:
1373	(a) submit an application on a form[provided by] the division <u>approves;</u>
1374	(b) pay a fee determined by the department under Section 63J-1-504; and
1375	(c) produce certified transcripts from an accredited institution of higher education
1376	recognized by the division in collaboration with the board verifying satisfactory
1377	completion of an education and an earned degree as follows:
1378	(i) a bachelor's degree in a social work program accredited by the Council on Social
1379	Work Education or by the Canadian Association of Schools of Social Work;
1380	(ii) a master's degree in a field approved by the division in collaboration with the
1381	board;
1382	(iii) a bachelor's degree in any field if the applicant:
1383	(A) has completed at least three semester hours, or the equivalent, in each of the
1384	following areas:
1385	(I) social welfare policy;
1386	(II) human growth and development; and
1387	(III) social work practice methods, as defined by rule; and
1388	(B) provides documentation that the applicant has completed at least 2,000 hours
1389	of qualifying experience under the supervision of a mental health therapist,
1390	which experience is approved by the division in collaboration with the board,
1391	and which is performed after completion of the requirements to obtain the

1392	bachelor's degree required under this Subsection (3); or
1393	(iv) successful completion of the first academic year of a Council on Social Work
1394	Education approved master's of social work curriculum and practicum.
1395	(4) The division shall ensure that the rules for an examination described under Subsection
1396	(1)(h)(i) allow additional time to complete the examination if requested by an applicant
1397	who is:
1398	(a) a foreign born legal resident of the United States for whom English is a second
1399	language; or
1400	(b) an enrolled member of a federally recognized Native American tribe.
1401	Section 15. Section 58-60-305 is amended to read:
1402	58-60-305 . Qualifications for licensure.
1403	(1) [All applicants-] An applicant for licensure as <u>a</u> marriage and family [therapists] therapist
1404	shall:
1405	(a) submit an application on a form [provided by]the division <u>approves;</u>
1406	(b) pay a fee determined by the department under Section 63J-1-504;
1407	(c) produce certified transcripts evidencing completion of a [masters] master's or
1408	doctorate degree in marriage and family therapy from:
1409	(i) a program accredited by the Commission on Accreditation for Marriage and
1410	Family Therapy Education; or
1411	(ii) an accredited institution meeting criteria for approval established by rule under
1412	Section 58-1-203;
1413	(d) if required under federal law for any licensee as a marriage and family therapist to
1414	qualify as an eligible professional under CMS rules for Medicare payment, document
1415	completion of:
1416	(i) not less than 3,000 hours of clinical supervision, which includes hours accrued
1417	under Subsection $\left[\frac{(2)(e)}{(2)(e)}\right]$ (1)(e); or
1418	(ii) not less than two years of clinical supervision;
1419	(e) document successful completion of not less than 1,200 direct client care hours:
1420	(i) obtained after completion of the education requirements under Subsection (1)(c);
1421	(ii) subject to Subsection (1)(e)(iii), not less than 100 of which are direct clinical
1422	supervision hours under the supervision of a clinical supervisor obtained after
1423	completion of the education requirements under Subsection (1)(c);
1424	(iii) not less than 25 of which are direct observation hours; and
1425	(iv) not more than 25 of which are group supervision hours concurrently with more

1426	than one other applicant for licensure;
1427	(f) document successful completion of not less than two hours of training in suicide
1428	prevention obtained after completion of the education requirements under Subsection
1429	(1)(c) via a course that the division designates as approved;
1430	(g)(i) pass the examination requirement [established by] the division establishes by
1431	rule under Section 58-1-203; or
1432	(ii) satisfy the following requirements:
1433	(A) document at least one examination attempt that did not result in a passing
1434	score;
1435	(B) document successful completion of not less than 500 additional direct client
1436	care hours, not less than 25 of which are direct clinical supervision hours, and
1437	not less than five of which are direct observation hours by a mental health
1438	therapist or supervisor;
1439	(C) submit to the division a recommendation letter from the applicant's direct
1440	clinical supervisor; and
1441	(D) submit to the division a recommendation letter from another licensed mental
1442	health therapist who has directly observed the applicant's direct client care
1443	hours and who is not the applicant's direct clinical supervisor; and
1444	(h) [consent to a criminal background check in accordance with Section 58-60-103.1 and
1445	any requirements established by division rule made in accordance with Title 63G,
1446	Chapter 3, Utah Administrative Rulemaking Act.]
1447	(i) consent to, and complete, a criminal background check, described in Section
1448	<u>58-1-301.5;</u>
1449	(ii) meet any other standard related to the criminal background check described in
1450	Subsection (1)(h)(i), that the division establishes by rule in accordance with Title
1451	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1452	(iii) disclose any criminal history the division requests on a form the division
1453	approves.
1454	(2) [All applicants-] An applicant for licensure as an associate marriage and family therapist
1455	shall comply with the provisions of Subsections (1)(a) through (c) and (h).
1456	Section 16. Section 58-60-405 is amended to read:
1457	58-60-405 . Qualifications for licensure.
1458	(1) An applicant for licensure as a clinical mental health counselor shall:
1459	(a) submit an application on a form [provided by]the division approves;

1460	(b) pay a fee determined by the department under Section 63J-1-504;
1461	(c) produce certified transcripts evidencing completion of:
1462	(i) a master's or doctorate degree conferred to the applicant in:
1463	(A) clinical mental health counseling, clinical rehabilitation counseling, counselor
1464	education and supervision from a program accredited by the Council for
1465	Accreditation of Counseling and Related Educational Programs; or
1466	(B) clinical mental health counseling or an equivalent field from a program
1467	affiliated with an institution that has accreditation that is recognized by the
1468	Council for Higher Education Accreditation; and
1469	(ii) at least 60 semester credit hours or 90 quarter credit hours of coursework related
1470	to an educational program described in Subsection (1)(c)(i);
1471	(d) if required under federal law for any licensee as a clinical mental health counselor to
1472	qualify as an eligible professional under CMS rules for Medicare payment, document
1473	completion of:
1474	(i) not less than 3,000 hours of clinical supervision, which includes hours accrued
1475	under Subsection (1)(e); or
1476	(ii) not less than two years of clinical supervision;
1477	(e) document successful completion of not less than 1,200 direct client care hours:
1478	(i) obtained after completion of the education requirements under Subsection (1)(c);
1479	(ii) subject to Subsection (1)(e)(iii), not less than 100 of which are direct clinical
1480	supervision hours under the supervision of a clinical supervisor;
1481	(iii) not less than 25 of which are direct observation hours; and
1482	(iv) not more than 25 of which are group supervision hours concurrently with more
1483	than one other applicant for licensure;
1484	(f) document successful completion of not less than two hours of training in suicide
1485	prevention obtained after completion of the education requirements under Subsection
1486	(1)(c) via a course that the division designates as approved;
1487	(g)(i) pass the examination requirement [established by-] the division establishes by
1488	rule under Section 58-1-203; or
1489	(ii) satisfy the following requirements:
1490	(A) document at least one examination attempt that did not result in a passing
1491	score;
1492	(B) document successful completion of not less than 500 additional direct client
1493	care hours, not less than 25 of which are direct clinical supervision hours, and

1494	not less than five of which are direct observation hours by a clinical supervisor;
1495	(C) submit to the division a recommendation letter from the applicant's direct
1496	clinical supervisor; and
1497	(D) submit to the division a recommendation letter from another licensed mental
1498	health therapist who has directly observed the applicant's direct client care
1499	hours and who is not the applicant's direct clinical supervisor; and
1500	(h) [consent to a criminal background check in accordance with Section 58-60-103.1 and
1501	any requirements established by division rule made in accordance with Title 63G,
1502	Chapter 3, Utah Administrative Rulemaking Act.]
1503	(i) consent to, and complete, a criminal background check, described in Section
1504	<u>58-1-301.5;</u>
1505	(ii) meet any other standard related to the criminal background check described in
1506	Subsection (1)(h)(i), that the division establishes by rule in accordance with Title
1507	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1508	(iii) disclose any criminal history the division requests on a form the division
1509	approves.
1510	(2) An applicant for licensure as an associate clinical mental health counselor shall comply
1511	with the provisions of Subsections (1)(a) through (c) and (h).
1512	(3) Notwithstanding Subsection (1)(c), an applicant satisfies the education requirement
1513	described in Subsection (1)(c) if the applicant submits documentation verifying:
1514	(a) satisfactory completion of a doctoral or master's degree from an educational program
1515	in rehabilitation counseling accredited by the Council for Accreditation of
1516	Counseling and Related Educational Programs;
1517	(b) satisfactory completion of at least 60 semester credit hours or 90 quarter credit hours
1518	of coursework related to an educational program described in Subsection (1)(c)(i);
1519	and
1520	(c) that the applicant received a passing score that is valid and in good standing on:
1521	(i) the National Counselor Examination; and
1522	(ii) the National Clinical Mental Health Counseling Examination.
1523	Section 17. Section 58-60-506 is amended to read:
1524	58-60-506 . Qualifications for licensure.
1525	(1) Subject to Subsection (2), an applicant for licensure as master addiction counselor based
1526	on education, training, and experience shall:
1527	(a) submit an application on a form [provided by]the division approves;

