1	SUBSTANCE ABUSE PROGRAMS AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Paul Ray
5	Senate Sponsor: Jerry W. Stevenson
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions of the Utah Code regarding the Utah Substance Abuse
)	Advisory Council.
1	Highlighted Provisions:
2	This bill:
3	<ul> <li>changes the name of the Utah Substance Abuse Advisory Council to the Utah</li> </ul>
4	Substance Use and Mental Health Advisory Council;
5	<ul> <li>modifies the membership of the Utah Substance Use and Mental Health Advisory</li> </ul>
6	Council;
7	<ul> <li>changes the title of the Drug Offender Reform Act to the Drug-Related Offenses</li> </ul>
8	Reform Act;
9	<ul> <li>expands the application of the Drug-Related Offenses Reform Act beyond persons</li> </ul>
0	convicted of a felony to any convicted offenders determined to be eligible under the
1	implementation plan developed by the Utah Substance Use and Mental Health
2	Advisory Council; and
3	<ul><li>makes technical corrections.</li></ul>
4	Money Appropriated in this Bill:
5	None
6	Other Special Clauses:
7	None
8	<b>Utah Code Sections Affected:</b>
9	AMENDS:

30	32B-2-210, as enacted by Laws of Utah 2012, Chapter 365
31	32B-2-402, as last amended by Laws of Utah 2014, Chapter 119
32	53-1-119, as last amended by Laws of Utah 2014, Chapter 163
33	63M-7-301, as last amended by Laws of Utah 2012, Chapter 212
34	63M-7-302, as last amended by Laws of Utah 2014, Chapter 387
35	63M-7-303, as last amended by Laws of Utah 2014, Chapter 120
36	63M-7-305, as last amended by Laws of Utah 2011, Chapter 51
37	77-18-1.1, as last amended by Laws of Utah 2011, Chapters 342 and 366
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39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 32B-2-210 is amended to read:
41	32B-2-210. Alcoholic Beverage Control Advisory Board.
42	(1) There is created within the department an advisory board known as the "Alcoholic
43	Beverage Control Advisory Board."
44	(2) The advisory board shall consist of 12 members as follows:
45	(a) the following voting members appointed by the commission, a representative of:
46	(i) a full-service restaurant licensee;
47	(ii) a limited-service restaurant licensee;
48	(iii) a beer-only restaurant licensee;
49	(iv) a social club licensee;
50	(v) a fraternal club licensee;
51	(vi) a dining club licensee;
52	(vii) a wholesaler licensee;
53	(viii) an on-premise banquet licensee;
54	(ix) an on-premise beer retailer licensee; and
55	(x) a reception center licensee;
56	(b) the chair of the Utah Substance [Abuse] <u>Use and Mental Health</u> Advisory Council,
57	or the chair's designee, who serves as a voting member; and

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(c) the chair of the commission or the chair's designee from the members of the commission, who shall serve as a nonvoting member.

- (3) (a) Except as required by Subsection (3)(b), as terms of current voting members of the advisory board expire, the commission shall appoint each new member or reappointed member to a four-year term beginning July 1 and ending June 30.
- (b) Notwithstanding the requirements of Subsection (3)(a), the commission shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of voting advisory board members are staggered so that approximately half of the advisory board is appointed every two years.
- (c) No two members of the board may be employed by the same company or nonprofit organization.
- (4) (a) When a vacancy occurs in the membership for any reason, the commission shall appoint a replacement for the unexpired term.
- (b) The commission shall terminate the term of a voting advisory board member who ceases to be representative as designated by the member's original appointment.
- (5) The advisory board shall meet no more than quarterly as called by the chair for the purpose of advising the commission and the department, with discussion limited to administrative rules made under this title.
- (6) The chair of the commission or the chair's designee shall serve as the chair of the advisory board and call the necessary meetings.
  - (7) (a) Six members of the board constitute a quorum of the board.
  - (b) An action of the majority when a quorum is present is the action of the board.
    - (8) The department shall provide staff support to the advisory board.
- 81 (9) A member may not receive compensation or benefits for the member's service, but 82 may receive per diem and travel expenses in accordance with:
  - (a) Section 63A-3-106;
- 84 (b) Section 63A-3-107; and

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85 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and

