**SUMMARY**

The purpose of this issue brief is to determine if the department complied with the intent statements adopted by the Legislature during its 2015 General Session. The brief lists each item of intent language passed followed by an agency response. The Analyst has no concerns of non-compliance. This brief is for informational purposes only and requires no legislative action.

**EXECUTIVE DIRECTOR’S OFFICE:**

**House Bill 3, Item 88 (for FY15):**

The Legislature intends the Department of Human Services and the Department of Human Resource Management provide information to the Office of the Legislative Fiscal Analyst no later than June 1, 2015 regarding the following: 1) a listing of programs throughout the Department of Human Services by agency and by program documenting where drug testing of job applicants is taking place as well as where drug testing of job applicants is not currently taking place and 2) any formal or informal state policies regarding the use or discouragement of drug testing of job applicants.

**Agency Response:**

The Department of Human Services has provided data as requested.

The Legislature intends that the Department of Human Services prepare proposed performance measures for all new state funding or TANF federal funds for building blocks and give this information to the Office of the Legislative Fiscal Analyst by June 30, 2015. At a minimum the proposed measures should include those presented to the Subcommittee during the requests for funding. If the same measures are not included, a detailed explanation as to why should be included. The Department of Human Services shall provide its first report on its performance measures to the Office of the Legislative Fiscal Analyst by October 31, 2015. The Office of the Legislative Fiscal Analyst shall give this information to the legislative staff of the Health and Human Services Interim Committee. [Approved in S.B. 2, Item 81 for FY 2016]

**Agency Response:**

The Department of Human Services has provided data as requested.

**Senate Bill 3, Item 20 (for FY 2015):**

Under Section 63J-1-603 of the Utah Code the Legislature intends that up to $75,000 funds provided by Item 37, Chapter 13, Laws of Utah 2014 not otherwise designated as nonlapsing to the Department of Human Services - Executive Director
Operations line item shall not lapse at the close of Fiscal Year 2015. The use of any nonlapsing funds is for respite care for individuals with disabilities in the Division of Services for People with Disabilities.

Agency Response:
The Department of Human Services, Executive Director Operations line item lapsed $17,800, which was used to provide respite in DSPD care as allowed.

Senate Bill 7, Item 26 (for FY 2016):
The Legislature intends that the Department of Human Services report on the following performance measures for the Executive Director Operations line item: (1) Corrected department-wide reported fiscal issues - per reporting process and June 30 quarterly report involving Bureaus of Finance and Internal Review and Audit (Target = 70%), (2) Percentage of initial foster care homes licensed within 3 months of training completion (Target = 60%), and (3) double-read (reviewed) Case Process Reviews will be accurate in The Office of Service Review (Target = 90%) by January 1, 2016 to the Social Services Appropriations Subcommittee.

Agency Response:
The Department of Human Services will provide data as requested.

Senate Bill 2, Item 81 (for FY 2016):
The Legislature intends the Department of Human Services (DHS) report to the Office of the Legislative Fiscal Analyst by September 1, 2015 regarding its efforts and progress in addressing each specific recommendation contained in the Office of the Legislative Auditor General's "An In-Depth Budget Review of the Department of Human Services" (No. 2014-09) released in October of 2014. If there are any recommendations DHS is not addressing, the Legislature further intends DHS explain why it is not addressing those recommendations. The Legislature further intends DHS identify specific savings resulting from its process improvement efforts.

Agency Response:
The Department of Human Services has addressed the recommendations of the audit.

The Legislature intends the Departments of Workforce Services, Health, Human Services, and the Utah State Office of Rehabilitation provide a report regarding each agency's highest cost individuals and possible efficiencies through coordination, early intervention, and prevention. The Legislature further intends these agencies provide a report to the Office of the Legislative Fiscal Analyst by September 1, 2015. The report shall include the following regarding high cost individuals: 1) a summary, by program, of individuals receiving services in excess of $100,000 total fund annually in any given agency, what percentage of total costs is spent on these individuals, and what the agency is doing to manage these costs in an efficient manner, 2) an assessment of these high cost individuals receiving services from multiple agencies, 3) a description of agency coordination regarding high cost individuals accompanied by a list of areas where agencies specifically coordinate on these high cost individuals, 4) recommendations regarding how best to serve these high cost individuals in least restrictive settings where appropriate and consistent with choice, and 5) recommendation on how agency efforts might better be coordinated across programs.

Agency Response:
The Department of Human Services worked with the Department of Health to provide the report by the requested deadline.