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1528	(b) pay a fee determined by the department under Section 63J-1-504;
1529	(c) document successful completion of not less than two hours of training in suicide
1530	prevention obtained after completion of the education requirements under Subsection
1531	(1)(d) via a course that the division designates as approved;
1532	(d) produce a certified transcript from an accredited institution of higher education that
1533	meets standards established by division rule under Section 58-1-203, verifying the
1534	satisfactory completion of:
1535	(i) a doctoral or master's degree in:
1536	(A) substance use disorders or addiction counseling and treatment; or
1537	(B) a counseling subject approved by the division in collaboration with the board,
1538	which may include social work, mental health counseling, marriage and family
1539	therapy, psychology, or medicine;
1540	(ii) an associate's degree or higher, or 18 credit hours, in substance use disorder or
1541	addiction counseling and treatment from a regionally accredited institution of
1542	higher education;
1543	(e) if required under federal law for any licensee as a master addiction counselor to
1544	qualify as an eligible professional under CMS rules for Medicare payment, document
1545	completion of:
1546	(i) not less than 3,000 hours of clinical supervision, which includes hours accrued
1547	under Subsection (1)(g); or
1548	(ii) not less than two years of clinical supervision;
1549	(f) document successful completion of not less than 1,200 direct client care hours:
1550	(i) obtained after completion of the education requirements under Subsection
1551	(1)(d)(ii);
1552	(ii) subject to Subsection (1)(f)(iii), not less than 100 of which are direct clinical
1553	supervision hours under the supervision of a clinical supervisor;
1554	(iii) not less than 25 of which are direct observation hours; and
1555	(iv) not more than 25 of which are group supervision hours concurrently with more
1556	than one other applicant for licensure;
1557	(g) if the applicant for licensure produces a transcript described in Subsection (1)(d)(ii),
1558	evidence completion of an additional 200 hours of direct client care hours in
1559	substance use disorder or addiction treatment;
1560	(h)(i) pass the examination requirement [established by] the division establishes by
1561	rule under Section 58-1-203; or

1562	(ii) satisfy the following requirements:
1563	(A) document at least one examination attempt that did not result in a passing
1564	score;
1565	(B) document successful completion of not less than 500 additional direct client
1566	care hours, not less than 25 of which are direct clinical supervision hours, and
1567	not less than five of which are direct observation hours by a clinical supervisor;
1568	(C) submit to the division a recommendation letter from the applicant's direct
1569	clinical supervisor; and
1570	(D) submit to the division a recommendation letter from another licensed mental
1571	health therapist who has directly observed the applicant's direct client care
1572	hours and who is not the applicant's direct clinical supervisor; and
1573	(i) [consent to a criminal background check in accordance with Section 58-60-103.1 and
1574	any requirements established by division rule made in accordance with Title 63G,
1575	Chapter 3, Utah Administrative Rulemaking Act.]
1576	(i) consent to, and complete, a criminal background check, described in Section
1577	<u>58-1-301.5;</u>
1578	(ii) meet any other standard related to the criminal background check described in
1579	Subsection (1)(i)(i), that the division establishes by rule in accordance with Title
1580	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1581	(iii) disclose any criminal history the division requests on a form the division
1582	approves.
1583	(2) In lieu of the requirements under Subsections (1)(d) through (i), an applicant for
1584	licensure as master addiction counselor may document current certification in good
1585	standing as:
1586	(a) a master addiction counselor by the National Certification Commission for Addiction
1587	Professionals;
1588	(b) a master addiction counselor by the National Board for Certified Counselors; or
1589	(c) an equivalent certification as under Subsections (2)(a) and (b), as determined in rule
1590	made by the division in collaboration with the board.
1591	(3) An applicant for licensure as an associate master addiction counselor shall satisfy the
1592	requirements under Subsections (1)(a) through (c) and (i).
1593	(4) Subject to Subsection (5), an applicant for licensure as an advanced substance use
1594	disorder counselor shall:
1595	(a) submit an application on a form [provided by]the division approves;

1596	(b) pay a fee determined by the department under Section 63J-1-504; and
1597	(c)(i) produce certified transcripts verifying satisfactory completion of:
1598	(A) a bachelor's degree or higher, from a regionally accredited institution of
1599	higher learning, in substance use disorders, addiction, or related counseling
1600	subjects, including social work, mental health counseling, marriage and family
1601	counseling, or psychology; or
1602	(B) two academic years of study in a master's of addiction counseling curriculum
1603	and practicum approved by the National Addictions Studies Accreditation
1604	Commission;
1605	(ii) document completion of at least 500 hours of supervised experience while
1606	licensed as a substance use disorder counselor under this section, which the
1607	applicant may complete while completing the education requirements under
1608	Subsection (1)(c)(i); and
1609	(iii) satisfy examination requirements established by the division in rule.
1610	(5) [The-] An applicant for licensure as an advanced substance use disorder counselor may
1611	satisfy the requirements of Subsection (4)(c) [may be satisfied]by providing official
1612	verification of current certification in good standing:
1613	(a)(i) as a National Certified Addiction Counselor Level II (NCAC II) from the
1614	National Certification Commission for Addiction Professionals (NCC AP); or
1615	(ii) as an Advanced Alcohol & Drug Counselor (AADC), from the International
1616	Certification and Reciprocity Consortium; or
1617	(b) of substantive equivalence to the certifications under Subsection (5)(a), as
1618	determined by division rule made in consultation with the board.
1619	(6) In accordance with division rules, an applicant for licensure as a substance use disorder
1620	counselor shall produce:
1621	(a) certified transcripts from an accredited institution that:
1622	(i) meet division standards;
1623	(ii) verify satisfactory completion of an associate's degree or equivalent as defined by
1624	the division in rule; and
1625	(iii) verify the completion of prerequisite courses established by division rules;
1626	(b) documentation of the applicant's completion of a substance use disorder education
1627	program that includes:
1628	(i) completion of at least 200 hours of substance use disorder related education;
1629	(ii) included in the 200 hours described in Subsection (6)(b)(i), a minimum of two

1630	hours of training in suicide prevention via a course that the division designates as
1631	approved; and
1632	(iii) completion of a supervised practicum of at least 200 hours; and
1633	(c) documentation of the applicant's completion of at least 2,000 hours of supervised
1634	experience in substance use disorder treatment that:
1635	(i) meets division standards; and
1636	(ii) is performed within a two-year period after the applicant's completion of the
1637	substance use disorder education program described in Subsection (6)(b), unless,
1638	as determined by the division after consultation with the board, the time for
1639	performance is extended due to an extenuating circumstance.
1640	Section 18. Section 58-61-304 is amended to read:
1641	58-61-304 . Qualifications for licensure by examination or endorsement.
1642	(1) An applicant for licensure as a psychologist based upon education, clinical training, and
1643	examination shall:
1644	(a) submit an application on a form [provided by-]the division approves;
1645	(b) pay a fee determined by the department under Section 63J-1-504;
1646	(c) produce certified transcripts of credit verifying satisfactory completion of a doctoral
1647	degree in psychology that includes specific core course work established by division
1648	rule under Section 58-1-203, from an institution of higher education whose doctoral
1649	program, at the time the applicant received the doctoral degree, met approval criteria
1650	established by division rule made in consultation with the board;
1651	(d) have completed a minimum of 4,000 hours of psychology training as defined by
1652	division rule under Section 58-1-203 under the supervision of a psychologist
1653	supervisor approved by the division in collaboration with the board;
1654	(e) to be qualified to engage in mental health therapy, document successful completion
1655	of not less than 1,000 hours of supervised training in mental health therapy obtained
1656	after completion of a master's level of education in psychology, which training may
1657	be included as part of the 4,000 hours of training required in Subsection (1)(d), and
1658	for which documented evidence demonstrates not less than one hour of supervision
1659	for each 40 hours of supervised training was obtained under the direct supervision of
1660	a psychologist, as defined by rule;
1661	(f) pass the examination requirement established by division rule under Section 58-1-203;
1662	(g) [consent to a criminal background check in accordance with Section 58-61-304.1 and
1663	any requirements established by rule made in accordance with Title 63G, Chapter 3,

1664	Utah Administrative Rulemaking Act; and]
1665	(i) consent to, and complete, a criminal background check, described in Section
1666	<u>58-1-301.5;</u>
1667	(ii) meet any other standard related to the criminal background check described in
1668	Subsection (1)(g)(i), that the division establishes by rule in accordance with Title
1669	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1670	(iii) disclose any criminal history the division requests on a form the division
1671	approves; and
1672	(h) meet with the board, upon request for good cause, for the purpose of evaluating the
1672	applicant's qualifications for licensure.
1674	(2) An applicant for licensure as a psychologist by endorsement based upon licensure in
1675	another jurisdiction shall:
1676	(a) submit an application on a form [provided by]the division approves;
1677 1678	 (b) pay a fee determined by the department under Section 63J-1-504; (c) not have any disciplinary action randing or in affect accient the applicant's
1678	(c) not have any disciplinary action pending or in effect against the applicant's
1679	psychologist license in any jurisdiction;
1680	(d) have passed the Utah Psychologist Law and Ethics Examination established by
1681	division rule;
1682	(e) provide satisfactory evidence the applicant is currently licensed in another state,
1683	district, or territory of the United States, or in any other jurisdiction approved by the
1684	division in collaboration with the board;
1685	(f) provide satisfactory evidence the applicant has actively practiced psychology in that
1686	jurisdiction for not less than 2,000 hours or one year, whichever is greater;
1687	(g) provide satisfactory evidence that:
1688	(i) the education, supervised experience, examination, and all other requirements for
1689	licensure in that jurisdiction at the time the applicant obtained licensure were
1690	substantially equivalent to the licensure requirements for a psychologist in Utah at
1691	the time the applicant obtained licensure in the other jurisdiction; or
1692	(ii) the applicant is:
1693	(A) a current holder of Board Certified Specialist status in good standing from the
1694	American Board of Professional Psychology;
1695	(B) currently credentialed as a health service provider in psychology by the
1696	National Register of Health Service Providers in Psychology; or
1697	(C) currently holds a Certificate of Professional Qualification (CPQ) granted by

