ASSISTANCE FOR PEOPLE WITH BLEEDING				
DISORDERS				
	2005 GENERAL SESSION			
	STATE OF UTAH			
	Sponsor: David Litvack			
LONG T				
	Description:			
	his bill amends the Comprehensive Health Insurance Pool act to create a pilot			
	-			
program, establishes a grant process in the Department of Health for assistance to				
people with bleeding disorders, and creates an ongoing appropriation for fiscal year				
2005-06 of \$250,000 from the General Fund to a bleeding disorders assistance grant				
1 0	in the Department of Health.			
	ted Provisions:			
T	his bill:			
•	creates a five-year pilot program within the Comprehensive Health Insurance Pool			
Act for di	sease and pharmaceutical management of bleeding disorders;			
•	permits enrollees in the pilot program to participate in a federal 340B discounted			
drug prici	ing program;			
•	requires the Comprehensive Health Insurance Pool to report on its claims			
experienc	e and pharmaceutical costs under the pilot program;			
•	permits the Comprehensive Health Insurance Pool to terminate the pilot program			
under cer	tain circumstances;			
•	establishes a grant program within the Department of Health for assistance to people			
with blee	ding disorders; and			
•	makes technical corrections.			
Monies A	Appropriated in this Bill:			



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28	This bill creates an ongoing appropriation of \$250,000 from the General Fund to the				
29	Department of Health, for the 2005-06 fiscal year, for a grant program to assist people				
30	with bleeding disorders.				
31	Other Special Clauses:				
32	This bill provides revisor instructions.				
33	Utah Code Sections Affected:				
34	ENACTS:				
35	26-47-100 , Utah Code Annotated 1953				
36	26-47-103 , Utah Code Annotated 1953				
37	31A-29-113.5, Utah Code Annotated 1953				
38	RENUMBERS AND AMENDS:				
39	26-47-102, (Renumbered from 26-47-101, as last amended by Chapter 280, Laws of				
40	Utah 2004)				
41					
42	Be it enacted by the Legislature of the state of Utah:				
43	Section 1. Section 26-47-100 is enacted to read:				
44	CHAPTER 47. HEALTH CARE ASSISTANCE ACT				
45	<u>26-47-100.</u> Title.				
46	This chapter is known as the "Health Care Assistance Act."				
47	Section 2. Section 26-47-102, which is renumbered from Section 26-47-101 is				
48	renumbered and amended to read:				
49	[26-47-101]. <u>26-47-102.</u> Prescription Drug Assistance Program.				
50	(1) No later than October 1, 2003, the department shall implement a Prescription Drug				
51	Assistance Program. The program shall assist persons seeking information about how to obtain				
52	prescription drugs at a reduced price or no cost. The program shall:				
53	(a) collect eligibility and enrollment information about programs that make				
54	prescription drugs available to consumers at a reduced price or no cost;				
55	(b) provide information collected under Subsection (1)(a) to consumers upon request				
56	via a toll-free phone line, the Internet, and mail;				
57	(c) inform pharmacists and other health care providers of the Prescription Drug				
58	Assistance Program; and				

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59	(d) assist consumers in completing applications to participate in programs identified
60	under Subsection (1)(a).
61	(2) Any pharmaceutical manufacturer, distributor, or wholesaler operating in the state
62	shall:
63	(a) notify the department of any program operated by it to provide prescription drugs to
64	consumers at a reduced price or no cost; and
65	(b) provide the department with information about eligibility, enrollment, and benefits.
66	(3) Pharmacies, as defined in Title 58, Chapter 17b, Pharmacy Practice Act, shall
67	notify their patients of the Prescription Drug Assistance Program. This notification shall
68	include displaying the program's toll-free number, and may include distributing a brochure or
69	oral communication.
70	(4) The department may accept grants, gifts, and donations of money or property for
71	use by the Prescription Drug Assistance Program.
72	(5) The department shall report to the Health and Human Services Interim Committee
73	and the Joint Health and Human Services Appropriations Subcommittee on the performance of
74	the Prescription Drug Assistance Program prior to the 2004 and 2005 Annual General Sessions
75	of the Legislature.
76	Section 3. Section 26-47-103 is enacted to read:
77	<u>26-47-103.</u> Department to award grants for assistance to persons with bleeding
78	disorders.
79	(1) For purposes of this section:
80	(a) "hemophilia services" means a program for medical care, including the costs of
81	blood transfusions, and the use of blood derivatives and blood clotting factors; and
82	(b) "person with a bleeding disorder" means a person:
83	(i) who is medically diagnosed with hemophilia or a bleeding disorder;
84	(ii) who is not eligible for Medicaid or the Children's Health Insurance Program; and
85	(iii) who has either:
86	(A) insurance coverage that excludes coverage for hemophilia services;
87	(B) exceeded his insurance plan's annual maximum benefits:
88	(C) exceeded his annual or lifetime maximum benefits payable under Title 31A,
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89 <u>Chapter 29, Comprehensive Health Insurance Pool Act; or</u>