Senate Bill 3, Item 129 (for FY 2016):
The $300,000 in federal funds appropriated for the Marriage Commission in the Department of Human Services in the Executive Director Operations line item is dependent upon the availability of and qualification for the Marriage Commission for Temporary Assistance for Needy Families federal funds.

Agency Response:
The Department of Human Services understands the funding is funded on a year to year basis and budgets accordingly.
SUBSTANCE ABUSE AND MENTAL HEALTH:

House Bill 3, Item 89 (for FY 2015):

Under Section 63J-1-603 of the Utah Code, the Legislature intends that any remaining funds provided by Item 38, Chapter 13, Laws of Utah 2014 for the Drug Courts program within the Department of Human Services' Division of Substance Abuse and Mental Health line item not lapse at the close of Fiscal Year 2015. The use of any non-lapsing funds is limited to "other charges/pass through" expenditures consistent with the requirements found at UCA 63J-1-603(3)(b).

Agency Response:

We had $50,000 for Drug Court programs not lapse at the close of fiscal year 2015. This funding continues to support the drug court program and wrap around services provided by the local programs.

Under Section 63J-1-603 of the Utah Code, the Legislature intends that any remaining funds provided by Item 38, Chapter 13, Laws of Utah 2014 for State Substance Abuse Services and Local Substance Abuse Services within the Department of Human Services' Division of Substance Abuse and Mental Health line item not lapse at the close of Fiscal Year 2015. The use of any non-lapsing funds is limited to "other charges/pass through" expenditures consistent with the requirements found at UCA 63J-1-603(3)(b).

Agency Response:

We had a total of $190,400 not lapse and used for other charges/pass through expenditures consistent with the requirements of UCA 63J-1-603(3)(b).

Under Section 63J-1-603 of the Utah Code, the Legislature intends that up to $50,000 of appropriations provided for the Department of Human Services' Division of Substance Abuse and Mental Health line item in Item 38, Chapter 13, Laws of Utah 2014 not lapse at the close of Fiscal Year 2015. These funds are to be used for the purchase of computer equipment and software, capital equipment or improvements, equipment, or supplies.

Agency Response:

We used the full $50,000 non-lapsing funds to purchase computer equipment and software, equipment and supplies as outlined in 63J-1-603.

Senate Bill 3, Item 21 (for FY 2015):

Under Section 63J-1-603 of the Utah Code the Legislature intends that up to $400,000 funds provided by Item 38, Chapter 13, Laws of Utah 2014 not otherwise designated as nonlapsing to the Department of Human Services - Division of Substance Abuse and Mental Health line item shall not lapse at the close of Fiscal Year 2015. The use of any nonlapsing funds is for respite care for individuals with disabilities in the Division of Services for People with Disabilities.

Agency Response:

A total of $95,800 was transferred to DSPD as outlined in 63J-1-603.

Senate Bill 7, Item 27 (for FY 2016):

The Legislature intends that the Department of Human Services report on the following performance measures for the Substance Abuse and Mental Health line item: (1) Local Substance Abuse Services - Successful completion rate (Target = 40%), (2) Mental Health Services - Adult Outcomes Questionnaire - Percent of clients stable, improved, or in recovery while in current treatment (Target = 70%), and (3) Mental Health Centers - Youth Outcomes Questionnaire - Percent of clients stable, improved, or in recovery while in current treatment (Target = 70%) by January 1, 2016 to the Social Services Appropriations Subcommittee.

Agency Response:

The Department of Human Services will provide data as requested.
Senate Bill 2, Item 82 (for FY 2016):

The Legislature intends the Department of Workforce Services and the Administrative Offices of the Courts provide a report to the Office of the Legislative Fiscal Analyst no later than September 1, 2015. The report shall include, at a minimum: 1) a summary of efforts to improve coordination between the Drug Court program and DWS’ Workforce Development Division in order to improve Drug Court success, 2) data indicating the success of the efforts including the implementation and reporting on measures of post program recidivism, and 3) any identified savings or additional funding of drug court recipients as a result of improved coordination efforts.

Agency Response:

DSAMH Addendum to DWS Response:

The Division of Substance Abuse and Mental Health (DSAMH) is in agreement with the DWS response but would like to add the additional information:

DSAMH has added the following language to the Drug Court section of the 2016 Division Directive, which incorporates the requirement into the contract language.

“Drug Courts shall ensure that participants meet with the Department of Workforce Services and/or health care navigators to determine eligibility for Medicaid, other public insurance or commercial insurance.”

Compliance with this requirement will be part of DSAMH’s audit/site visit process which begins in October. This year DSAMH has plans to visit more Drug Courts than in previous years and this will be a special focus of the visits to both the LSAAs and the Drug Courts.