1698	the Association of State and Provincial Psychology Boards;
1699	(h) [consent to a criminal background check in accordance with Section 58-61-304.1 and
1700	any requirements established by rule made in accordance with Title 63G, Chapter 3,
1701	Utah Administrative Rulemaking Act; and]
1702	(i) consent to, and complete, a criminal background check, described in Section
1703	<u>58-1-301.5;</u>
1704	(ii) meet any other standard related to the criminal background check described in
1705	Subsection (2)(h)(i), that the division establishes by rule in accordance with Title
1706	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1707	(iii) disclose any criminal history the division requests on a form the division
1708	approves; and
1709	(i) meet with the board, upon request for good cause, for the purpose of evaluating the
1710	applicant's qualifications for licensure.
1711	(3)(a) An applicant for certification as a psychology resident shall comply with the
1712	provisions of Subsections (1)(a), (b), (c), (g), and (h).
1713	(b)(i) An individual's certification as a psychology resident is limited to the period of
1714	time necessary to complete clinical training as described in Subsections (1)(d) and
1715	(e) and extends not more than one year from the date the minimum requirement
1716	for training is completed, unless the individual presents satisfactory evidence to
1717	the division and the board that the individual is making reasonable progress
1718	toward passing the qualifying examination or is otherwise on a course reasonably
1719	expected to lead to licensure as a psychologist.
1720	(ii) The period of time under Subsection (3)(b)(i) may not exceed two years past the
1721	date the minimum supervised clinical training requirement has been completed.
1722	(4) An applicant for certification as a certified prescribing psychologist based upon
1723	education, clinical training, and examination shall:
1724	(a) have authority to engage in the practice of psychology under Subsection 58-61-301;
1725	(b) pay a fee determined by the department under Section 63J-1-504;
1726	(c) demonstrate by official transcript, or other official evidence satisfactory to the
1727	division, that the applicant:
1728	(i) has completed a doctoral degree in psychology that includes specific core course
1729	work established by division rule under Section 58-1-203, from an institution of
1730	higher education whose doctoral program, at the time the applicant received the
1731	doctoral degree, met approval criteria established by division rule made in

1732	consultation with the board;
1733	(ii) has completed a master's degree in clinical psychopharmacology from an
1734	institution of higher learning whose master's program, at the time the applicant
1735	received the master's degree, included at least 30 credit hours of didactics
1736	coursework over no less than four semesters, met approval criteria established by
1737	division rule made in consultation with the board and includes the following core
1738	areas of instruction:
1739	(A) neuroscience, pharmacology, psychopharmacology, physiology, and
1740	pathophysiology;
1741	(B) appropriate and relevant physical and laboratory assessment;
1742	(C) basic sciences, including general biology, microbiology, cell and molecular
1743	biology, human anatomy, human physiology, biochemistry, and genetics, as
1744	part of or [prior to] before enrollment in a master's degree in clinical
1745	psychopharmacology; and
1746	(D) any other areas of instruction determined necessary by the division, in
1747	collaboration with the board, as established by division rule; and
1748	(iii) has completed postdoctoral supervised training, as defined by division rule made
1749	in consultation with the board, in prescribing psychology under the direction of a
1750	licensed physician, including:
1751	(A) not less than 4,000 hours of supervised clinical training throughout a period of
1752	at least two years; and
1753	(B) for an applicant for a prescription certificate who specializes in the
1754	psychological care of children 17 years old or younger, persons 65 years old or
1755	older, or persons with comorbid medical conditions, at least one year
1756	prescribing psychotropic medications to those populations, as certified by the
1757	applicant's supervising licensed physician;
1758	(d) have passed:
1759	(i) the Psychopharmacology Examination for Psychologists developed by the
1760	Association of State and Provincial Psychology Boards, or [its] the association's
1761	successor organization; or
1762	(ii) an equivalent examination as defined by the division in rule;
1763	(e) not have any disciplinary action pending or in effect against the applicant's
1764	psychologist license or other professional license authorizing the applicant to
1765	prescribe in any jurisdiction;

1766	
1766	(f) [consent to a criminal background check in accordance with Section 58-61-304.1 and
1767	any requirements established by rule made in accordance with Title 63G, Chapter 3,
1768	Utah Administrative Rulemaking Act;]
1769	(i) consent to, and complete, a criminal background check, described in Section
1770	<u>58-1-301.5;</u>
1771	(ii) meet any other standard related to the criminal background check described in
1772	Subsection (4)(f)(i), that the division establishes by rule in accordance with Title
1773	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1774	(iii) disclose any criminal history the division requests on a form the division
1775	approves:
1776	(g) commit to maintaining professional liability insurance while acting as a certified
1777	prescribing psychologist; and
1778	(h) meet with the board, upon request for good cause, for the purpose of evaluating the
1779	applicant's qualifications for licensure.
1780	(5) An applicant for certification as a certified prescribing psychologist by endorsement
1781	based upon licensure in another jurisdiction shall:
1782	(a) submit an application on a form [provided by]the division approves;
1783	(b) pay a fee determined by the department under Section 63J-1-504;
1784	(c) not have any disciplinary action pending or in effect against the applicant's
1785	psychologist license or other professional license authorizing the applicant to
1786	prescribe in any jurisdiction;
1787	(d) have passed the Utah Psychologist Law and Ethics Examination established by
1788	division rule;
1789	(e) provide satisfactory evidence that the applicant is currently licensed as a prescribing
1790	psychologist in another state, district, or territory of the United States, or in any other
1791	jurisdiction approved by the division in collaboration with the board;
1792	(f) provide satisfactory evidence that the applicant has actively practiced as a prescribing
1793	psychologist in that jurisdiction for not less than 4,000 hours or two years, whichever
1794	is greater;
1795	(g) provide satisfactory evidence that the applicant has satisfied the education,
1796	supervised experience, examination, and all other requirements for licensure as a
1797	prescribing psychologist in that jurisdiction at the time the applicant obtained
1798	licensure were substantially equivalent to the licensure requirements for a certified
1799	prescribing psychologist in Utah at the time the applicant obtained licensure in the

1800	other jurisdiction;
1801	(h) [consent to a criminal background check in accordance with Section 58-61-304.1 and
1802	any requirements established by rule made in accordance with Title 63G, Chapter 3,
1803	Utah Administrative Rulemaking Act;]
1804	(i) consent to, and complete, a criminal background check, described in Section
1805	<u>58-1-301.5;</u>
1806	(ii) meet any other standard related to the criminal background check described in
1807	Subsection (5)(h)(i), that the division establishes by rule in accordance with Title
1808	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1809	(iii) disclose any criminal history the division requests on a form the division
1810	approves;
1811	(i) commit to maintaining professional liability insurance while acting as a certified
1812	prescribing psychologist; and
1813	(j) meet with the board, upon request for good cause, for the purpose of evaluating the
1814	applicant's qualifications for licensure.
1815	(6) An applicant for certification as a provisional prescribing psychologist shall:
1816	(a) have authority to engage in the practice of psychology under Section 58-61-301;
1817	(b) pay a fee determined by the department under Section 63J-1-504;
1818	(c) demonstrate by official transcript, or other official evidence satisfactory to the
1819	division, that the applicant:
1820	(i) has completed a doctoral degree in psychology that includes specific core course
1821	work established by division rule under Section 58-1-203, from an institution of
1822	higher education whose doctoral program, at the time the applicant received the
1823	doctoral degree, met approval criteria established by division rule made in
1824	consultation with the board; and
1825	(ii) has completed a master's degree in clinical psychopharmacology from an
1826	institution of higher learning whose master's program, at the time the applicant
1827	received the master's degree, met approval criteria established by division rule
1828	made in consultation with the board and includes the following core areas of
1829	instruction:
1830	(A) neuroscience, pharmacology, psychopharmacology, physiology, and
1831	pathophysiology;
1832	(B) appropriate and relevant physical and laboratory assessment;
1833	(C) basic sciences, including general biology, microbiology, cell and molecular

1834	biology, human anatomy, human physiology, biochemistry, and genetics, as
1835	part of or [prior to] before enrollment in a master's degree in clinical
1836	psychopharmacology; and
1837	(D) any other areas of instruction determined necessary by the division, in
1838	collaboration with the board, as established by division rule;
1839	(d) have no disciplinary action pending or in effect against the applicant's psychologist
1840	license or other professional license authorizing the applicant to prescribe in any
1841	jurisdiction;
1842	(e) [consent to a criminal background check in accordance with Section 58-61-304.1 and
1843	any requirements established by rule made in accordance with Title 63G, Chapter 3,
1844	Utah Administrative Rulemaking Act;]
1845	(i) consent to, and complete, a criminal background check, described in Section
1846	<u>58-1-301.5;</u>
1847	(ii) meet any other standard related to the criminal background check described in
1848	Subsection (6)(e)(i), that the division establishes by rule in accordance with Title
1849	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1850	(iii) disclose any criminal history the division requests on a form the division
1851	approves;
1852	(f) commit to maintaining professional liability insurance while acting as a provisional
1853	prescribing psychologist;
1854	(g) meet with the board, upon request for good cause, for the purpose of evaluating the
1855	applicant's qualifications for licensure; and
1856	(h) satisfy any further requirements, as established by the division in rule.
1857	(7) An applicant for licensure as a licensed school psychological practitioner shall:
1858	(a) submit an application on a form [provided by]the division approves;
1859	(b) pay a fee determined by the department under Section 63J-1-504;
1860	(c) produce certified transcripts of credit verifying satisfactory completion of a master's
1861	degree or equivalent certification program approved by the division that:
1862	(i) consists of at least 60 semester hours or 90 quarter hours in school psychology at
1863	an accredited institution; and
1864	(ii) includes training in at least the following topics:
1865	(A) understanding the organization, administration, and operation of schools, the
1866	major roles of personnel employed in schools, and curriculum development;
1867	(B) directing psychological and psycho-educational assessments and intervention [