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90	(D) insurance coverage available under either Title 31A, Chapter 29, Comprehensive			
91	Health Insurance Pool Act, Utah mini COBRA coverage under Section 31A-22-722, or federal			
92	COBRA coverage, but the premiums for that coverage are greater than a percentage of the			
93	person's annual adjusted gross income as established by the department by administrative rule.			
94	(2) (a) Within appropriations specified by the Legislature for this purpose, the			
95	department shall make grants to public and nonprofit entities who assist persons with bleeding			
96	disorders with the cost of obtaining hemophilia services or the cost of insurance premiums for			
97	coverage of hemophilia services.			
98	(b) Applicants for grants under this section:			
99	(i) must be submitted to the department in writing; and			
100	(ii) must comply with Subsection (3).			
101	(3) Applications for grants under this section shall include:			
102	(a) a statement of specific, measurable objectives, and the methods to be used to assess			
103	the achievement of those objectives;			
104	(b) a description of the personnel responsible for carrying out the activities of the grant			
105	along with a statement justifying the use of any grant funds for the personnel;			
106	(c) letters and other forms of evidence showing that efforts have been made to secure			
107	financial and professional assistance and support for the services to be provided under the			
108	grant:			
109	(d) a list of services to be provided by the applicant;			
110	(e) the schedule of fees to be charged by the applicant; and			
111	(f) other provisions as determined by the department.			
112	(4) The department may accept grants, gifts, and donations of money or property for			
113	use by the grant program.			
114	(5) (a) The department shall establish rules in accordance with Title 63, Chapter 46a,			
115	Utah Administrative Rulemaking Act, governing the application form, process, and criteria it			
116	will use in awarding grants under this section.			
117	(b) The department shall report to the Health and Human Services Interim Committee			
118	and to the Legislative Executive Appropriations Committee by November 1, 2006, and every			
119	year thereafter on the implementation of the grant program.			
120	Section 4. Section 31A-29-113.5 is enacted to read:			

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121	31A-29-113.5. Pilot Program for Chronic Disease and Pharmaceutical
122	Management of Bleeding Disorders.
123	(1) Beginning July 1, 2005, and ending on July 1, 2010, the pool policy shall include a
124	pilot program for hemophilia and bleeding disorders in accordance with this section.
125	(2) In accordance with this Subsection (2), the pool's pilot program shall:
126	(a) permit enrollees in the pool who have hemophilia or a bleeding disorder to
127	participate in a pharmaceutical program for people with hemophilia and bleeding disorders
128	administered by an entity that is qualified as a federal 340B Drug Pricing Program of the Public
129	Health Service Act, enacted in Public Law 102-585, the Veterans Health Care Act of 1992;
130	(b) pay the eligible medical expenses for the enrollee's participation in the pilot
131	program in the same manner as an in-network provider; and
132	(c) may not impose cost containment measures on an enrollee who participates in the
133	pilot program greater than the cost containment measures imposed on other enrollees under the
134	provisions of Subsection 31A-29-113(6).
135	(3) (a) The pool may establish the pilot program through the best means available for
136	obtaining the lowest drug discount pricing, including administering the pilot program through
137	the Department of Health's 340B Medicaid drug discount program or the Ryan White HIV drug
138	discount program.
139	(b) The Department of Health shall assist the pool with administering the pilot
140	program, including assistance in processing claims for the drug discount and chronic disease
141	management services.
142	(4) (a) The board shall report to the commissioner and to the Health and Human
143	Services Interim Committee prior to October 30, 2010 regarding the claims experience and
144	pharmaceutical costs under the pilot program.
145	(b) The board may discontinue the pilot program created in this section prior to July 1,
146	2010, if prior to discontinuing the pilot program:
147	(i) the board reports on the need to discontinue the pilot program to the Health and
148	Human Services Interim Committee and the Commerce and Revenue Appropriations
149	Subcommittee; and
150	(ii) either:
151	(A) the commissioner and the board determine that the requirements of the pilot

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152	program jeopardize the actuarial soundness of the pool; or
153	(B) the entity that is qualified as a 340B Drug Pricing Program is disqualified by
154	federal law from providing 340B drug pricing discounts to enrollees in the pool.
155	Section 5. Appropriation.
156	Subject to future budget constraints, there is appropriated as an ongoing appropriation,
157	\$250,000 for fiscal year 2005-06 from the General Fund to the Department of Health for the
158	purpose of funding the hemophilia and bleeding disorders grant program created in Section
159	<u>26-47-103.</u>
160	Section 6. Revisor instructions.
161	It is the intent of the Legislature that, in preparing the Utah Code database for
162	publication, the Office of Legislative Research and General Counsel shall renumber Section
163	<u>26-47-100 to Section 26-47-101.</u>

Legislative Review Note as of 12-7-04 8:43 AM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel

Interim Committee Note as of 12-08-04 12:38 PM

The Health and Human Services Interim Committee recommended this bill.

State Impact

This bill appropriates \$250,000 from the General Fund to the Department of Health for a bleeding disorders assistance grant program.

	<u>FY 2006</u> <u>Approp.</u>	<u>FY 2007</u> <u>Approp.</u>	FY 2006 Revenue	<u>FY 2007</u> <u>Revenue</u>
General Fund	\$250,000	\$250,000	\$0	\$0
TOTAL	\$250,000	\$250,000	\$0	\$0

Individual and Business Impact

Individuals with bleeding disorders could benefit from the provisions of this bill with the assistance of obtaining hemophilia services or insurance.

Office of the Legislative Fiscal Analyst