Proposed Intent Language for Inclusion in H.B. 6002

1) Department of Health - Executive Director's Operations
   The Legislature intends that the following intent language in Item 178 of Chapter 440, Laws of Utah 2020 is deleted: The Legislature intends that the Department of Health report by May 1, 2021 to the Health and Human Services Interim Committee on the findings from the health care waste calculator and recommended steps that the State could take to reduce wasteful spending and ways to bring duplicative quality measurements into alignment.

2) Department of Health - Medicaid and Health Financing
   The Legislature intends that the following intent language in Item 89 of Chapter 416, Laws of Utah 2020 is deleted: The Legislature intends that the Department of Health report to the Social Services Appropriations Subcommittee by October 1, 2020 on the current and projected impact of Medicaid expansion on the state subsidy needed for the state-run medical and dental clinics.

3) Department of Administrative Services – Division of Finance Mandated
   The Legislature intends that the Division of Finance distribute this appropriation as follows: $1,000,000 for the Utah Industry Resource Alliance. The Legislature further intends that the $1,000,000 for Utah Industry Resource Alliance (the Alliance) be distributed to Utah State University on behalf of the Alliance and that Utah State University distribute the funds to the Alliance members according to the budget created by the Alliance. Funds are to be used according to the budget detail created by the Alliance. These funds are to support Utah manufacturers adversely affected by COVID-19.

4) Attorney General
   Notwithstanding ISF-Attorney General fees found in H.B. 8, “State Agency Fees and Internal Service Fund Rate Authorization and Appropriations” and under the terms and conditions of Utah Code Title 63J Chapter 1 and other fee statutes as applicable, the following fees and rates are approved for the use and support of the government of the State of Utah for the Fiscal Year beginning July 1, 2020 and ending June 30, 2021: Child Protection Attorney I-II - Co-Located Rate: $77; Child Protection Attorney III-IV - Co-Located Rate: $97; Child Protection Attorney V - Co-Located Rate: $121; Child Protection Attorney Manager - Co-Located Rate: $121; Child Protection Paralegal - Co-Located Rate: $56; Child Protection Attorney I-II - Office Rate: $80; Child Protection Attorney III-IV - Office Rate: $100; Child Protection Attorney V - Office Rate: $125; Child Protection Attorney Manager - Office Rate: $125; Child Protection Paralegal - Office Rate: $58; Civil Attorney I-II – Co-Located Rate: $82; Civil Attorney III-IV – Co-Located Rate: $102; Civil Attorney V – Co-Located Rate: $126; Civil Attorney Paralegal – Co-Located Rate: $61; Civil Attorney I-II – Office Rate: $85; Civil Attorney III-IV – Office Rate: $105; Civil Attorney V – Office Rate: $130; Civil Attorney Paralegal – Office Rate: $63; Civil Attorney I-II – Litigation Rate: $96; Civil Attorney III-IV – Litigation Rate: $115; Civil Attorney V – Litigation Rate: $139; Civil Attorney Paralegal – Litigation Rate: $62. The Legislature intends that the aforementioned fees apply for the entire Department of Corrections.