Senator Todd Weiler proposes the following substitute bill:

1	WORKFORCE SERVICES REVISIONS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd Weiler
5	House Sponsor: Timothy D. Hawkes
6	
7	LONG TITLE
8	General Description:
9	This bill modifies the Utah Workforce Services Code.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	 modifies the names of divisions within the Department of Workforce Services;
14	 creates the State Workforce Development Board and describes its membership and
15	duties;
16	 makes the Department of Workforce Services' Code consistent with the federal
17	Workforce Innovation and Opportunity Act;
18	 modifies background check provisions for certain child care providers; and
19	makes technical changes.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	This bill provides a special effective date.
24	Utah Code Sections Affected:
25	AMENDS:



26	35A-1-104, as last amended by Laws of Utah 2008, Chapter 382
27	35A-1-202, as last amended by Laws of Utah 2012, Chapter 212
28	35A-1-206, as last amended by Laws of Utah 2014, Chapters 371 and 387
29	35A-1-207, as last amended by Laws of Utah 2011, Chapter 188
30	35A-2-101, as last amended by Laws of Utah 2011, Chapter 188
31	35A-2-102, as last amended by Laws of Utah 2011, Chapter 188
32	35A-2-201, as last amended by Laws of Utah 2011, Chapter 188
33	35A-3-102, as last amended by Laws of Utah 2015, Chapter 221
34	35A-3-103, as last amended by Laws of Utah 2015, Chapter 221
35	35A-3-310.5, as last amended by Laws of Utah 2015, Chapter 221
36	35A-4-312, as last amended by Laws of Utah 2015, Chapter 143
37	35A-5-102, as last amended by Laws of Utah 2008, Chapter 382
38	35A-5-202, as last amended by Laws of Utah 2012, Chapter 347
39	35A-11-203, as enacted by Laws of Utah 2014, Chapter 127
40	53B-12-101, as last amended by Laws of Utah 2008, Chapter 382
41	62A-1-111, as last amended by Laws of Utah 2014, Chapter 213
42	62A-4a-105, as last amended by Laws of Utah 2014, Chapters 140 and 265
43	62A-4a-709, as last amended by Laws of Utah 2005, Chapter 81
44	REPEALS:
45	35A-2-103, as last amended by Laws of Utah 2011, Chapter 188
46	35A-3-115, as last amended by Laws of Utah 2015, Chapter 221
47	35A-5-201, as renumbered and amended by Laws of Utah 1997, Chapter 375
48	
49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 35A-1-104 is amended to read:
51	35A-1-104. Department authority.
52	Within all other authority or responsibility granted to it by law, the department may:
53	(1) adopt rules when authorized by this title, in accordance with the procedures of Title
54	63G, Chapter 3, Utah Administrative Rulemaking Act;
55	(2) purchase, as authorized or required by law, services that the department is
56	responsible to provide for legally eligible persons;

57 (3) conduct adjudicative proceedings in accordance with the procedures of Title 63G, 58 Chapter 4, Administrative Procedures Act; 59 (4) establish eligibility standards for its programs, not inconsistent with state or federal 60 law or regulations; 61 (5) take necessary steps, including legal action, to recover money or the monetary value 62 of services provided to a recipient who is not eligible; 63 (6) administer oaths, certify to official acts, issue subpoenas to compel witnesses and the production of books, accounts, documents, and other records necessary as evidence: 64 65 (7) acquire, manage, and dispose of any real or personal property needed or owned by 66 the department, not inconsistent with state law; 67 (8) receive gifts, grants, devises, and donations or their proceeds, crediting the program 68 designated by the donor, and using the gift, grant, devise, or donation for the purposes 69 requested by the donor, as long as the request conforms to state and federal policy: (9) accept and employ volunteer labor or services: 70 71 (10) reimburse volunteers for necessary expenses, when the department considers that 72 reimbursement to be appropriate; 73 (11) carry out the responsibility assigned by the state workforce services plan 74 developed by the [State Council on Workforce Services] State Workforce Development Board; 75 (12) provide training and educational opportunities for its staff; (13) examine and audit the expenditures of any public funds provided to a local 76 77 authority, agency, or organization that contracts with or receives funds from those authorities or 78 agencies; 79 (14) accept and administer grants from the federal government and from other sources, 80 public or private; (15) employ and determine the compensation of clerical, legal, technical, investigative, 81 82 and other employees necessary to carry out its policymaking, regulatory, and enforcement 83 powers, rights, duties, and responsibilities under this title; 84 (16) establish and conduct free employment agencies, and bring together employers 85 seeking employees and working people seeking employment, and make known the 86 opportunities for employment in this state;

(17) collect, collate, and publish statistical and other information relating to employees,