1868	2-118including] including all areas of exceptionality;
1869	(C) individual and group intervention and remediation techniques, including
1870	consulting, behavioral methods, counseling, and primary prevention;
1871	(D) understanding the ethical and professional practice and legal issues related to [
1872	2-122the] the work of school psychologists;
1873	(E) social psychology, including interpersonal relations, communications, and
1874	consultation with students, parents, and professional personnel;
1875	(F) coordination and work with community-school relations and multicultural
1876	education programs and assessments; and
1877	(G) the use and evaluation of tests and measurements, developmental psychology,
1878	affective and cognitive processes, social and biological bases of behavior,
1879	personality, and psychopathology;
1880	(d) provide evidence demonstrating that the applicant has:
1881	(i) completed a one school year internship, or the equivalent, with a minimum of
1882	1,200 clock hours in school psychology, at least 600 hours of which shall be in a
1883	school setting or a setting with an educational component; and
1884	(ii) completed at least five years of successful experience as a school psychologist in
1885	the state; and
1886	(e) provide a recommendation from:
1887	(i) the institution that the applicant attended under Subsection (4)(c); and
1888	(ii) one or more local education agencies, as defined in Section 53E-1-102, that
1889	employed the applicant as a school psychologist for the period described in
1890	Subsection (4)(d)(ii).
1891	Section 19. Section 58-63-302 is amended to read:
1892	58-63-302 . Qualifications for licensure.
1893	(1) Each applicant for licensure as an armored car company or a contract security company
1894	shall:
1895	(a) submit an application in a form [prescribed by]the division approves;
1896	(b) pay a fee determined by the department under Section 63J-1-504;
1897	(c) have a qualifying agent who:
1898	(i) meets with the division and the board and demonstrates that the applicant and the
1899	qualifying agent meet the requirements of this section;
1900	(ii) is a resident of the state;
1901	(iii) is responsible management personnel or a company owner of the applicant;

1902 (iv) exercises material day-to-day authority in the conduct of the applicant's business 1903 by making substantive technical and administrative decisions and whose primary 1904 employment is with the applicant; 1905 (v) is not concurrently acting as a qualifying agent or employee of another armored 1906 car company or contract security company and is not engaged in any other 1907 employment on a regular basis; 1908 (vi) is not involved in any activity that would conflict with the qualifying agent's 1909 duties and responsibilities under this chapter to ensure that the qualifying agent's 1910 and the applicant's performance under this chapter does not jeopardize the health 1911 or safety of the general public; 1912 (vii) is not an employee of a government agency; 1913 (viii) passes an examination component established by rule by the division in 1914 collaboration with the board and in accordance with Title 63G, Chapter 3, Utah 1915 Administrative Rulemaking Act; and 1916 (ix)(A) demonstrates 6,000 hours of compensated experience as a manager, 1917 supervisor, or administrator of an armored car company or a contract security 1918 company; or 1919 (B) demonstrates 6,000 hours of supervisory experience acceptable to the division 1920 in collaboration with the board with a federal, United States military, state, 1921 county, or municipal law enforcement agency; 1922 (d) [provide the name, address, date of birth, social security number, fingerprint card, 1923 and consent to a criminal background check in accordance with Section 58-63-302.1 1924 and requirements established by division rule made in accordance with Title 63G, 1925 Chapter 3, Utah Administrative Rulemaking Act, for] require that each company 1926 officer, company owner, company proprietor, company trustee, and responsible 1927 management personnel with direct responsibility for managing operations of the 1928 applicant within the state: 1929 (i) provide name, address, date of birth, social security number, and fingerprints; and 1930 (ii)(A) consent to, and complete, a criminal background check, described in 1931 Section 58-1-301.5; 1932 (B) meet any other standard related to the criminal background check described in 1933 Subsection (1)(d)(ii)(A), that the division establishes by rule in accordance 1934 with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and 1935 (C) disclose any criminal history the division requests on a form the division

1936	approves;
1937	(e) have company officers, company owners, company proprietors, company trustees,
1938	and responsible management personnel who have not been convicted of:
1939	(i) a felony; or
1940	(ii) a crime that when considered with the duties and responsibilities of a contract
1941	security company or an armored car company by the division and the board
1942	indicates that the best interests of the public are not served by granting the
1943	applicant a license;
1944	(f) document that none of the [persons] individuals described in Subsection (1)(e):
1945	(i) have been declared by a court of competent jurisdiction incompetent by reason of
1946	mental defect or disease and not been restored; or
1947	(ii) currently suffer from habitual drunkenness or from drug addiction or dependence;
1948	(g) file and maintain with the division evidence of:
1949	(i) comprehensive general liability insurance in a form and in amounts established by
1950	rule by the division in collaboration with the board and in accordance with Title
1951	63G, Chapter 3, Utah Administrative Rulemaking Act;
1952	(ii) workers' compensation insurance that covers employees of the applicant in
1953	accordance with applicable Utah law;
1954	(iii) registration with the Division of Corporations and Commercial Code; and
1955	(iv) registration as required by applicable law with the:
1956	(A) Unemployment Insurance Division in the Department of Workforce Services,
1957	for purposes of Title 35A, Chapter 4, Employment Security Act;
1958	(B) State Tax Commission; and
1959	(C) Internal Revenue Service; and
1960	(h) meet with the division and board if requested by the division or board.
1961	(2) Each applicant for licensure as an armed private security officer:
1962	(a) shall submit an application in a form[-prescribed by] the division approves;
1963	(b) shall pay a fee determined by the department under Section 63J-1-504;
1964	(c) may not have been convicted of:
1965	(i) a felony; or
1966	(ii) a crime that when considered with the duties and responsibilities of an armed
1967	private security officer by the division and the board indicates that the best
1968	interests of the public are not served by granting the applicant a license;
1969	(d) may not be prohibited from possession of a firearm or ammunition under 18 U.S.C.

1970	Sec. 922(g);
1971	(e) may not have been declared incompetent by a court of competent jurisdiction by
1972	reason of mental defect or disease and not been restored;
1973	(f) may not be currently suffering from habitual drunkenness or from drug addiction or
1974	dependence;
1975	(g) shall successfully complete basic education and training requirements established by
1976	rule by the division in collaboration with the board and in accordance with Title 63G,
1977	Chapter 3, Utah Administrative Rulemaking Act, which shall include a minimum of
1978	eight hours of classroom or online curriculum;
1979	(h) shall successfully complete firearms training requirements established by rule by the
1980	division in collaboration with the board and in accordance with Title 63G, Chapter 3,
1981	Utah Administrative Rulemaking Act, which shall include a minimum of 12 hours of
1982	training;
1983	(i) shall pass the examination requirement established by rule by the division in
1984	collaboration with the board and in accordance with Title 63G, Chapter 3, Utah
1985	Administrative Rulemaking Act;
1986	(j) [shall submit to and pass a background check in accordance with Section 58-63-302.1
1987	and requirements established by division rule made in accordance with Title 63G,
1988	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
1989	(i) consent to, and complete, a criminal background check, described in Section
1990	<u>58-1-301.5;</u>
1991	(ii) meet any other standard related to the criminal background check described in
1992	Subsection (1)(j)(i), that the division establishes by rule in accordance with Title
1993	63G, Chapter 3, Utah Administrative Rulemaking Act; and
1994	(iii) disclose any criminal history the division requests on a form the division
1995	approves; and
1996	(k) shall meet with the division and board if requested by the division or the board.
1997	(3) Each applicant for licensure as an unarmed private security officer:
1998	(a) shall submit an application in a form[-prescribed by] the division approves;
1999	(b) shall pay a fee determined by the department under Section 63J-1-504;
2000	(c) may not have been convicted of:
2001	(i) a felony; or
2002	(ii) a crime that when considered with the duties and responsibilities of an unarmed
2003	private security officer by the division and the board indicates that the best

2004	interests of the public are not served by granting the applicant a license;
2005	(d) may not have been declared incompetent by a court of competent jurisdiction by
2006	reason of mental defect or disease and not been restored;
2007	(e) may not be currently suffering from habitual drunkenness or from drug addiction or
2008	dependence;
2009	(f) shall successfully complete basic education and training requirements established by
2010	rule by the division in collaboration with the board and in accordance with Title 63G,
2011	Chapter 3, Utah Administrative Rulemaking Act, which shall include a minimum of
2012	eight hours of classroom or online curriculum;
2013	(g) shall pass the examination requirement established by rule by the division in
2014	collaboration with the board and in accordance with Title 63G, Chapter 3, Utah
2015	Administrative Rulemaking Act;
2016	(h) [shall submit to and pass a background check in accordance with Section 58-63-302.1
2017	and requirements established by division rule made in accordance with Title 63G,
2018	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
2019	(i) consent to, and complete, a criminal background check, described in Section
2020	<u>58-1-301.5;</u>
2021	(ii) meet any other standard related to the criminal background check described in
2022	Subsection (1)(h)(i), that the division establishes by rule in accordance with Title
2023	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2024	(iii) disclose any criminal history the division requests on a form the division
2025	approves; and
2026	(i) shall meet with the division and board if requested by the division or board.
2027	(4) Each applicant for licensure as an armored car security officer:
2028	(a) shall submit an application in a form[prescribed by] the division <u>approves;</u>
2029	(b) shall pay a fee determined by the department under Section 63J-1-504;
2030	(c) may not have been convicted of:
2031	(i) a felony; or
2032	(ii) a crime that when considered with the duties and responsibilities of an armored
2033	car security officer by the division and the board indicates that the best interests of
2034	the public are not served by granting the applicant a license;
2035	(d) may not be prohibited from possession of a firearm or ammunition under 18 U.S.C.
2036	Sec. 922(g);
2037	(e) may not have been declared incompetent by a court of competent jurisdiction by