86	63A-3-107.
87	Section 2. Section 32B-2-402 is amended to read:
88	32B-2-402. Definitions Calculations.
89	(1) As used in this part:
90	(a) "Account" means the Alcoholic Beverage and Substance Abuse Enforcement and
91	Treatment Restricted Account created in Section 32B-2-403.
92	(b) "Advisory council" means the Utah Substance [Abuse] Use and Mental Health
93	Advisory Council created in Section 63M-7-301.
94	(c) "Alcohol-related offense" means:
95	(i) a violation of:
96	(A) Section 41-6a-502; or
97	(B) an ordinance that complies with the requirements of:
98	(I) Subsection 41-6a-510(1); or
99	(II) Section 76-5-207; or
100	(ii) an offense involving the illegal:
101	(A) sale of an alcoholic product;
102	(B) consumption of an alcoholic product;
103	(C) distribution of an alcoholic product;
104	(D) transportation of an alcoholic product; or
105	(E) possession of an alcoholic product.
106	(d) "Annual conviction time period" means the time period that:
107	(i) begins on July 1 and ends on June 30; and
108	(ii) immediately precedes the fiscal year for which an appropriation under this part is
109	made.
110	(e) "Municipality" means:
111	(i) a city; or
112	(ii) a town.

(f) (i) "Prevention" is as defined by rule, in accordance with Title 63G, Chapter 3, Utah

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114 Administrative Rulemaking Act, by the Division of Substance Abuse and Mental Health within 115 the Department of Human Services. 116 (ii) In defining the term "prevention," the Division of Substance Abuse and Mental 117 Health shall: (A) include only evidence-based or evidence-informed programs; and 118 119 (B) provide for coordination with local substance abuse authorities designated to 120 provide substance abuse services in accordance with Section 17-43-201. 121 (2) For purposes of Subsection 32B-2-404(1)(b)(iii), the number of premises located 122 within the limits of a municipality or county: 123 (a) is the number determined by the department to be so located; (b) includes the aggregate number of premises of the following: 124 125 (i) a state store; 126 (ii) a package agency; and 127 (iii) a retail licensee; and 128 (c) for a county, consists only of the number located within an unincorporated area of 129 the county. 130 (3) The department shall determine: (a) a population figure according to the most current population estimate prepared by 131 132 the Utah Population Estimates Committee: 133 (b) a county's population for the 25% distribution to municipalities and counties under Subsection 32B-2-404(1)(b)(i) only with reference to the population in the unincorporated 134 areas of the county; and 135 136 (c) a county's population for the 25% distribution to counties under Subsection 137 32B-2-404(1)(b)(iv) only with reference to the total population in the county, including that of 138 a municipality. 139 (4) (a) A conviction occurs in the municipality or county that actually prosecutes the 140 offense to judgment.

(b) If a conviction is based upon a guilty plea, the conviction is considered to occur in

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142	the municipality or county that, except for the guilty plea, would have prosecuted the offense.
143	Section 3. Section <b>53-1-119</b> is amended to read:
144	53-1-119. Tracking effects of abuse of alcoholic products.
145	(1) There is created a committee within the department known as the "Alcohol Abuse
146	Tracking Committee" that consists of:
147	(a) the commissioner, or the commissioner's designee;
148	(b) the executive director of the Department of Health, or the executive director's
149	designee;
150	(c) the executive director of the Department of Human Services, or the executive
151	director's designee;
152	(d) the director of the Department of Alcoholic Beverage Control, or the director's
153	designee;
154	(e) the executive director of the Department of Workforce Services, or the executive
155	director's designee;
156	(f) the chair of the Utah Substance [Abuse] Use and Mental Health Advisory Council,
157	or the chair's designee;
158	(g) the state court administrator or the state court administrator's designee; and
159	(h) the executive director of the Department of Technology Services, or the executive
160	director's designee.
161	(2) The commissioner, or the commissioner's designee, shall chair the committee.
162	(3) (a) Four members of the committee constitute a quorum.
163	(b) A vote of the majority of the committee members present when a quorum is present
164	is an action of the committee.
165	(4) The committee shall meet at the call of the chair, except that the chair shall call a
166	meeting at least twice a year:
167	(a) with one meeting held before April 1 of each year to develop the report required
168	under Subsection (7); and
169	(b) with one meeting to review and finalize the report before it is issued July 1.