88	employers, employments, and places of employment, and other statistics as it considers proper;
89	(18) encourage the expansion and use of apprenticeship programs meeting state or
90	federal standards for apprenticeship programs;
91	(19) develop processes to ensure that the department responds to the full range of
92	employee and employer clients; and
93	(20) carry out the responsibilities assigned to it by statute.
94	Section 2. Section 35A-1-202 is amended to read:
95	35A-1-202. Divisions Creation Duties Workforce Appeals Board, councils,
96	Child Care Advisory Committee, and economic service areas.
97	(1) There is created within the department the following divisions:
98	(a) the [Employment] Workforce Development Division to administer the development
99	and implementation of employment assistance programs [that are: (i) related to the operations
100	of the department; and (ii) consistent with federal and state law; (b) to administer those
101	services that are not delivered through the economic service areas: (i)];
102	(b) the Workforce [Development and Information] Research and Analysis Division;
103	[and]
104	[(ii)] (c) the Unemployment Insurance Division to administer Chapter 4, Employment
105	Security Act;
106	(d) the Eligibility Services Division to administer public assistance eligibility;
107	[(c)] (e) the Division of Adjudication to adjudicate claims or actions in accordance
108	with this title; and
109	[(d)] (f) the Housing and Community Development Division, [which is] described in
110	Sections 35A-8-201 and 35A-8-202.
111	(2) In addition to the divisions created under Subsection (1), within the department are
112	the following:
113	(a) the Workforce Appeals Board created in Section 35A-1-205;
114	(b) the State [Council on Workforce Services] Workforce Development Board created
115	in Section 35A-1-206;
116	(c) the Employment Advisory Council created in Section 35A-4-502;
117	(d) the Child Care Advisory Committee created in Section 35A-3-205; and
118	(e) the economic service areas created in accordance with Chapter 2, Economic Service

119	Areas.
120	Section 3. Section 35A-1-206 is amended to read:
121	35A-1-206. State Workforce Development Board Appointment Membership
122	Terms of members Compensation.
123	[(1) There is created a State Council on Workforce Services that shall:]
124	[(a) perform the activities described in Subsection (8);]
125	[(b) advise on issues requested by the department and the Legislature; and]
126	[(c) make recommendations to the department regarding:]
127	[(i) the implementation of Chapter 2, Economic Service Areas, Chapter 3,
128	Employment Support Act, and Chapter 5, Training and Workforce Improvement Act; and]
129	[(ii) the coordination of apprenticeship training.]
130	[(2) (a) The council shall consist of the following voting members:]
131	[(i) a private sector representative from each economic service area as designated by
132	the economic service area director;]
133	[(ii) the superintendent of public instruction or the superintendent's designee;]
134	[(iii) the commissioner of higher education or the commissioner's designee; and]
135	[(iv) the following members appointed by the governor in consultation with the
136	executive director:]
137	[(A) four representatives of small employers as defined by rule by the department;]
138	[(B) four representatives of large employers as defined by rule by the department;]
139	[(C) four representatives of employees or employee organizations, including at least
140	one representative from nominees suggested by public employees organizations;]
141	[(D) two representatives of the clients served under this title including
142	community-based organizations;]
143	[(E) a representative of veterans in the state;]
144	[(F) the executive director of the Utah State Office of Rehabilitation; and]
145	[(G) the Applied Technology College president.]
146	[(b) The following shall serve as nonvoting ex officio members of the council:]
147	[(i) the executive director or the executive director's designee;]
148	[(ii) a legislator appointed by the governor from nominations of the speaker of the
149	House of Representatives and president of the Senate;]

150	[(iii) the executive director of the Department of Human Services;]
151	[(iv) the director of the Governor's Office of Economic Development or the director's
152	designee; and]
153	[(v) the executive director of the Department of Health.]
154	(1) There is created within the department the State Workforce Development Board in
155	accordance with the provisions of the Workforce Innovation and Opportunity Act, 29 U.S.C.
156	Sec. 3101 et seq.
157	(2) The board shall consist of the following 37 members:
158	(a) the governor or the governor's designee;
159	(b) one member of the Senate, appointed by the president of the Senate;
160	(c) one representative of the House of Representatives, appointed by the speaker of the
161	House of Representatives;
162	(d) the executive director or the executive director's designee;
163	(e) the executive director of the Department of Human Services or the executive
164	director's designee;
165	(f) the executive director of the Utah State Office of Rehabilitation or the executive
166	director's designee;
167	(g) the superintendent of the State Board of Education or the superintendent's designee
168	(h) the commissioner of higher education or the commissioner's designee;
169	(i) the president of the Utah College of Applied Technology or the president's designee
170	(j) the executive director of the Governor's Office of Economic Development or the
171	executive director's designee;
172	(k) the executive director of the Department of Veterans' and Military Affairs or the
173	executive director's designee; and
174	(l) the following members appointed by the governor:
175	(i) 18 representatives of business in the state, selected among the following:
176	(A) owners of businesses, chief executive or operating officers of businesses, or other
177	business executives or employers with policy making or hiring authority;
178	(B) representatives of businesses, including small businesses, that provide employment
179	opportunities that include high-quality, work-relevant training and development in in-demand
180	industry sectors or occupations in the state; and

