# JAIL FUNDING AMENDMENTS 

2006 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: David L. Thomas
House Sponsor: David L. Hogue
Darin G. Peterson
Cosponsor:

## LONG TITLE

## General Description:

This bill modifies code provisions regarding state reimbursement to county correctional facilities.

## Highlighted Provisions:

This bill:

- amends the definition of "core inmate incarceration costs" regarding state reimbursement of counties for housing prison inmates by including capital
infrastructure depreciation.
Monies Appropriated in this Bill:
None


## Other Special Clauses:

This bill takes effect on July 1, 2006.

## Utah Code Sections Affected:

AMENDS:
64-13c-101, as enacted by Chapter 287, Laws of Utah 1999

Be it enacted by the Legislature of the state of Utah:
Section 1. Section $\mathbf{6 4 - 1 3 c}-101$ is amended to read:
64-13c-101. Definitions.
As used in this chapter:
(1) $[(\mathrm{ta})]$ "Core inmate incarceration costs":
(a) (i) means the county correctional facility's direct costs of incarcerating an inmate, including housing, feeding, and clothing[.These costs also inelude], and may include capital infrastructure depreciation; and
(ii) includes the costs of programs the facility provides for inmates, but these costs do not include programs provided only for inmates housed at the facility under this chapter[:]; and
(b) ["Core inmate ineareeration costs" do] does not include costs of inmate transportation services or medical care.
(2) "Department" means the Department of Corrections.
(3) "Inmate" means felony probationers sentenced to county jail under Subsection 77-18-1(8), inmates of the state prison system, and parolees.
(4) "Inmate costs" includes core inmate incarceration costs, and also inmate transportation services and inmate medical care.
(5) "Program" means the Inmate Costs Reimbursement Program created in Section 64-13c-301.

## Section 2. Effective date.

This bill takes effect on July 1, 2006.