2038	reason of mental defect or disease and not been restored;
2038 2039	(f) may not be currently suffering from habitual drunkenness or from drug addiction or
2039 2040	(1) may not be currently suffering from habitual drunkenness of from drug addiction of dependence;
2040 2041	
	(g) shall successfully complete basic education and training requirements established by
2042	rule by the division in collaboration with the board and in accordance with Title 63G,
2043	Chapter 3, Utah Administrative Rulemaking Act;
2044	(h) shall successfully complete firearms training requirements established by rule by the
2045	division in collaboration with the board and in accordance with Title 63G, Chapter 3,
2046	Utah Administrative Rulemaking Act;
2047	(i) shall pass the examination requirements established by rule by the division in
2048	collaboration with the board and in accordance with Title 63G, Chapter 3, Utah
2049	Administrative Rulemaking Act;
2050	(j) [shall submit to and pass a background check in accordance with Section 58-63-302.1
2051	and requirements established by division rule made in accordance with Title 63G,
2052	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
2053	(i) consent to, and complete, a criminal background check, described in Section
2054	<u>58-1-301.5;</u>
2055	(ii) meet any other standard related to the criminal background check described in
2056	Subsection (4)(j)(i), that the division establishes by rule in accordance with Title
2057	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2058	(iii) disclose any criminal history the division requests on a form the division
2059	approves; and
2060	(k) shall meet with the division and board if requested by the division or the board.
2061	(5) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2062	division may make a rule establishing when the division shall request a Federal Bureau
2063	of Investigation records' review for an applicant who is applying for licensure or
2064	licensure renewal under this chapter.
2065	Section 20. Section 58-64-302 is amended to read:
2066	58-64-302 . Qualifications for licensure.
2067	(1) [Each] An applicant for licensure as a deception detection examiner:
2068	(a) shall submit an application in a form [prescribed by]the division <u>approves;</u>
2069	(b) shall pay a fee determined by the department under Section 63J-1-504;
2070	(c) may not have been convicted of a felony or any other crime that when considered
2071	with the duties and responsibilities of a deception detection examiner is considered

2072	by the division to indicate that the best interests of the public will not be served by
2073	granting the applicant a license;
2074	(d) may not have been declared by any court of competent jurisdiction incompetent by
2075	reason of mental defect or disease and not been restored;
2076	(e) may not be currently suffering from habitual drunkenness or from drug addiction or
2077	dependence;
2078	(f) shall have completed one of the following:
2079	(i) have earned a bachelor's degree from a [four year] four-year university or college
2080	meeting standards [established by] the division establishes by rule made in
2081	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;
2082	(ii) have completed not less than 8,000 hours of investigation experience approved by
2083	the division; or
2084	(iii) have completed a combination of university or college education and
2085	investigation experience, as defined by rule made by the division in accordance
2086	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, as being
2087	equivalent to the requirements under Subsection (1)(f)(i) or (1)(f)(ii);
2088	(g) shall have successfully completed a training program in detection deception meeting
2089	criteria [established by rule made by]the division establishes by rule made in
2090	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;
2091	(h) [shall submit to and pass a background check in accordance with Section 58-64-302.1
2092	and requirements established by division rule made in accordance with Title 63G,
2093	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
2094	(i) consent to, and complete, a criminal background check, described in Section
2095	<u>58-1-301.5;</u>
2096	(ii) meet any other standard related to the criminal background check described in
2097	Subsection (1)(h)(i), that the division establishes by rule in accordance with Title
2098	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2099	(iii) disclose any criminal history the division requests on a form the division
2100	approves; and
2101	(i) shall have performed satisfactorily as a licensed deception detection intern for a
2102	period of not less than one year and shall have satisfactorily conducted not less than
2103	100 deception detection examinations under the supervision of a licensed deception
2104	detection examiner.
2105	(2) [Each-] An applicant for licensure as a deception detection intern:

2106	(a) shall submit an application in a form [prescribed by]the division approves;
2107	(b) shall pay a fee determined by the department under Section 63J-1-504;
2108	(c) may not have been convicted of a felony or any other crime that when considered
2109	with the duties and responsibilities of a deception detection intern is considered by
2110	the division to indicate that the best interests of the public will not be served by
2111	granting the applicant a license;
2112	(d) may not have been declared by any court of competent jurisdiction incompetent by
2113	reason of mental defect or disease and not been restored;
2114	(e) may not be currently suffering from habitual drunkenness or from drug addiction or
2115	dependence;
2116	(f) shall have completed one of the following:
2117	(i) have earned a bachelor's degree from a [four year] four-year university or college
2118	meeting standards [established by]the division establishes by rule made in
2119	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;
2120	(ii) have completed not less than 8,000 hours of investigation experience approved by
2121	the division; or
2122	(iii) have completed a combination of university or college education and
2123	investigation experience, as defined by rule [made by]the division makes in
2124	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, as
2125	being equivalent to the requirements under Subsection (2)(f)(i) or (2)(f)(ii);
2126	(g) shall have successfully completed a training program in detection deception meeting
2127	criteria established by rule [made by]the division makes in accordance with Title
2128	63G, Chapter 3, Utah Administrative Rulemaking Act;
2129	(h) [shall submit to and pass a background check in accordance with Section 58-64-302.1
2130	and requirements established by division rule made in accordance with Title 63G,
2131	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
2132	(i) consent to, and complete, a criminal background check, described in Section
2133	<u>58-1-301.5;</u>
2134	(ii) meet any other standard related to the criminal background check described in
2135	Subsection (2)(h)(i), that the division establishes by rule in accordance with Title
2136	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2137	(iii) disclose any criminal history the division requests on a form the division
2138	approves; and
2139	(i) shall provide the division with an intern supervision agreement in a form [prescribed

2140	by]the division <u>approves</u> under which:
2141	(i) a licensed deception detection examiner agrees to supervise the intern; and
2142	(ii) the applicant agrees to be supervised by that licensed deception detection
2143	examiner.
2144	(3) [Each-] An applicant for licensure as a deception detection examination administrator:
2145	(a) shall submit an application in a form[-prescribed by] the division <u>approves;</u>
2146	(b) shall pay a fee determined by the department under Section 63J-1-504;
2147	(c) may not have been convicted of a felony or any other crime that when considered
2148	with the duties and responsibilities of a deception detection examination
2149	administrator is considered by the division to indicate that the best interests of the
2150	public will not be served by granting the applicant a license;
2151	(d) may not have been declared by a court of competent jurisdiction incompetent by
2152	reason of mental defect or disease and not been restored;
2153	(e) may not be currently suffering from habitual drunkenness or from drug addiction or
2154	dependence;
2155	(f) shall have earned an associate degree from a state-accredited university or college or
2156	have an equivalent number of years' work experience;
2157	(g) [shall submit to and pass a background check in accordance with Section 58-64-302.1
2158	and requirements established by division rule made in accordance with Title 63G,
2159	Chapter 3, Utah Administrative Rulemaking Act; and] shall:
2160	(i) consent to, and complete, a criminal background check, described in Section
2161	<u>58-1-301.5;</u>
2162	(ii) meet any other standard related to the criminal background check described in
2163	Subsection (3)(g)(i), that the division establishes by rule in accordance with Title
2164	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2165	(iii) disclose any criminal history the division requests on a form the division
2166	approves; and
2167	(h) shall have successfully completed a training program and have obtained certification
2168	in deception detection examination administration provided by the manufacturer of a
2169	scientific or technology-based software application solution that [is approved by]the
2170	director_approves.
2171	Section 21. Section 58-67-302 is amended to read:
2172	58-67-302 . Qualifications for licensure.
2173	(1) An applicant for licensure as a physician and surgeon, except as set forth in Subsection

2174	(2), shall:
2175	(a) submit an application in a form [prescribed by]the division approves, which may
2176	include:
2177	(i) submissions by the applicant of information maintained by practitioner data banks,
2178	as designated by division rule, with respect to the applicant;
2179	(ii) a record of professional liability claims made against the applicant and
2180	settlements paid by or on behalf of the applicant; and
2181	(iii) authorization to use a record coordination and verification service [approved by-]
2182	the division in collaboration with the board <u>approves;</u>
2183	(b) pay a fee determined by the department under Section 63J-1-504;
2184	[(c) if the applicant is applying to participate in the Interstate Medical Licensure
2185	Compact under Chapter 67b, Interstate Medical Licensure Compact, consent to a
2186	criminal background check in accordance with Section 58-67-302.1 and any
2187	requirements established by rule made in accordance with Title 63G, Chapter 3, Utah
2188	Administrative Rulemaking Act;]
2189	(c)(i) consent to, and complete, a criminal background check, described in Section
2190	<u>58-1-301.5;</u>
2191	(ii) meet any other standard related to the criminal background check described in
2192	Subsection (1)(c)(i), that the division establishes by rule in accordance with Title
2193	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2194	(iii) disclose any criminal history the division requests on a form the division
2195	approves;
2196	(d) provide satisfactory documentation of having successfully completed a program of
2197	professional education preparing an individual as a physician and surgeon, as
2198	evidenced by:
2199	(i) having received an earned degree of doctor of medicine from an LCME accredited
2200	medical school or college; or
2201	(ii) if the applicant graduated from a medical school or college located outside the
2202	United States or [its] the United States' territories, submitting a current certification
2203	by the Educational Commission for Foreign Medical Graduates or any successor
2204	organization approved by the division in collaboration with the board;
2205	(e) satisfy the division and board that the applicant:
2206	(i) has successfully completed 24 months of progressive resident training in a
2207	program approved by the ACGME, the Royal College of Physicians and

2208	Surgeons, the College of Family Physicians of Canada, or any similar body in the
2209	United States or Canada approved by the division in collaboration with the board;
2210	or
2211	(ii)(A) has successfully completed 12 months of resident training in an ACGME
2212	approved program after receiving a degree of doctor of medicine as required
2213	under Subsection (1)(d);
2214	(B) has been accepted in and is successfully participating in progressive resident
2215	training in an ACGME approved program within Utah, in the applicant's
2216	second or third year of postgraduate training; and
2217	(C) has agreed to surrender to the division the applicant's license as a physician
2218	and surgeon without any proceedings under Title 63G, Chapter 4,
2219	Administrative Procedures Act, and has agreed the applicant's license as a
2220	physician and surgeon [will] may be automatically revoked by the division if
2221	the applicant fails to continue in good standing in an ACGME approved
2222	progressive resident training program within the state;
2223	(f) pass the licensing examination sequence required by division rule made in
2224	collaboration with the board;
2225	(g) be able to read, write, speak, understand, and be understood in the English language
2226	and demonstrate proficiency to the satisfaction of the board if requested by the board;
2227	(h) meet with the board and representatives of the division, if requested, for the purpose
2228	of evaluating the applicant's qualifications for licensure;
2229	(i) designate:
2230	(i) a contact person for access to medical records in accordance with the federal
2231	Health Insurance Portability and Accountability Act; and
2232	(ii) an alternate contact person for access to medical records, in the event the original
2233	contact person is unable or unwilling to serve as the contact person for access to
2234	medical records; and
2235	(j) establish a method for notifying patients of the identity and location of the contact
2236	person and alternate contact person, if the applicant will practice in a location with no
2237	other persons licensed under this chapter.
2238	(2) An applicant for licensure as a physician and surgeon by endorsement who is currently
2239	licensed to practice medicine in any state other than Utah, a district or territory of the
2240	United States, or Canada shall:
2241	(a) be currently licensed with a full unrestricted license in good standing in any state,

