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1	SAFETY NET INITIATIVE AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Curtis S. Bramble
5	House Sponsor: John Knotwell
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the Safety Net Initiative.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>transfers the administration of the Safety Net Initiative from the Office of the</li> </ul>
13	Attorney General to the Department of Workforce Services; and
14	<ul><li>makes technical and conforming changes.</li></ul>
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	This bill provides a special effective date.
19	<b>Utah Code Sections Affected:</b>
20	AMENDS:
21	35A-1-104, as last amended by Laws of Utah 2008, Chapter 382
22	67-5-1.5, as last amended by Laws of Utah 2012, Chapter 350
23	ENACTS:
24	<b>35A-3-801</b> , Utah Code Annotated 1953
25	RENUMBERS AND AMENDS:
26	35A-3-802, (Renumbered from 67-5-26, as enacted by Laws of Utah 2008, Chapter
27	116)
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30	Section 1. Section 35A-1-104 is amended to read:
31	35A-1-104. Department authority.
32	Within all other authority or responsibility granted to it by law, the department may:
33	(1) adopt rules when authorized by this title, in accordance with the procedures of Title
34	63G, Chapter 3, Utah Administrative Rulemaking Act;
35	(2) purchase, as authorized or required by law, services that the department is
36	responsible to provide for legally eligible persons;
37	(3) conduct adjudicative proceedings in accordance with the procedures of Title 63G,
38	Chapter 4, Administrative Procedures Act;
39	(4) establish eligibility standards for its programs, not inconsistent with state or federal
40	law or regulations;
41	(5) take necessary steps, including legal action, to recover money or the monetary value
42	of services provided to a recipient who is not eligible;
43	(6) administer oaths, certify to official acts, issue subpoenas to compel witnesses and
14	the production of books, accounts, documents, and other records necessary as evidence;
45	(7) acquire, manage, and dispose of any real or personal property needed or owned by
46	the department, not inconsistent with state law;
<b>1</b> 7	(8) receive gifts, grants, devises, and donations or their proceeds, crediting the program
48	designated by the donor, and using the gift, grant, devise, or donation for the purposes
19	requested by the donor, as long as the request conforms to state and federal policy;
50	(9) accept and employ volunteer labor or services;
51	(10) reimburse volunteers for necessary expenses, when the department considers that
52	reimbursement to be appropriate;
53	(11) carry out the responsibility assigned by the State Workforce Services Plan
54	developed by the State Council on Workforce Services;
55	(12) provide training and educational opportunities for its staff;
56	(13) examine and audit the expenditures of any public funds provided to a local
57	authority agency or organization that contracts with or receives funds from those authorities of

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58	agencies;
59	(14) accept and administer grants from the federal government and from other sources,
60	public or private;
61	(15) employ and determine the compensation of clerical, legal, technical, investigative,
62	and other employees necessary to carry out its policymaking, regulatory, and enforcement
63	powers, rights, duties, and responsibilities under this title;
64	(16) establish and conduct free employment agencies, and bring together employers
65	seeking employees and working people seeking employment, and make known the
66	opportunities for employment in this state;
67	(17) collect, collate, and publish statistical and other information relating to employees,
68	employers, employments, and places of employment, and other statistics as it considers proper;
69	(18) encourage the expansion and use of apprenticeship programs meeting state or
70	federal standards for apprenticeship programs;
71	(19) develop processes to ensure that the department responds to the full range of
72	employee and employer clients; [and]
73	(20) carry out the responsibilities assigned to it by statute[:]; and
74	(21) administer the Safety Net Initiative as described in Section 35A-3-802.
75	Section 2. Section <b>35A-3-801</b> is enacted to read:
76	Part 8. Safety Net Initiative
77	35A-3-801. Title.
78	This part is known as the "Safety Net Initiative."
79	Section 3. Section 35A-3-802, which is renumbered from Section 67-5-26 is
80	renumbered and amended to read:
81	[ <del>67-5-26</del> ]. <u>35A-3-802.</u> Safety Net Initiative Staff.
82	(1) As used in this section, "individuals in underserved communities" means [men,
83	women, and children] individuals living in culturally isolated communities [of Utah and
84	northern Arizona] in the state who may lack access to [justice, safety, and services] public
85	assistance and other government services.

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86	(2) There is created within the [Office of the Attorney General] department the Safety
87	Net Initiative to:
88	[(a) address and prevent the crimes of domestic violence, sexual assault, stalking,
89	incest, and child abuse relating to individuals in underserved communities; and]
90	[(b)] (a) implement strategies to increase awareness and [to] reduce risk factors in
91	order to improve the safety and well-being of individuals in underserved communities[-];
92	[(3) There is created within the Office of the Attorney General the Safety Net Task
93	Force, which is a statewide multi-disciplinary and multi-jurisdictional task force focused on
94	accomplishing the following objectives:]
95	[(a) coordinating] (b) coordinate with government agencies, nonprofit organizations,
96	and interested individuals [in order to work] to provide open communication with individuals
97	in underserved communities; and
98	[(b) coordinating] (c) coordinate efforts to give individuals in underserved
99	communities [equal] needed access to [justice, safety, and services] public assistance and other
100	government services.
101	[(4)] (3) The [attorney general] department may employ or contract with individuals,
102	entities, and support staff <u>as</u> necessary to administer the duties required by this section.
103	Section 4. Section 67-5-1.5 is amended to read:
104	67-5-1.5. Special duties Employment of staff.
105	(1) The attorney general may undertake special duties and projects as follows:
106	(a) employment of child protection services investigators under Section 67-5-16;
107	(b) employment of an Obscenity and Pornography Complaints Ombudsman under
108	Section 67-5-18;
109	(c) administration of the Internet Crimes Against Children Task Force under Section
110	67-5-20;
111	(d) administration of the Internet Crimes Against Children (ICAC) Unit under Section
112	67-5-21;

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114	under Section 67-5-22;
115	(f) administration of the Attorney General Crime and Violence Prevention Fund under
116	Section 67-5-24; <u>and</u>
117	[(g) administration of the Safety Net Initiative as provided under Section 67-5-26; and]
118	[(h)] (g) administration of the Mortgage and Financial Fraud Unit under Section
119	67-5-30.
120	(2) As permitted by the provisions of this chapter, the attorney general may employ or
121	contract with investigators, prosecutors, and necessary support staff to fulfill the special duties
122	undertaken under this section.
123	Section 5. Effective date.
124	This bill takes effect on July 1, 2016.