10-05-18 DRAFT 2019FL-0092/009

FRAUDULENT DRUG TESTING AMENDMENTS		
		2019 GENERAL SESSION
		STATE OF UTAH
L	ONG T	ITLE
G	eneral l	Description:
	Tł	nis bill relates to defrauding an alcohol or drug test.
I	ighligh	ted Provisions:
	Tł	nis bill:
	•	defines terms;
	•	makes it a criminal offense to distribute, possess, or sell an adulterant or synthetic
		urine;
	•	makes it a criminal offense to defraud an alcohol or drug test using an adulterant,
		bodily fluid of another person, or bodily fluid expelled or withdrawn before
		collection for the test; and
	•	exempts from criminal liability a person who distributes, possesses, sells, or uses an
		adulterant or human or synthetic urine for the sole purpose of education or research.
1	loney A	ppropriated in this Bill:
	No	one
)	ther Sp	ecial Clauses:
	No	one
U	tah Coo	de Sections Affected:
Ξ]	NACTS	:
	76	5-10-2203 , Utah Code Annotated 1953
3	e it enac	cted by the Legislature of the state of Utah:
	Se	ection 1. Section 76-10-2203 is enacted to read:
	76	5-10-2203. Possession, sale, or use of an adulterant or synthetic urine.
	(1	
ır	ine or a	nother human bodily fluid to change, dilute, or interfere with the composition,
		properties, physical appearance, or physical properties of the urine or other bodily
	uid.	

2019FL-0092/009 10-05-18 DRAFT

33	(2) Under circumstances not amounting to a violation of Section 76-8-510.5, it is
34	unlawful for a person to:
35	(a) distribute, possess, or sell synthetic urine;
36	(b) distribute or sell an adulterant with:
37	(i) intent that the adulterant be used to defeat or defraud an alcohol or drug screening
38	test; or
39	(ii) knowledge that the recipient of the adulterant intends to use the adulterant to defea
40	or defraud an alcohol or drug screening test;
41	(c) possess an adulterant with intent to use the adulterant to defeat or defraud an
12	alcohol or drug screening test; or
43	(d) intentionally use:
14	(i) an adulterant to defeat or defraud an alcohol or drug screening test;
45	(ii) the person's urine or bodily fluid to defeat or defraud an alcohol or drug screening
16	test if the urine or bodily fluid was expelled or withdrawn before the time at which the urine or
1 7	bodily fluid is collected for the test; or
18	(iii) the urine or bodily fluid of another person to defeat or defraud an alcohol or drug
19	screening test.
50	(3) (a) Except as provided in Subsection (3)(b), a person who violates this section is
51	guilty of a class B misdemeanor.
52	(b) A person who violates Subsection (2)(a) by distributing or selling synthetic urine is
53	guilty of a class A misdemeanor.
54	(4) A person is not guilty of a violation of this section for engaging in conduct
55	described in this section for the sole purpose of education or medical or scientific research.