2242	district, or territory of the United States, or Canada;
2243	(b) have been actively engaged in the legal practice of medicine in any state, district, or
2244	territory of the United States, or Canada for not less than 6,000 hours during the five
2245	years immediately preceding the date of application for licensure in Utah;
2246	(c) comply with the requirements for licensure under Subsections (1)(a) through (d),
2247	(1)(e)(i), and $(1)(g)$ through (j) ;
2248	(d) have passed the licensing examination sequence required in Subsection (1)(f) or
2249	another medical licensing examination sequence in another state, district or territory
2250	of the United States, or Canada that the division in collaboration with the board by
2251	rulemaking determines is equivalent to [its] the board's own required examination;
2252	(e) not have any investigation or action pending against any health care license of the
2253	applicant, not have a health care license that was suspended or revoked in any state,
2254	district or territory of the United States, or Canada, and not have surrendered a health
2255	care license in lieu of a disciplinary action, unless:
2256	(i) the license was subsequently reinstated as a full unrestricted license in good
2257	standing; or
2258	(ii) the division in collaboration with the board determines to [its] the board's
2259	satisfaction, after full disclosure by the applicant, that:
2260	(A) the conduct has been corrected, monitored, and resolved; or
2261	(B) a mitigating circumstance exists that prevents [its] the investigation's or action's
2262	resolution, and the division in collaboration with the board is satisfied that, but
2263	for the mitigating circumstance, the license would be reinstated;
2264	(f) submit to a records review, a practice history review, and comprehensive
2265	assessments, if requested by the division in collaboration with the board; and
2266	(g) produce satisfactory evidence that the applicant meets the requirements of this
2267	Subsection (2) to the satisfaction of the division in collaboration with the board.
2268	(3) An applicant for licensure by endorsement may engage in the practice of medicine
2269	under a temporary license while the division processes the applicant's application for
2270	licensure[is being processed by the division, provided] if:
2271	(a) the applicant submits a complete application required for temporary licensure to the
2272	division;
2273	(b) the applicant submits a written document to the division from:
2274	(i) a health care facility licensed under Title 26B, Chapter 2, Part 2, Health Care
2275	Facility Licensing and Inspection, stating that the applicant is practicing under the:

2276	(A) invitation of the health care facility; and
2277	(B) the general supervision of a physician practicing at the facility; or
2278	(ii) two individuals licensed under this chapter, whose license is in good standing and
2279	who practice in the same clinical location, both stating that:
2280	(A) the applicant is practicing under the invitation and general supervision of the
2281	individual; and
2282	(B) the applicant will practice at the same clinical location as the individual;
2283	(c) the applicant submits a signed certification to the division that the applicant meets
2284	the requirements of Subsection (2);
2285	(d) the applicant does not engage in the practice of medicine until the division [has issued]
2286	issues a temporary license;
2287	(e) the temporary license is [only-]issued for only one year from the date of issuance and
2288	may not be extended or renewed[beyond the duration of one year from issuance]; and
2289	(f) the temporary license expires immediately and [prior to] before the expiration of one
2290	year from issuance, upon notification from the division that the division denied the
2291	applicant's application for licensure by endorsement[-is denied].
2292	(4) The division shall issue a temporary license under Subsection (3) within 15 business
2293	days after the day on which the applicant satisfies the requirements of Subsection (3).
2294	(5) The division may not require the following requirements for licensure:
2295	(a) a post-residency board certification; or
2296	(b) a cognitive test when the physician reaches a specified age, unless:
2297	(i) the screening is based on evidence of cognitive changes associated with aging that
2298	are relevant to physician performance;
2299	(ii) the screening is based on principles of medical ethics;
2300	(iii) physicians are involved in the development of standards for assessing
2301	competency;
2302	(iv) guidelines, procedures, and methods of assessment, which may include cognitive
2303	screening, are relevant to physician practice and to the physician's ability to
2304	perform the tasks specifically required in the physician's practice environment;
2305	(v) the primary driver for establishing assessment results is the ethical obligation of
2306	the profession to the health of the public and patient safety;
2307	(vi) the goal of the assessment is to optimize physician competency and performance
2308	through education, remediation, and modifications to a physician's practice
2309	environment or scope;

2310	(vii) a credentialing committee determines that public health or patient safety is
2311	directly threatened, the screening permits a physician to retain the right to modify
2312	the physician's practice environment to allow the physician to continue to provide
2313	safe and effective care;
2314	(viii) guidelines, procedures, and methods of assessment are transparent to physicians
2315	and physicians' representatives, if requested by a physician or a physician's
2316	representative, and physicians are made aware of the specific methods used,
2317	performance expectations and standards against which performance will be
2318	judged, and the possible outcomes of the screening or assessment;
2319	(ix) education or remediation practices that result from screening or assessment
2320	procedures are:
2321	(A) supportive of physician wellness;
2322	(B) ongoing; and
2323	(C) proactive; and
2324	(x) procedures and screening mechanisms that are distinctly different from for cause
2325	assessments do not result in undue cost or burden to senior physicians providing
2326	patient care.
2327	Section 22. Section 58-68-302 is amended to read:
2328	58-68-302 . Qualifications for licensure.
2329	(1) An applicant for licensure as an osteopathic physician and surgeon, except as set forth
2330	in Subsection (2), shall:
2331	(a) submit an application in a form [prescribed by] the division approves, which may
2332	include:
2333	(i) submissions by the applicant of information maintained by practitioner data banks,
2334	as designated by division rule, with respect to the applicant;
2335	(ii) a record of professional liability claims made against the applicant and
2336	settlements paid by or on behalf of the applicant; and
2337	(iii) authorization to use a record coordination and verification service approved by
2338	the division in collaboration with the board;
2339	(b) pay a fee determined by the department under Section 63J-1-504;
2340	[(e) if the applicant is applying to participate in the Interstate Medical Licensure
2341	Compact under Chapter 67b, Interstate Medical Licensure Compact, consent to a
2342	criminal background check in accordance with Section 58-68-302.1 and any
2343	requirements established by rule made in accordance with Title 63G, Chapter 3, Utah

2344	Administrative Rulemaking Act;]
2345	(c)(i) consent to, and complete, a criminal background check, described in Section
2346	<u>58-1-301.5;</u>
2347	(ii) meet any other standard related to the criminal background check described in
2348	Subsection (1)(c)(i), that the division establishes by rule in accordance with Title
2349	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2350	(iii) disclose any criminal history the division requests on a form the division
2351	approves;
2352	(d) provide satisfactory documentation of having successfully completed a program of
2353	professional education preparing an individual as an osteopathic physician and
2354	surgeon, as evidenced by:
2355	(i) having received an earned degree of doctor of osteopathic medicine from an AOA
2356	approved medical school or college; or
2357	(ii) submitting a current certification by the Educational Commission for Foreign
2358	Medical Graduates or any successor organization approved by the division in
2359	collaboration with the board, if the applicant is graduated from an osteopathic
2360	medical school or college located outside of the United States or its territories
2361	which at the time of the applicant's graduation, met criteria for accreditation by the
2362	AOA;
2363	(e) satisfy the division and board that the applicant:
2364	(i) has successfully completed 24 months of progressive resident training in an
2365	ACGME or AOA approved program after receiving a degree of doctor of
2366	osteopathic medicine required under Subsection (1)(d); or
2367	(ii)(A) has successfully completed 12 months of resident training in an ACGME
2368	or AOA approved program after receiving a degree of doctor of osteopathic
2369	medicine as required under Subsection (1)(d);
2370	(B) has been accepted in and is successfully participating in progressive resident
2371	training in an ACGME or AOA approved program within Utah, in the
2372	applicant's second or third year of postgraduate training; and
2373	(C) has agreed to surrender to the division the applicant's license as an osteopathic
2374	physician and surgeon without any proceedings under Title 63G, Chapter 4,
2375	Administrative Procedures Act, and has agreed the applicant's license as an
2376	osteopathic physician and surgeon will be automatically revoked by the
2377	division if the applicant fails to continue in good standing in an ACGME or

