$\begin{tabular}{ll} Φ & Approved for Filing: CJD & Φ & Φ & 01-17-01 2:30 PM & Φ & $\Phi$$

1	ACCESS TO HEALTH CARE AND COVERAGE
2	TASK FORCE
3	2001 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Peter C. Knudson
6	This act creates the Access to Health Care and Coverage Task Force. The act specifies
7	membership, responsibilities, and reporting dates for the task force. The act appropriates
8	\$37,000 from the General Fund for fiscal year 2000-01 to fund the task force and repeals the
9	task force on November 30, 2001.
10	This act enacts uncodified material.
11	Be it enacted by the Legislature of the state of Utah:
12	Section 1. Access to health care and coverage Findings Creation Membership
13	Quorum Compensation Staff.
14	(1) There is created the Access to Health Care and Coverage Task Force consisting of the
15	following h [nine] TEN h members:
16	(a) three members of the Senate appointed by the president of the Senate, no more than
17	two of whom may be from the same political party;
18	(b) five members of the House of Representatives appointed by the speaker of the House
19	of Representatives, no more than three of whom may be from the same political party; h [and] h
20	(c) the executive director of the Department of Health § , OR HIS DESIGNEE § În; AND
20a	(d) THE COMMISSIONER OF THE DEPARTMENT OF INSURANCE OR HIS DESIGNEE ${f \hat{h}}$.
21	(2) (a) The president of the Senate shall designate a member of the Senate appointed under
22	Subsection (1)(a) as a cochair of the task force.
23	(b) The speaker of the House of Representatives shall designate a member of the House
24	of Representatives appointed under Subsection (1)(b) as a cochair of the task force.
25	(3) A majority of the members of the task force constitute a quorum. The action of a
26	majority of a quorum constitutes the action of the task force.
27	(4) (a) Salaries and expenses of the members of the task force who are legislators shall be



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28	paid in accordance with Section 36-2-2 and Legislative Joint Rule 15.03.
29	(b) A member of the task force who is not a legislator may not receive compensation for
30	their work associated with the task force, but may receive per diem and reimbursement for travel
31	expenses incurred as a member of the task force at the rates established by the Division of Finance
32	under Sections 63A-3-106 and 63A-3-107.
33	(5) The Office of Legislative Research and General Counsel shall provide staff support to
34	the task force.
35	Section 2. Duties Interim report.
36	(1) The task force shall review and make recommendations on the following:
37	(a) options for improving § ACCESS TO § health care coverage and access to primary care
37a	for Utah's
38	uninsured population. Consideration shall be given to options that:
39	(i) focus attention on those who are most in need;
40	(ii) strike an appropriate and effective balance between private and public sector
41	approaches; and
42	(iii) build on existing systems of proven effectiveness;
10	§ [(b) the development of a process by which stakeholders in the health care system and other
43	y [(a) the development of a process by which standards in the neutral care byseem and other
43 44	interested parties can provide information to the Legislature regarding the work of the task force;
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44 45	interested parties can provide information to the Legislature regarding the work of the task force; and]
44 45 45a	interested parties can provide information to the Legislature regarding the work of the task force; and] În (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND ÎN Ş
44 45 45a 46	interested parties can provide information to the Legislature regarding the work of the task force; and] $\hat{\mathbf{h}}$ (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND $\hat{\mathbf{h}}$ (c) (b) $\hat{\mathbf{h}}$ the integration of information and analysis provided by the Department of
44 45 45a 46 46a	interested parties can provide information to the Legislature regarding the work of the task force; and] \hat{h} (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND \hat{h} (c) (b) \hat{h} the integration of information and analysis provided by the Department of Health, the
44 45 45a 46 46a 47	interested parties can provide information to the Legislature regarding the work of the task force; and] h (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND h s h [(c)] (b) h the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease
44 45 45a 46 46a 47 48	interested parties can provide information to the Legislature regarding the work of the task force; and] \$\hat{h}\$ (\text{b}) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND }\hat{h}\$ (\text{s}) \$\hat{h}\$ [(\text{c})] (\text{b}) \hat{h}\$ the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease Prevention and Health Promotion, the Health Resources and Services Administration, and other
44 45 45a 46 46a 47 48 49	interested parties can provide information to the Legislature regarding the work of the task force; and] h (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND h sh [(c)] (b) h the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease Prevention and Health Promotion, the Health Resources and Services Administration, and other relevant agencies regarding:
44 45 45a 46 46a 47 48 49 50	interested parties can provide information to the Legislature regarding the work of the task force; and] \$\hat{h}\$ (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND \$\hat{h}\$ (something in the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease Prevention and Health Promotion, the Health Resources and Services Administration, and other relevant agencies regarding: (i) the number of Utahns who are currently uninsured and who could obtain coverage
44 45 45a 46 46a 47 48 49 50 51	interested parties can provide information to the Legislature regarding the work of the task force; and] h (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND h s h [(c)] (b) h the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease Prevention and Health Promotion, the Health Resources and Services Administration, and other relevant agencies regarding: (i) the number of Utahns who are currently uninsured and who could obtain coverage under each option;
44 45 45a 46 46a 47 48 49 50 51 52	interested parties can provide information to the Legislature regarding the work of the task force; and] h (b) THE IMPACT OF ANY WILLING PROVIDER LAWS ON ACCESS TO PRIMARY CARE; AND h s h [(c)] (b) h the integration of information and analysis provided by the Department of Health, the United States Health Care Financing Administration, the United States Office of Disease Prevention and Health Promotion, the Health Resources and Services Administration, and other relevant agencies regarding: (i) the number of Utahns who are currently uninsured and who could obtain coverage under each option; (ii) federal waivers and other options available to states for expanding health coverage and
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59	coverage and access to primary care; and
60	(vi) the state's progress in implementing the health care access goals of the Federal Healthy
61	People 2010 Program.
62	(2) § IN REVIEWING AND MAKING ITS RECOMMENDATIONS, THE TASK FORCE SHALL
62a	RECEIVE INPUT FROM STAKE HOLDERS IN THE HEALTH CARE SYSTEM. § A final report, including
52b	any proposed legislation, shall be presented to the Health and
63	Human Services Interim Committee before November 30, 2001.
64	Section 3. Appropriation.
65	There is appropriated from the General Fund for fiscal year 2000-01:
66	(1) \$4,500 to the Senate to pay for the compensation and expenses of senators on the task
67	force;
68	(2) \$7,500 to the House of Representatives to pay for the compensation and expenses of
69	representatives on the task force; and
70	(3) \$25,000 to the Office of Legislative Research and General Counsel to pay for staffing
71	the task force.
72	Section 4. Repeal date.
73	This act is repealed November 30, 2001.

Legislative Review Note as of 1-16-01 3:39 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel