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	DRUG OFFENDER REFORM ACT AMENDMENTS
	2006 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Sheldon L. Killpack
	House Sponsor: Bradley G. Last
L	ONG TITLE
G	eneral Description:
	This bill modifies the assessment provisions of the Drug Offender Reform Pilot Study.
H	ighlighted Provisions:
	This bill:
	 amends the Drug Offender Reform Pilot Study to require screening and assessment
fo	r all felony offenders within the jurisdiction of the pilot project, rather than only
h	ose felony offenders convicted of a violation of the Controlled Substance Act.
M	Ionies Appropriated in this Bill:
	None
o	ther Special Clauses:
	None
U	tah Code Sections Affected:
A	MENDS:
	63-25a-205.5, as enacted by Chapter 14, Laws of Utah 2005, First Special Session
	77-18-1.1, as enacted by Chapter 14, Laws of Utah 2005, First Special Session
Ве	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 63-25a-205.5 is amended to read:
	63-25a-205.5. Drug Offender Reform Pilot Study Creation.
	(1) As used in this section:
	(a) "Council" means the Utah Substance Abuse and Anti-Violence Coordinating
C_{i}	ouncil

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30 (b) "Drug Offender Reform Pilot Study" and "study" mean the screening, assessment, 31 and substance abuse treatment provided to convicted offenders as part of a study described in 32 this section and conducted as described in Section 77-18-1.1 in the courts of the Third Judicial 33 District located in Salt Lake County. 34 (c) "Substance abuse authority" means the Salt Lake County substance abuse authority 35 operating within the Third Judicial District. 36 (2) There is established a Drug Offender Reform Pilot Study in the courts of the Third Judicial District located in Salt Lake County. 37 38 (a) The study shall operate on and after July 1, 2005, through June 30, 2008, subject to 39 legislative funding. 40 (i) The study shall conduct screening under Subsection 77-18-1.1(2)(a) through June 41 30, 2007, and shall conduct assessments and substance abuse treatment based on this screening 42 under Subsections 77-18-1.1(2)(b) and (c). 43 (ii) The assessments and treatment based on screening conducted on and before June 44 30, 2007, shall be conducted by the study through June 30, 2008, the final date of the study. 45 (b) The study shall provide screening and assessment under Section 77-18-1.1 to 46 offenders convicted in the courts of the Third Judicial District in Salt Lake County of a felony 47 offense [in violation of Title 58, Chapter 37, Utah Controlled Substances Act]. 48 (c) The study shall provide substance abuse treatment under Section 77-18-1.1 to a 49 maximum of 250 offenders convicted under Subsection (2)(b) and who are sentenced to 50 probation in Salt Lake County if: 51 (i) the assessment indicates treatment is appropriate; and 52 (ii) the court finds treatment to be appropriate for the offender. 53 (3) The council shall provide ongoing oversight of the implementation and functions of 54 the study. 55 (4) The council shall develop an implementation plan for the study, which shall: (a) include guidelines on how funds appropriated for the study should be used; 56

(b) include guidelines on the membership of the Salt Lake County planning group

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58 under Subsection (5); and

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- (c) require that treatment plans under the study are appropriate for criminal offenders.
- (5) (a) The Salt Lake County substance abuse authority located within the Third
 Judicial District shall establish a local planning group to develop and submit a plan to the
 council detailing the intended use of the study funds. The uses shall be in accordance with the
 guidelines established by the council under Subsection (4).
 - (b) Upon approval of the plan by the council, the Department of Human Services shall allocate the funds to the substance abuse authority.
 - (c) The substance abuse authority shall submit to the Department of Human Services and the council, on or before October 1 of each year, reports detailing use of the funds and the impact and results of the use of the funds.
 - (6) The council shall evaluate the progress of the study and shall provide a written report to the Law Enforcement and Criminal Justice Interim Committee and the Health and Human Services Interim Committee annually on or before November 1, and shall provide to these interim committees a final written report on the impact and results of the study on or before November 1, 2008.
- Section 2. Section **77-18-1.1** is amended to read:
- 75 77-18-1.1. Screening, assessment, and treatment.
- 76 (1) As used in this section:
 - (a) "Assessment" has the same meaning as in Section 41-6a-501.
- 78 (b) "Convicted" means:
- 79 (i) a conviction by entry of a plea of guilty or nolo contendere, guilty and mentally ill, 80 or no contest; and
- 81 (ii) conviction of any crime or offense.
- 82 (c) "Screening" has the same meaning as in Section 41-6a-501.
- 83 (d) "Substance abuse treatment" means treatment obtained through a substance abuse 84 program that is licensed by the Office of Licensing within the Department of Human Services.
- 85 (2) On and after July 1, 2005, through June 30, 2007, the courts of the Third Judicial

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86	District located in Salt Lake County:
87	(a) shall order every offender convicted of a felony offense [under Title 58, Chapter 37,
88	Utah Controlled Substances Act,] to participate in a screening prior to sentencing;
89	(b) may order offenders screened under Subsection (2)(a) to participate in an
90	assessment prior to sentencing if the screening indicates an assessment to be appropriate; and
91	(c) shall order a maximum of 250 offenders assessed under Subsection (2)(b) and
92	sentenced to probation in Salt Lake County to participate in substance abuse treatment if:
93	(i) the assessment indicates treatment is appropriate; and
94	(ii) the court finds treatment to be appropriate for the offender.
95	(3) The findings from any screening and any assessment conducted under this section
96	shall be part of the presentence investigation report submitted to the court prior to sentencing
97	of the offender.
98	(4) Monies appropriated by the Legislature to assist in the funding of the screening,
99	assessment, and substance abuse treatment provided under this section are not subject to any
100	requirement regarding matching funds from a state or local governmental entity.