1	FA	MILY EMPLOYMENT PR	ROGRAM		
2		AMENDMENTS			
3		2007 GENERAL SESSION	N		
4		STATE OF UTAH			
5	Chief Sponsor: Dan R. Eastman				
6		House Sponsor: Julie Fis	her		
7	Cosponsors:	John W. Hickman	Peter C. Knudson		
8					
9	LONG TITLE				
10	General Description:				
11	This bill modifies elig	ibility requirements for receiving	cash assistance benefits under		
12	the Family Employment Program administered by the Employment Development				
13	Division of the Department of Workforce Services.				
14	Highlighted Provisions:				
15	This bill:				
16	provides that the d	livision may not count up to a max	imum of three months of		
17	transitional support cash payr	nents received by a parent client to	oward the cash		
18	assistance time limits set for families in the Family Employment Program; and				
19	 modifies the employ 	oyment requirement for a parent c	lient to receive additional cash		
20	assistance beyond the 36-mor	assistance beyond the 36-month time limit set for families in the Family			
21	Employment Program.	Employment Program.			
22	Monies Appropriated in thi	s Bill:			
23	None				
24	Other Special Clauses:				
25	None				
26	Utah Code Sections Affected:				
27	AMENDS:				

S.B. 1	14
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35A-3-306, as last amended by Chapter 29, Laws of Utah 2004
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 35A-3-306 is amended to read:
35A-3-306. Limits on eligibility.
(1) For purposes of this section, "battered or subjected to extreme cruelty" is defined in
Section 103(a)(1) of P.L. 104-193 or 42 U.S.C. Sec. 608(a)(7)(C)(iii), The Personal
Responsibility and Work Opportunity Reconciliation Act of 1996.
(2) Except as provided in Subsection (4), the division may not provide cash assistance
to a family who has received cash assistance for 36 months or more.
(3) (a) The division shall count toward the 36-month time limit in Subsection (2) any
time after January 1, 1997, during which:
(i) the parent client received cash assistance in this or another state; and
(ii) the parent client is disqualified from receiving cash assistance and the parent client's
income and assets are counted in determining eligibility for the family in this or another state.
(b) (i) The division may not count toward the 36-month time limit in Subsection (2) or
the 24-month time period in Subsection (4) any time during which:
(A) a person 18 years of age or older received cash assistance as a minor child and not
as a parent[-]; or
(B) a parent client received transitional support cash assistance.
(ii) Transitional support cash assistance:
(A) may be paid if the department determines the assistance is necessary to stabilize
employment and prevent recidivism;
(B) is only available to a parent client who was previously receiving cash assistance
under the Family Employment Program but who becomes ineligible due to earned or unearned
income; and
(C) may be granted for a maximum of three months provided the parent client is
employed an average of 30 hours per week during the transitional period.
(4) (a) [On a month-to-month basis for] For up to 24 months, the division may provide
cash assistance to a family beyond the 36-month time limit in Subsection (2) if[: (i)] during the
previous [month] two months, the parent client was employed for no less than [80] $\underline{20}$ hours[;

12-18-06 10:02 AM

59	and] <u>per week.</u>
60	[(ii) during at least six of the previous 24 months the parent client was employed for no
61	less than 80 hours a month.]
62	(b) For up to 20% of the average monthly number of families who receive cash
63	assistance under this part, the division may provide cash assistance to a family beyond the
64	36-month time limit in Subsection (2):
65	(i) by reason of a hardship; or
66	(ii) if the family includes an individual who has been battered or subjected to extreme
67	cruelty.
68	(c) For up to 20% of the average monthly number of families who receive cash
69	assistance under this part, the division may provide cash assistance to a family beyond the
70	additional 24-month time period in Subsection (4)(a):
71	(i) by reason of a hardship; or
72	(ii) if the family includes an individual who has been battered or subjected to extreme
73	cruelty.
74	(d) Except as provided in Subsections (4)(b) and (c), the division may not provide cash
75	assistance to a family who has received 60 months of cash assistance after October 1, 1996.

Legislative Review Note as of 11-15-06 4:20 PM

Office of Legislative Research and General Counsel

Interim Committee Note as of 12-18-06 10:02 AM

The Workforce Services and Community and Economic Development Interim Committee recommended this bill.

S.B. 14 - Family Employment Program Amendments

Fiscal Note

2007 General Session

State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for businesses or local governments. Qualifying individuals might receive benefits for an additional three months.

1/2/2007, 12:58:27 PM, Lead Analyst: Eckersley, S.

Office of the Legislative Fiscal Analyst