170	(5) The committee may adopt additional procedures or requirements for:
171	(a) voting, when there is a tie of the committee members;
172	(b) how meetings are to be called; and
173	(c) the frequency of meetings.
174	(6) The committee shall establish a process to collect for each calendar year the
175	following information:
176	(a) the number of individuals statewide who are convicted of, plead guilty to, plead no
177	contest to, plead guilty in a similar manner to, or resolve by diversion or its equivalent to a
178	violation related to underage drinking of alcohol;
179	(b) the number of individuals statewide who are convicted of, plead guilty to, plead no
180	contest to, plead guilty in a similar manner to, or resolve by diversion or its equivalent to a
181	violation related to driving under the influence of alcohol;
182	(c) the number of violations statewide of Title 32B, Alcoholic Beverage Control Act,
183	related to over-serving or over-consumption of an alcoholic product;
184	(d) the cost of social services provided by the state related to abuse of alcohol,
185	including services provided by the Division of Child and Family Services within the
186	Department of Human Services;
187	(e) where the alcoholic products are obtained that results in the violations or costs
188	described in Subsections (6)(a) through (d); and
189	(f) any information the committee determines can be collected and relates to the abuse
190	of alcoholic products.
191	(7) Beginning July 1, 2014, the committee shall report the information collected under
192	Subsection (6) annually to the governor and the Legislature by no later than the July 1
193	immediately following the calendar year for which the information is collected.
194	Section 4. Section <b>63M-7-301</b> is amended to read:
195	63M-7-301. Definitions Creation of council Membership Terms.
196	(1) (a) As used in this part, "council" means the Utah Substance [Abuse] Use and
197	Mental Health Advisory Council created in this section.

198	(b) There is created within the governor's office the Utah Substance [Abuse] <u>Use and</u>
199	Mental Health Advisory Council.
200	(2) The council shall be comprised of the following voting members:
201	(a) the attorney general or the attorney general's designee;
202	(b) [a county commissioner designated] an elected county official appointed by the
203	Utah Association of Counties;
204	(c) the commissioner of public safety or the commissioner's designee;
205	(d) the director of the Division of Substance Abuse and Mental Health or the director's
206	designee;
207	(e) the state superintendent of public instruction or the superintendent's designee;
208	(f) the <u>executive</u> director of the Department of Health or the <u>executive</u> director's
209	designee;
210	(g) the executive director of the Commission on Criminal and Juvenile Justice or the
211	executive director's designee;
212	[(h) the governor or the governor's designee;]
213	[(i)] (h) the executive director of the Department of Corrections or the executive
214	director's designee;
215	[(j)] (i) the director of the Division of Juvenile Justice Services or the director's
216	designee;
217	[(k) the executive director of the private nonprofit Utah Domestic Violence Council or
218	the executive director's designee;]
219	(j) the director of the Division of Child and Family Services or the director's designee;
220	(k) the chair of the Board of Pardons and Parole or the chair's designee;
221	(l) the director of the Office of Multicultural Affairs or the director's designee;
222	[(1)] (m) the director of the Division of Indian Affairs or the director's designee;
223	[(m)] (n) the state court administrator or the state court administrator's designee;
224	(o) a district court judge who presides over a drug court and who is appointed by the
225	chief justice of the Utah Supreme Court;

226	(p) a district court judge who presides over a mental health court and who is appointed
227	by the chief justice of the Utah Supreme Court;
228	(q) a juvenile court judge who presides over a drug court and who is appointed by the
229	chief justice of the Utah Supreme Court;
230	(r) a prosecutor appointed by the Statewide Association of Prosecutors;
231	(s) the chair or co-chair of each committee established by the council;
232	[(n)] (t) the following members [designated] appointed to serve four-year terms:
233	(i) a member of the House of Representatives [designated] appointed by the speaker of
234	the House of Representatives;
235	(ii) a member of the Senate [designated] appointed by the president of the Senate; and
236	(iii) a representative [designated] appointed by the Utah League of Cities and Towns;
237	$[\frac{(o)}{(u)}]$ the following members appointed by the governor to serve four-year terms:
238	[(i) a representative of the Utah National Guard;]
239	[(ii)] (i) one resident of the state who has been personally affected by [alcohol or other
240	drug abuse] a substance use or mental health disorder; and
241	[(iii)] (ii) one citizen representative; and
242	[(p)] $(v)$ in addition to the voting members described in Subsections (2)(a) through
243	[(o)] (u), the following voting members [may be] appointed by a majority of the members
244	described in Subsections (2)(a) through $[(o)]$ (u) to serve four-year terms:
245	[(i) a person knowledgeable in criminal justice issues;]
246	[(ii) a person knowledgeable in substance abuse treatment issues;]
247	[(iii) a person knowledgeable in substance abuse prevention issues; and]
248	[(iv) a person knowledgeable in judiciary issues; and]
249	[(q) in addition to the voting members described in Subsections (2)(a) through (p), one
250	or more chairs or co-chairs of a committee established by the council under Subsection
251	63M-7-302(5) may be appointed as a voting member by a majority of the members described in
252	Subsections (2)(a) through (p).]
253	(i) one resident of the state who represents a statewide advocacy organization for