2378	AOA approved progressive resident training program within the state;
2379	(f) pass the licensing examination sequence required by division rule, as made in
2380	collaboration with the board;
2381	(g) be able to read, write, speak, understand, and be understood in the English language
2382	and demonstrate proficiency to the satisfaction of the board, if requested by the board;
2383	(h) meet with the board and representatives of the division, if requested for the purpose
2384	of evaluating the applicant's qualifications for licensure;
2385	(i) designate:
2386	(i) a contact person for access to medical records in accordance with the federal
2387	Health Insurance Portability and Accountability Act; and
2388	(ii) an alternate contact person for access to medical records, in the event the original
2389	contact person is unable or unwilling to serve as the contact person for access to
2390	medical records; and
2391	(j) establish a method for notifying patients of the identity and location of the contact
2392	person and alternate contact person, if the applicant will practice in a location with no
2393	other persons licensed under this chapter.
2394	(2) An applicant for licensure as an osteopathic physician and surgeon by endorsement who
2395	is currently licensed to practice osteopathic medicine in any state other than Utah, a
2396	district or territory of the United States, or Canada shall:
2397	(a) be currently licensed with a full unrestricted license in good standing in any state,
2398	district or territory of the United States, or Canada;
2399	(b) have been actively engaged in the legal practice of osteopathic medicine in any state,
2400	district or territory of the United States, or Canada for not less than 6,000 hours
2401	during the five years immediately preceding the day on which the applicant applied
2402	for licensure in Utah;
2403	(c) comply with the requirements for licensure under Subsections (1)(a) through (d),
2404	(1)(e)(i), and $(1)(g)$ through (j) ;
2405	(d) have passed the licensing examination sequence required in Subsection (1)(f) or
2406	another medical licensing examination sequence in another state, district or territory
2407	of the United States, or Canada that the division in collaboration with the board by
2408	rulemaking determines is equivalent to [its] the board's own required examination;
2409	(e) not have any investigation or action pending against any health care license of the
2410	applicant, not have a health care license that was suspended or revoked in any state,
2411	district or territory of the United States, or Canada, and not have surrendered a health

2412	correliance in lieu of a dissiplinery action unless
2412	care license in lieu of a disciplinary action, unless:
2413	(i) the license was subsequently reinstated as a full unrestricted license in good
2414	standing; or
2415	(ii) the division in collaboration with the board determines, after full disclosure by
2416	the applicant, that:
2417	(A) the conduct has been corrected, monitored, and resolved; or
2418	(B) a mitigating circumstance exists that prevents its resolution, and the division
2419	in collaboration with the board is satisfied that, but for the mitigating
2420	circumstance, the license would be reinstated;
2421	(f) submit to a records review, a practice review history, and physical and psychological
2422	assessments, if requested by the division in collaboration with the board; and
2423	(g) produce evidence that the applicant meets the requirements of this Subsection (2) to
2424	the satisfaction of the division in collaboration with the board.
2425	(3) An applicant for licensure by endorsement may engage in the practice of medicine
2426	under a temporary license while the division processes the applicant's application for
2427	licensure[is being processed by the division, provided] if:
2428	(a) the applicant submits a complete application required for temporary licensure to the
2429	division;
2430	(b) the applicant submits a written document to the division from:
2431	(i) a health care facility licensed under Title 26B, Chapter 2, Part 2, Health Care
2432	Facility Licensing and Inspection, stating that the applicant is practicing under the:
2433	(A) invitation of the health care facility; and
2434	(B) the general supervision of a physician practicing at the health care facility; or
2435	(ii) two individuals licensed under this chapter, whose license is in good standing and
2436	who practice in the same clinical location, both stating that:
2437	(A) the applicant is practicing under the invitation and general supervision of the
2438	individual; and
2439	(B) the applicant will practice at the same clinical location as the individual;
2440	(c) the applicant submits a signed certification to the division that the applicant meets
2441	the requirements of Subsection (2);
2442	(d) the applicant does not engage in the practice of medicine until the division [has issued]
2443	<u>issues</u> a temporary license;
2444	(e) the temporary license is [only]issued for <u>only one year from the date of issuance</u> and
2445	may not be extended or renewed[beyond the duration of one year from issuance]; and
2113	may not be extended of renewed beyond the duration of one year from issuancej, and

2446	(f) the temporary license expires immediately and [prior to] before the expiration of one
2447	year from issuance, upon notification from the division that the division denied the
2448	applicant's application for licensure by endorsement[-is denied].
2449	(4) The division shall issue a temporary license under Subsection (3) within 15 business
2450	days after the applicant satisfies the requirements of Subsection (3).
2451	(5) The division may not require a:
2452	(a) post-residency board certification; or
2453	(b) a cognitive test when the physician reaches a specified age, unless the test reflects
2454	the standards described in Subsections $58-67-302(5)(b)(i)$ through (x).
2455	Section 23. Section 58-69-302 is amended to read:
2456	58-69-302 . Qualifications Licensure as a dentist Licensure as a dental
2457	hygienist.
2458	(1) An applicant for licensure as a dentist, except as provided in Subsection (2), shall:
2459	(a) submit an application in a form [as prescribed by]the division approves;
2460	(b) pay a fee as determined by the department under Section 63J-1-504;
2461	(c) provide satisfactory documentation of having successfully completed a program of
2462	professional education preparing an individual as a dentist as evidenced by having
2463	received an earned doctor's degree in dentistry from a dental school accredited by the
2464	Commission on Dental Accreditation of the American Dental Association;
2465	(d) pass the National Board Dental Examinations as administered by the Joint
2466	Commission on National Dental Examinations of the American Dental Association;
2467	(e) pass any regional dental clinical licensure examination approved by division rule
2468	made in collaboration with the board and in accordance with Title 63G, Chapter 3,
2469	Utah Administrative Rulemaking Act;
2470	(f) pass any other examinations regarding applicable law, rules, or ethics as established
2471	by division rule made in collaboration with the board and in accordance with Title
2472	63G, Chapter 3, Utah Administrative Rulemaking Act;
2473	(g) be able to read, write, speak, understand, and be understood in the English language
2474	and demonstrate proficiency to the satisfaction of the board if requested by the board;[
2475	and]
2476	(h) meet with the board if requested by the board or division for the purpose of
2477	examining the applicant's qualifications for licensure[.] ; and
2478	(i)(i) consent to, and complete, a criminal background check, described in Section
2479	<u>58-1-301.5;</u>

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2480	(ii) meet any other standard related to the criminal background check described in
2481	Subsection (1)(i)(i), that the division establishes by rule in accordance with Title
2482	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2483	(iii) disclose any criminal history the division requests on a form the division
2484	provides.
2485	(2) An applicant for licensure as a dentist qualifying under the endorsement provision of
2486	Section 58-1-302 shall:
2487	(a) be currently licensed in good standing with an unrestricted license in another
2488	jurisdiction described in Section 58-1-302;
2489	(b) document having met all requirements for licensure under Subsection (1) except
2490	Subsection (1)(c); and
2491	(c) document having been successfully engaged in clinical practice as a dentist for not
2492	less than 6,000 hours in the five years immediately preceding the date of application
2493	for licensure <u>in Utah</u> .
2494	(3) [An] Except as provided in Subsection (4), an applicant for licensure as a dental hygienist[
2495	, except as set forth in Subsection (4),] shall:
2496	(a) submit an application in a form [as prescribed by]the division approves;
2497	(b) pay a fee as determined by the department pursuant to Section 63J-1-504;
2498	(c) be a graduate holding a certificate or degree in dental hygiene from a school
2499	accredited by the Commission on Dental Accreditation of the American Dental
2500	Association;
2501	(d) pass the National Board Dental Hygiene Examination as administered by the Joint
2502	Commission on National Dental Examinations of the American Dental Association;
2503	(e) pass an examination consisting of practical demonstrations in the practice of dental
2504	hygiene and written or oral examination in the theory and practice of dental hygiene
2505	as established by division rule made in collaboration with the board;
2506	(f) pass any other examinations regarding applicable law, rules, and ethics as established
2507	by rule by division rule made in collaboration with the board;
2508	(g) be able to read, write, speak, understand, and be understood in the English language
2509	and demonstrate proficiency to the satisfaction of the board if requested by the board;[
2510	and]
2511	(h) meet with the board if requested by the board or division for the purpose of
2512	examining the applicant's qualifications for licensure[-] ; and
2513	(i)(i) consent to, and complete, a criminal background check, described in Section

2514	<u>58-1-301.5;</u>
2515	(ii) meet any other standard related to the criminal background check described in
2516	Subsection (3)(i)(i), that the division establishes by rule in accordance with Title
2517	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2518	(iii) disclose any criminal history the division requests on a form the division
2519	provides.
2520	(4) An applicant for licensure as a dental hygienist qualifying under the endorsement
2521	provision of Section 58-1-302 shall:
2522	(a) be currently licensed in another jurisdiction set forth in Section 58-1-302;
2523	(b)(i) document having met all requirements for licensure under Subsection (3)
2524	except, an applicant having received licensure in another state or jurisdiction [
2525	prior to] before 1962, the year when the National Board Dental Hygiene
2526	Examinations were first administered, shall document having passed a state
2527	administered examination acceptable to the division in collaboration with the
2528	board; or
2529	(ii) document having obtained licensure in another state or jurisdiction upon which
2530	licensure by endorsement is based [by] upon meeting requirements [which] that
2531	were equal to licensure requirements in Utah at the time the applicant obtained
2532	licensure in the other state or jurisdiction; and
2533	(c) document having been successfully engaged in practice as a dental hygienist for not
2534	less than 2,000 hours in the two years immediately preceding the date of application
2535	for licensure <u>in Utah</u> .
2536	Section 24. Section 58-70a-302 is amended to read:
2537	58-70a-302 . Qualifications for licensure.
2538	Each applicant for licensure as a physician assistant shall:
2539	(1) submit an application in a form[-prescribed by] the division <u>approves;</u>
2540	(2) pay a fee determined by the department under Section 63J-1-504;
2541	(3) have successfully completed a physician assistant program accredited by:
2542	(a) the Accreditation Review Commission on Education for the Physician Assistant; or
2543	(b) if [prior to] before January 1, 2001, either the:
2544	(i) Committee on Accreditation of Allied Health Education Programs; or
2545	(ii) Committee on Allied Health Education and Accreditation;
2546	(4) have passed the licensing examinations required by division rule made in collaboration
2547	with the board;