DSAMH has been working with the AOC to ensure that compliance with the requirement is part of the Drug Court certification process.

DSAMH is working with CCJJ on JRI outcome measures that will better allow the Division, the Drug Courts and the Local Substance Abuse Authorities to better track both outcomes and recidivism. However, since Recidivism is primarily a legal measure, the LSAA’s do not have the ability to track recidivism for individuals who are discharged from their system. They must rely on information from the Criminal Justice System. Matching data from the treatment system to the Criminal Justice System’s data base, is labor intensive and expensive due to differences in the data bases and the requirements of Federal Confidentiality Regulations for SUD Programs (42CFR Part 2).

DSAMH has contracted with the National Center for State Courts to develop Performance Measures and is working to modify electronic record systems and drug court data collection methods to provide a consistent set of statewide data measures.

DSAMH currently uses the Treatment Episode Data Set (TEDS) to collect data on criminal justice involvement from admission to discharge, but is unable to reliably track criminal justice involvement post discharge from treatment.

DSAMH is also able to track employment/enrollment in school through TEDS.

DSAMH and the AOC highlighted the requirement to work closely with WFS during the Drug Court Conference on Oct 29-30

The Legislature intends that the one-time General Fund appropriation of $6,400,000 to the Department of Human Services for Local Authority Mental Health Medicaid Match is provided to assist local mental health authorities for one year until they can find ways to provide their own matching funds in the future. The Legislature further intends the local mental health authorities report their plans to provide their own matching funds in the future to the Office of the Legislative Fiscal Analyst by September 1, 2015.

Agency Response:

The Legislature intends that the $300,000 in federal funds appropriated for Children's Mental Health Early Intervention for Children and Youth in the Department of Human Services in the Division of Substance Abuse and Mental Health line item is dependent upon the availability of and qualification for the Children’s Mental Health Early Intervention for Children and Youth for Temporary Assistance for Needy Families federal funds.

Agency Response:

DHS/DSAMH received $3.2 million on-going funding for MHEI in FY2016 in addition to the $300,000 TANF funding for a total of $3.5 million to be distributed by established formula to each local mental health authority. Due to the restrictions and tracking requirements relate to TANF funding, the Local Mental Health Authorities met and Salt Lake County (SLCO) offered to absorb the $300,000 TANF funding within their overall MHEI allocation with the intent to apply the $300,000 to MHEI Mobile Crisis Team services in SLCO. Due to the large populations base and need for mobile crisis services in SLCO, it was determined qualification for TANF funding through this services would be most feasible in SLCO. This offer was accepted by the other Local Mental Health Authorities and the MHEI was distributed across the state by established formula. SLCO has and will continue to account the for the $300,000 TANF in their provision of MHEI Mobile Crisis Teams.

SERVICES FOR PEOPLE WITH DISABILITIES:

Senate Bill 7, Item 28 (for FY 2016):

The Legislature intends that the Division of Services for People with Disabilities (DSPD) use Fiscal Year 2016 beginning non-lapsing funds to provide services for individuals needing emergency services, individuals needing additional waiver services, individuals who turn 18 years old and leave state custody from the Divisions of Child and Family services and Juvenile Justice Services, individuals court ordered into DSPD services and to provide increases to providers for direct care staff salaries. The legislature further intends DSPD report to the Office of Legislative Fiscal Analyst on the use of these non-lapsing funds.

Agency Response:

Most of the beginning non-lapsing funds now go for waiting list respite services based on a statute change. Only a portion will be used for the purposes included in this intent language.

The Legislature intends that the Department of Human Services report on the following performance measures for the Services for People with Disabilities line item: (1) Community Supports, Brain Injury, Physical Disability Waivers, Non-waiver Services - % providers meeting fiscal requirements of contract (Target = 100%), (2) Community Supports, Brain Injury, Physical Disability Waivers, Non-waiver Services - % providers meeting non-fiscal requirements of contracts (Target = 100%), and (3) People receive supports in employment settings rather than day programs (National ranking) (Target = #1 nationally) by January 1, 2016 to the Social Services Appropriations Subcommittee.

Agency Response:

The Department of Human Services will provide data as requested.