254	recovery from substance use disorders;
255	(ii) one resident of the state who represents a statewide advocacy organization for
256	recovery from mental illness;
257	(iii) one resident of the state who represents prevention professionals;
258	(iv) one resident of the state who represents treatment professionals;
259	(v) one resident of the state who represents the physical health care field;
260	(vi) one resident of the state who is a criminal defense attorney;
261	(vii) one resident of the state who is a military servicemember or military veteran under
262	Section 53B-8-102; and
263	(viii) one resident of the state who represents local law enforcement agencies.
264	(3) A person other than a person described in Subsection (2) may not be appointed as a
265	voting member of the council.
266	Section 5. Section <b>63M-7-302</b> is amended to read:
267	63M-7-302. Chair Vacancies Quorum Expenses.
268	(1) The Utah Substance [Abuse] Use and Mental Health Advisory Council shall
269	annually select one of its members to serve as chair and one of its members to serve as vice
270	chair.
271	(2) When a vacancy occurs in the membership for any reason, the replacement shall be
272	appointed for the unexpired term in the same manner as the position was originally filled.
273	(3) A majority of the members of the council constitutes a quorum.
274	(4) (a) A member who is not a legislator may not receive compensation or benefits for
275	the member's service, but may receive per diem and travel expenses as allowed in:
276	(i) Section 63A-3-106;
277	(ii) Section 63A-3-107; and
278	(iii) rules made by the Division of Finance according to Sections 63A-3-106 and
279	63A-3-107.
280	(b) Compensation and expenses of a member who is a legislator are governed by
281	Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses.

282	(5) The council may establish committees as needed to assist in accomplishing its
283	duties under Section 63M-7-303.
284	Section 6. Section <b>63M-7-303</b> is amended to read:
285	63M-7-303. Duties of council.
286	(1) The Utah Substance [Abuse] <u>Use and Mental Health</u> Advisory Council shall:
287	(a) provide leadership and generate unity for Utah's ongoing efforts to [combat
288	substance abuse] reduce and eliminate the impact of substance use and mental health disorders
289	in Utah through a comprehensive and evidence-based prevention, treatment, and justice
290	strategy;
291	(b) recommend and coordinate the creation, dissemination, and implementation of $[a]$
292	statewide [substance abuse policy] policies to address substance use and mental health
293	disorders;
294	(c) facilitate planning for a balanced continuum of substance [abuse] use and mental
295	health disorder prevention, treatment, and justice services;
296	(d) promote collaboration and mutually beneficial public and private partnerships;
297	(e) coordinate recommendations made by any committee created under Section
298	63M-7-302;
299	(f) analyze and provide an objective assessment of all proposed legislation concerning
300	[alcohol and other drug] substance use, mental health, and related issues;
301	(g) coordinate the implementation of Section 77-18-1.1 and related provisions in
302	Subsections 77-18-1(5)(b)(iii) and (iv), as provided in Section 63M-7-305; and
303	(h) comply with Section 32B-2-306.
304	(2) The council shall meet quarterly or more frequently as determined necessary by the
305	chair.
306	(3) The council shall report its recommendations annually to the commission,
307	governor, the Legislature, and the Judicial Council.
308	Section 7. Section <b>63M-7-305</b> is amended to read:
300	63M-7-305 Drug-Related Offenses Reform Act - Coordination

310	(1) As used in this section:
311	(a) "Council" means the Utah Substance [Abuse] Use and Mental Health Advisory
312	Council.
313	(b) "Drug [Offender]-Related Offenses Reform Act" and "act" mean the screening,
314	assessment, substance [abuse] use disorder treatment, and supervision provided to convicted
315	[offenders] persons under Subsection 77-18-1.1(2) to:
316	(i) determine [offenders'] a person's specific substance [abuse] use disorder treatment
317	needs as early as possible in the judicial process;
318	(ii) expand treatment resources for [offenders] persons in the community;
319	(iii) integrate <u>a person's</u> treatment [of offenders] with supervision by the Department of
320	Corrections; and
321	(iv) reduce the incidence of substance [abuse] use disorders and related criminal
322	conduct.
323	(c) "Substance abuse authority" has the same meaning as in Section 17-43-201.
324	(2) The council shall provide ongoing oversight of the implementation, functions, and
325	evaluation of the Drug [Offender]-Related Offenses Reform Act.
326	(3) The council shall develop an implementation plan for the Drug [Offender]-Related
327	Offenses Reform Act. The plan shall:
328	(a) identify local substance abuse authority areas where the act will be implemented, in
329	cooperation with the Division of Substance Abuse and Mental Health, the Department of
330	Corrections, and the local substance abuse authorities;
331	(b) include guidelines for local substance abuse authorities and the Utah Department of
332	<u>Corrections</u> on how funds appropriated under the act should be used, <u>including eligibility</u>
333	requirements for convicted persons who participate in services funded by the act, that are
334	consistent with the recommendations of the Commission on Criminal and Juvenile Justice for
335	reducing recidivism; and
336	(c) require that treatment plans under the act are appropriate for [criminal offenders;]
337	persons involved in the criminal justice system.