2548	(5) meet with the board and representatives of the division, if requested, for the purpose of
2549	evaluating the applicant's qualifications for licensure; and
2550	(6) [if the applicant is applying to participate in the PA Licensure Compact under Chapter
2551	70c, PA Licensure Compact, consent to a criminal background check in accordance with
2552	Section 58-70a-301.1 and any requirements established by division rule made in
2553	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.]
2554	(a) consent to, and complete, a criminal background check, described in Section
2555	<u>58-1-301.5;</u>
2556	(b) meet any other standard related to the criminal background check described in
2557	Subsection (6)(a), that the division establishes by rule in accordance with Title 63G,
2558	Chapter 3, Utah Administrative Rulemaking Act; and
2559	(c) disclose any criminal history the division requests on a form the division provides.
2560	Section 25. Section 58-70b-302 is amended to read:
2561	58-70b-302 . Qualifications for licensure.
2562	Each applicant for licensure as an anesthesiologist assistant under this chapter
2563	shall:
2564	(1) submit an application on a form [established by]the division <u>approves;</u>
2565	(2) pay a fee determined by the division under Section 63J-1-504;
2566	(3) provide satisfactory documentation of having graduated from a program certified by the
2567	Commission on Accreditation of Allied Health Education Programs or the commission's
2568	successor organization;
2569	(4) within 12 months of completing the training under Subsection (3), pass the certification
2570	exam offered by the National Commission for Certification of Anesthesiologist
2571	Assistants;[-and]
2572	(5) have the certification described in Subsection (4) at the time of the application and
2573	maintain the certification throughout the term of the license[-] ; and
2574	(6)(a) consent to, and complete, a criminal background check, described in Section
2575	<u>58-1-301.5;</u>
2576	(b) meet any other standard related to the criminal background check described in
2577	Subsection (6)(a), that the division establishes by rule in accordance with Title 63G.
2578	Chapter 3, Utah Administrative Rulemaking Act; and
2579	(c) disclose any criminal history the division requests on a form the division approves.
2580	Section 26. Section 58-71-302 is amended to read:
2581	58-71-302 . Qualifications for licensure.

2582	(1) [An] Except as provided in Subsection (2), an applicant for licensure as a naturopathic
2583	physician[, except as set forth in Subsection (2),] shall:
2584	(a) submit an application in a form [prescribed by] the division approves, which may
2585	include:
2586	(i) submissions by the applicant of information maintained by practitioner data banks,
2587	as designated by division rule, with respect to the applicant; and
2588	(ii) a record of professional liability claims made against the applicant and
2589	settlements paid by or [in] on behalf of the applicant;
2590	(b) pay a fee determined by the department under Section 63J-1-504;
2591	(c) provide satisfactory documentation of having successfully completed a program of
2592	professional education preparing an individual as a naturopathic physician, as
2593	evidenced by having received an earned degree of doctor of naturopathic medicine
2594	from:
2595	(i) a naturopathic medical school or college accredited by the Council of
2596	Naturopathic Medical Education or [its] the successor organization approved by
2597	the division;
2598	(ii) a naturopathic medical school or college that is a candidate for accreditation by
2599	the Council of Naturopathic Medical Education or [its] the successor organization,
2600	and is approved by the division, upon a finding there is reasonable expectation the
2601	school or college [will] shall be accredited; or
2602	(iii) a naturopathic medical school or college which, at the time of the applicant's
2603	graduation, met current criteria for accreditation by the Council of Naturopathic
2604	Medical Education or [its] the successor organization approved by the division;
2605	(d) provide satisfactory documentation of having successfully completed, after
2606	successful completion of the education requirements [set forth] described in
2607	Subsection (1)(c), 12 months of clinical experience in naturopathic medicine in a
2608	residency program recognized by the division and associated with an accredited
2609	school or college of naturopathic medicine, and under the preceptorship of a licensed
2610	naturopathic physician, physician and surgeon, or osteopathic physician;
2611	(e) pass the licensing examination sequence required by division rule;
2612	(f) be able to read, write, speak, understand, and be understood in the English language
2613	and demonstrate proficiency to the satisfaction of the division if requested by the
2614	division;[-and]
2615	(g) meet with representatives of the division, if requested, for the purpose of evaluating

2616	the applicant's qualifications for licensure[.] ; and
2617	(h)(i) consent to, and complete, a criminal background check, described in Section
2618	58-1-301.5;
2619	(ii) meet any other standard related to the criminal background check described in
2620	Subsection (1)(h)(i), that the division establishes by rule in accordance with Title
2621	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2622	(iii) disclose any criminal history the division requests on a form the division
2623	approves.
2624	(2)(a) In accordance with Subsection (2)(b), an applicant for licensure as a naturopathic
2625	physician under the endorsement provision of Section 58-1-302 shall:
2626	(i) meet the requirements of Section 58-1-302;
2627	(ii) document having met all requirements for licensure under Subsection (1) except
2628	the clinical experience requirement of Subsection (1)(d);
2629	(iii) have passed the examination requirements established under Subsection (1)(e)
2630	that:
2631	(A) the applicant has not passed in connection with licensure in another state or
2632	jurisdiction; and
2633	(B) are available to the applicant to take without requiring additional professional
2634	education;
2635	(iv) have been actively engaged in the practice of a naturopathic physician for not
2636	less than 6,000 hours during the five years immediately preceding the date of
2637	application for licensure in Utah; and
2638	(v) meet with representatives of the division for the purpose of evaluating the
2639	applicant's qualifications for licensure.
2640	(b) The division may rely, either wholly or in part, on one or more credentialing
2641	associations designated by division rule to document and certify in writing to the
2642	satisfaction of the division that an applicant has met each of the requirements of this
2643	Subsection (2), including the requirements of Section 58-1-302, and that:
2644	(i) the applicant holds a current license;
2645	(ii) the education, experience, and examination requirements of the foreign country or
2646	the state, district, or territory of the United States that issued the applicant's license
2647	are, or were at the time the license was issued, equal to those of this state for
2648	licensure as a naturopathic physician; and
2649	(iii) the applicant has produced evidence satisfactory to the division of the applicant's

2650	qualifications, identity, and good standing as a naturopathic physician.
2651	Section 27. Section 58-73-302 is amended to read:
2652	58-73-302 . Qualifications for licensure.
2653	(1) Each applicant for licensure as a chiropractic physician, other than [those] an applicant
2654	applying for a license based on licensure as a chiropractor or chiropractic physician in
2655	another jurisdiction, shall:
2656	(a) submit an application in a form[-prescribed by] the division <u>approves;</u>
2657	(b) pay a fee determined by the department under Section 63J-1-504;
2658	(c) demonstrate satisfactory completion of at least two years of general study in a
2659	college or university;
2660	(d) demonstrate having earned a degree of doctor of chiropractic from a chiropractic
2661	college or university that at the time the degree was conferred was accredited by the
2662	Council on Chiropractic Education, Inc., or an equivalent chiropractic accrediting
2663	body recognized by the United States Department of Education and by the division
2664	rule made in collaboration with the board;
2665	(e) demonstrate successful completion of:
2666	(i) the National Chiropractic Boards:
2667	(A) Parts I and II;
2668	(B) Written Clinical Competency Examination; and
2669	(C) Physiotherapy;
2670	(ii) the Utah Chiropractic Law and Rules Examination; and
2671	(iii) a practical examination approved by the division in collaboration with the board;[
2672	and]
2673	(f) meet with the board, if requested, for the purpose of reviewing the applicant's
2674	qualifications for licensure[-] ; and
2675	(g)(i) consent to, and complete, a criminal background check, described in Section
2676	<u>58-1-301.5;</u>
2677	(ii) meet any other standard related to the criminal background check described in
2678	Subsection (1)(g)(i), that the division establishes by rule in accordance with Title
2679	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2680	(iii) disclose any criminal history the division requests on a form the division
2681	approves.
2682	(2) Each applicant for licensure as a chiropractic physician based on licensure as a
2683	chiropractor or chiropractic physician in another jurisdiction shall:

2684	(a) submit an application in the form [-prescribed by] the division approves;
2685	(b) pay a fee determined by the department under Section 63J-1-504;
2686	(c) pay a rec determined by the department under Section 055 1 504,(c) demonstrate having obtained licensure as a chiropractor or chiropractic physician in
2687	another state under education requirements which were equivalent to the education
2688	requirements in this state to obtain a chiropractor or chiropractic physician license at
2689	the time the applicant obtained the license in the other state;
2690	(d) demonstrate successful completion of:
2691	(i) the Utah Chiropractic Law and Rules Examination; and
2692	(i) the Special Purposes Examination for Chiropractic (SPEC) of the National Board
2693	of Chiropractic Examiners;
2694	(e) have been actively engaged in the practice of chiropractic for not less than two years
2695	immediately preceding application for licensure in [this state; and] Utah;
2696	(f) meet with the board, if requested, for the purpose of reviewing the applicant's
2697	qualifications for licensure[-] ; and
2698	(g)(i) consent to, and complete, a criminal background check, described in Section
2699	<u>58-1-301.5;</u>
2700	(ii) meet any other standard related to the criminal background check described in
2701	Subsection (2)(g)(i), that the division establishes by rule in accordance with Title
2702	63G, Chapter 3, Utah Administrative Rulemaking Act; and
2703	(iii) disclose any criminal history the division requests on a form the division
2704	provides.
2705	Section 28. Repealer.
2706	This bill repeals:
2707	Section 58-44a-302.1, Background checks.
2708	Section 58-70a-301.1, Criminal background check.
2709	Section 58-68-302.1, Qualifications for licensure Criminal background check.
2710	Section 58-67-302.1, Qualifications for licensure Criminal background check.
2711	Section 58-64-302.1, Criminal background check.
2712	Section 58-63-302.1, Criminal background check.
2713	Section 58-61-304.1, Criminal background check.
2714	Section 58-60-103.1, Criminal background check.
2715	Section 58-55-302.1, Criminal background check.
2716	Section 58-47b-302.1, Criminal background check.
2717	Section 58-42a-302.1, Criminal background check.

- 2718 Section 58-24b-302.1, Criminal background check.
- 2719 Section **58-17b-307**, **Qualification for licensure -- Criminal background checks**.
- 2720 Section 29. Effective Date.
- 2721 This bill takes effect on May 7, 2025.