Senate Bill 2, Item 83 (for FY 2016):

The Legislature intends the Division of Services for People with Disabilities (DSPD) in the Department of Human Services provide to the Office of the Legislative Fiscal Analyst no later than September 1, 2015 a report that includes a(n): 1) response to each specific audit recommendation found in A Performance Audit of the Division of Services for People with Disabilities (October 2014 - Audit No. 2014 - 10), 2) identification of specific efficiencies gained by DSPD through implementing the audit’s recommendations, 3) estimate of savings, if any, achieved through implementation of each recommendation, and 4) measures that demonstrate effective implementation of each recommendation. The Legislature further intends the Office of the Legislative Fiscal Analyst provide the report to the Office of the Legislative Auditor General (OLAG) and that OLAG review the report in order to assess: 1) if the measures accurately demonstrate effective implementation of the recommendations and 2) the accuracy of the savings estimates, if any. The Legislature further intends OLAG report its review of the DSPD report to the Social Services Appropriations Subcommittee.
Agency Response:

The Division of Services for People with Disabilities responded to these items in a memo dated July 8, 2015. This report can be found on the State Legislature’s website: http://le.utah.gov/interim/2015/pdf/00003959.pdf.

The Legislature intends that for the building block titled "DSPD - Direct Care Staff Salary Increase," the Division of Services for People with Disabilities (DSPD) shall: 1) Direct funds to increase the salaries of direct care workers; 2) Increase only those rates which include a direct care service component, including respite; 3) Monitor providers to ensure that all funds appropriated are applied to direct care worker wages and that none of the funding goes to administrative functions or provider profits; 4) In conjunction with DSPD community providers, report to the Office of the Legislature Fiscal Analyst no later than September 1, 2015 regarding: 1) the implementation and status of increasing salaries for direct care workers, 2) a detailed explanation with supporting documentation of how DSPD providers are reimbursed, including all accounting codes used and the previous and current rates for each accounting code, and 3) a conceptual explanation of how DSPD community providers realize profit within the closed market of providing DSPD community services.

Agency Response:

The Division of Services for People with Disabilities responded to Senate Bill 2 intent language on direct care staff wages. The Division’s response is linked in the Utah Office of the Legislative Fiscal Analyst’s Issue Brief, “DSPD - DIRECT CARE SALARY INCREASE REPORT SUMMARY” (http://www.le.state.ut.us/interim/2015/pdf/00004066.pdf), at: http://le.utah.gov/interim/2015/pdf/00003955.pdf. Additionally, the Division provided four attachments; Contract Amendment 1, Memo 1, DSPD Provider Monitoring Tool, and Service Code and Rate Increases Table 1.

Senate Bill 3, Item 134 (for FY 2016):

The Legislature intends that the $75,000 in Beginning Nonlapsing provided to respite care for individuals with disabilities in the Division of Services for People with Disabilities is dependent upon up to $75,000 funds not otherwise designated as nonlapsing to the Department of Human Services - Executive Director Operations line item being retained as nonlapsing in FY 2015.

Agency Response:

The actual amount in Beginning Non-lapsing provided to DSPD from EDO is $17,800 which is being used for respite care.

The Legislature intends that the $400,000 in Beginning Nonlapsing provided to respite care for individuals with disabilities in the Division of Services for People with Disabilities is dependent upon up to $400,000 funds not otherwise designated as nonlapsing to the Department of Human Services - Division of Substance Abuse and Mental Health line item being retained as nonlapsing in FY 2015.

Agency Response:

The actual amount in Beginning Non-lapsing provided to DSPD from DSMAH is $95,800, which is being used for respite care.

Office of Recovery Services:

Senate Bill 7, Item 29 (for FY 2016):

The Legislature intends that the Department of Human Services report on the following performance measures for the Office of Recovery Services line item: (1) ORS Total Collections (Target = $250 million), (2) Child Support Services Collections (Target = $215 million), and (3) Ratio: ORS Collections to Cost (Target = > 5.9 to 1) by January 1, 2016 to the Social Services Appropriations Subcommittee.

Agency Response:

The Department of Human Services will provide data as requested.
The Legislature intends the Office of Recovery Services report to the Office of the Legislative Fiscal Analyst by September 1, 2015 regarding implementation of 2014 General Session fee increases and a detailed listing of the intended uses of the additional fee revenue with associated amounts.

Agency Response:

The Office of Recovery Services submitted a report titled “Proposed Use of Increased Fees Approved During 2014 Legislative Session” to the Legislative Fiscal Analyst prior to the September 1, 2015 deadline. This report was reviewed with the Social Services Appropriations Committee at the September 11, 2015 Interim Session.

**CHILD AND FAMILY SERVICES:**

House Bill 3, Item 92 (for FY 2015):

Under Section 63J-1-603 of the Utah Code, the Legislature intends that any remaining funds provided for the Division of Child and Family Services, in Item 41, Chapter 13, Laws of Utah 2014 not lapse at the close of FY 2015. The Legislature further intends that these non-lapsing funds are to be used for Adoption Assistance, Out of Home Care, Service Delivery, In-Home Services, Special Needs, and SAFE Management Information System modernization consistent with the requirements found at UCA 63J-1-603(3)(b).