338	[(d) include guidelines on the membership of local planning groups;]
339	[(e) include guidelines on the membership of the Department of Corrections' planning
340	group under Subsection (5); and (f) provide guidelines for the Commission on Criminal and
341	Juvenile Justice to conduct an evaluation of the implementation, impact, and results of the act.]
342	[(4) (a) Each local substance abuse authority designated under Subsection (3) to
343	implement the act shall establish a local planning group and shall submit a plan to the council
344	detailing how the authority proposes to use the act funds. The uses shall be in accordance with
345	the guidelines established by the council under Subsection (3).
346	[(b) Upon approval of the plan by the council, the Division of Substance Abuse and
347	Mental Health shall allocate the funds.]
348	[(c) Local substance abuse authorities shall annually, on or before October 1, submit to
349	the Division of Substance Abuse and Mental Health and to the council reports detailing use of
350	the funds and the impact and results of the use of the funds during the prior fiscal year ending
351	June 30.]
352	[(5) (a) The Department of Corrections shall establish a planning group and shall
353	submit a plan to the council detailing how the department proposes to use the act funds. The
354	uses shall be in accordance with the guidelines established by the council under Subsection
355	<del>(3).</del> ]
356	[(b) The Department of Corrections shall annually, before October 1, submit to the
357	council a report detailing use of the funds and the impact and results of the use of the funds
358	during the prior fiscal year ending June 30.]
359	[(6) The council shall monitor the progress and evaluation of the act and shall provide
360	a written report on the implementation, impact, and results of the act to the Law Enforcement
361	and Criminal Justice and the Health and Human Services legislative interim committees
362	annually before November 1.]
363	Section 8. Section 77-18-1.1 is amended to read:
364	77-18-1.1. Screening, assessment, and treatment.
365	(1) As used in this section:

366	(a) "Assessment" has the same meaning as in Section 41-6a-501.
367	(b) "Convicted" means:
368	(i) a conviction by entry of a plea of guilty or nolo contendere, guilty with a mental
369	illness, or no contest; and
370	(ii) conviction of any crime or offense.
371	(c) "Screening" has the same meaning as in Section 41-6a-501.
372	(d) "Substance [abuse] use disorder treatment" means treatment obtained through a
373	substance [abuse] use disorder program that is licensed by the Office of Licensing within the
374	Department of Human Services.
375	(2) On or after July 1, 2009, the courts of the judicial districts where the Drug
376	[Offender]-Related Offenses Reform Act under Section 63M-7-305 is implemented shall, in
377	coordination with the local substance abuse authority regarding available resources, order
378	[offenders convicted of a felony] convicted persons determined to be eligible in accordance
379	with the implementation plan developed by the Utah Substance Use and Mental Health
380	Advisory Council under Section 63M-7-305 to:
381	(a) participate in a screening prior to sentencing;
382	(b) participate in an assessment prior to sentencing if the screening indicates an
383	assessment to be appropriate; and
384	(c) participate in substance [abuse] use disorder treatment if:
385	(i) the assessment indicates treatment to be appropriate;
386	(ii) the court finds treatment to be appropriate for the [offender] convicted person; and
387	(iii) the court finds the [offender] convicted person to be an appropriate candidate for
388	community-based supervision.
389	(3) The findings from any screening and any assessment conducted under this section
390	shall be part of the presentence investigation report submitted to the court before sentencing of
391	the [offender] convicted person.
392	(4) Money appropriated by the Legislature to assist in the funding of the screening,

assessment, substance [abuse] use disorder treatment, and supervision provided under this

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394 section is not subject to any requirement regarding matching funds from a state or local

395 governmental entity.