Agency Response:

At the close of the fiscal year, $400,000 was non-lapsed to be used for the Grand Families program to be spent equally each year. In addition, $12,500 was non-lapsed for the National Professional Men’s Basketball charitable organizations concerned with women’s and children’s issues. Also, $137,200 non-lapsing is going into Service Delivery.

Senate Bill 7, Item 30 (for FY 2016):

The Legislature intends that the Department of Human Services report on the following performance measures for the Child and Family Services line item: (1) Administrative Performance: Percent satisfactory outcomes on qualitative case reviews/system performance (Target = 85%/85%), (2) Child Protective Services: Absence of maltreatment recurrence within 6 months (Target = 94.6%), and (3) Out of home services: Percent of children reunified within 12 months (Target = 74.2%) by January 1, 2016 to the Social Services Appropriations Subcommittee.

Agency Response:

The Department of Human Services will provide data as requested.

Senate Bill 2, Item 85 (for FY 2016):

The Legislature intends the Department of Human Services' Division of Child and Family Services use nonlapping state funds originally appropriated for Adoption Assistance non-IV-E monthly subsidies for any children that were not initially Title IV-E eligible in foster care, but that now qualify for Title IV-E adoption assistance monthly subsidies under eligibility exception criteria specified in P.L. 112-34 [Social Security Act Section 473(e)]. These funds shall only be used for child welfare services allowable under Title IV-B or Title IV-E of the Social Security Act consistent with the requirements found at UCA 63J-1-603(3)(b).

Agency Response:

The division will calculate the unused funding at the end of the year providing non-lapping funds to fulfill this Federal requirement. At the close of the fiscal year, $197,900 was non-lapsed to be used in FY 2016.

The Legislature intends to reinvest non-lapping state funds originally appropriated for Out of Home Care to enhance Service Delivery or In-Home Services consistent with the requirements found at UCA 63J-1-603(3)(b). The purpose of this reinvestment of funds is to increase capacity to keep children safely at home and reduce the need for foster care, in accordance with Utah's Child Welfare Demonstration Project authorized under Section 1130 of the Social Security Act (Act) (42 U.S.C. 1320a-9), which grants a waiver for certain foster care funding requirements under Title IV-E of the Act. These funds shall only be used for child welfare services allowable under Title IV-B or Title IV-E of the Act.

Agency Response:
No non-lapsing funds were generated from this program in FY 2015.

**Aging and Adult Services:**

**House Bill 3, Item 93 (for FY 2015):**  
Under Section 63J-1-603 of the Utah Code, the Legislature intends that up to $50,000 of appropriations provided for the Department of Human Services' Division of Aging and Adult Services - Adult Protective Services, in Item 42, Chapter 13, Laws of Utah 2014 not lapse at the close of Fiscal Year 2015. These funds are to be used for the purchase of computer equipment and software, capital equipment or improvements, equipment, or supplies.

**Agency Response:**

The Division of Aging and Adult Services has budgeted $50,000 for the purchase of computer equipment and software, capital equipment or improvements, equipment or supplies in FY16 for appropriations not lapsed at the end of FY 2015.

Under Section 63J-1-603 of the Utah Code, the Legislature intends that any remaining funds provided by Item 42, Chapter 13, Laws of Utah 2014 for the Department of Human Services' Division of Aging and Adult Services not lapse at the close of Fiscal Year 2015. It is further the intent of the Legislature that these non-lapsing funds are to be used for client services for the Aging Waiver consistent with the requirements found at UCA 63J-1-603(3)(b).

**Agency Response:**

The Division of Aging and Adult Services is using the non-lapsing funds to help manage the Waiver program in FY 2016.

**Senate Bill 7, Item 31 (for FY 2016):**

The Legislature intends that the Department of Human Services report on the following performance measures for the Aging and Adult Services line item: (1) Medicaid Aging Waiver: Average Cost of Client at 15% or less of Nursing Home Cost (Target = 15%), (2) Adult Protective Services: Protective needs resolved positively (Target = 95%), and (3) Meals on Wheels: Total meals served (Target = 10,115) by January 1, 2016 to the Social Services Appropriations Subcommittee.

**Agency Response:**

The Department of Human Services will provide data as requested.

**Senate Bill 2, Item 86 (for FY 2016):**

The Legislature intends the Department of Human Services' Division of Aging and Adult Services use applicable federal funding reserves to provide one-time funding of $150,000 for Aging Nutrition.

**Agency Response:**

The Division of Aging and Adult Services has budgeted $150,000 of one-time funding for Aging Nutrition in FY 2016.