181	(C) representatives of businesses appointed from among individuals nominated by state
182	business organizations or business trade associations;
183	(ii) six representatives of the workforce within the state, which:
184	(A) shall include at least two representatives of labor organizations who have been
185	nominated by state labor federations;
186	(B) shall include at least one representative from a registered apprentice program;
187	(C) may include one or more representatives from a community-based organization
188	that has demonstrated experience and expertise in addressing the employment, training, or
189	educational needs of individuals with barriers to employment; and
190	(D) may include one or more representatives from an organization that has
191	demonstrated experience and expertise in addressing the employment, training, or education
192	needs of eligible youth, including organizations that serve out of school youth; and
193	(iii) two elected officials that represent a city or a county.
194	(3) (a) The governor shall appoint [one nongovernmental member from the council as
195	the chair of the council] one of the appointed business representatives as chair of the board.
196	(b) The chair shall serve at the pleasure of the governor.
197	(4) (a) The governor shall ensure that members appointed to the board represent
198	diverse geographic areas of the state, including urban, suburban, and rural areas.
199	[(a)] (b) A member appointed by the governor shall serve a term of four years and may
200	be reappointed to one additional term.
201	[(b)] (c) A member shall continue to serve until the member's successor has been
202	appointed and qualified.
203	[(c)] (d) Except as provided in Subsection (4)[(d)] (e), as terms of [council] board
204	members expire, the governor shall appoint each new member or reappointed member to a
205	four-year term.
206	[(d)] (e) Notwithstanding the requirements of Subsection (4)[(e)] (d), the governor
207	shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the
208	terms of [council] board members are staggered so that approximately one half of the [council]
209	board is appointed every two years.
210	[(e)] (f) When a vacancy occurs in the membership for any reason, the replacement
211	shall be appointed for the unexpired term.

212	(g) The executive director shall terminate the term of any governor-appointed member
213	of the board if the member leaves the position that qualified the member for the appointment.
214	(5) A majority of [the voting] members constitutes a quorum for the transaction of
215	business.
216	(6) (a) A member of the board who is not a legislator may not receive compensation or
217	benefits for the member's service, but may receive per diem and travel expenses as allowed in:
218	(i) Section 63A-3-106;
219	(ii) Section 63A-3-107; and
220	(iii) rules made by the Division of Finance according to Sections 63A-3-106 and
221	63A-3-107.
222	(b) Compensation and expenses of a member who is a legislator are governed by
223	Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses.
224	(7) The department shall provide staff and administrative support to the [council] board
225	at the direction of the executive director.
226	[(8) The council shall:]
227	[(a) develop a state workforce services plan in accordance with Section 35A-1-207;]
228	[(b) review economic service area plans to certify consistency with state policy
229	guidelines;]
230	[(c) improve the understanding and visibility of state workforce services efforts
231	through external and internal marketing strategies;]
232	[(d) include in the annual written report described in Section 35A-1-109, information
233	and accomplishments related to the activities of the department;]
234	[(e) issue other studies, reports, or documents the council considers advisable that are
235	not required under Subsection (8)(d);]
236	[(f) coordinate the planning and delivery of workforce development services with
237	public education, higher education, vocational rehabilitation, and human services; and]
238	(8) The board has the duties, responsibilities, and powers described in 29 U.S.C. Sec.
239	3111, including:
240	(a) identifying opportunities to align initiatives in education, training, workforce
241	development, and economic development;
242	(b) developing and implementing the state workforce services plan described in

243	<u>Section 35A-1-207;</u>
244	(c) utilizing strategic partners to ensure the needs of industry are met, including the
245	development of expanded strategies for partnerships for in-demand occupations and
246	understanding and adapting to economic changes;
247	(d) developing strategies for staff training;
248	(e) developing and improving employment centers; and
249	[(g) perform] (f) performing other responsibilities within the scope of workforce
250	services as requested by:
251	(i) the Legislature;
252	(ii) the governor; or
253	(iii) the executive director.
254	Section 4. Section 35A-1-207 is amended to read:
255	35A-1-207. State workforce services plan Economic service area plans.
256	[(1)] The State [Council on Workforce Services] Workforce Development Board shall
257	annually [develop] maintain and update a state workforce services plan that [shall include]
258	<u>includes</u> :
259	(1) a four-year strategy, as described in 29 U.S.C. Sec. 3112, for the following core
260	programs:
261	(a) youth services;
262	(b) adult employment and training services;
263	(c) dislocated worker employment and training services;
264	(d) adult education and literacy activities;
265	(e) employment services; and
266	(f) vocational rehabilitation services;
267	(2) a strategy for aligning and coordinating the core programs;
268	(3) a strategy for coordinating the workforce needs of job seekers and employers in the
269	various regions of the state;
270	(4) planning to ensure that employment centers address the requirements of the special
271	employment needs population, including:
272	(a) individuals who have special employment needs based on factors such as race,
273	gender age disability economic status education language skills or work history and

274	(b) an "individual with a barrier to employment" as that term is defined in 29 U.S.C.
275	Sec. 3102;
276	[(a)] (5) a mechanism for getting consumer and public feedback on department
277	programs [in each economic service area];
278	[(b)] (6) projected analysis of the workforce needs of employers and clients;
279	[(c) policy standards in programs and process when required by statute or considered
280	necessary by the council that ensure statewide program consistency among economic service
281	areas;]
282	[(d)] (7) state outcome-based standards for measuring program performance to ensure
283	equitable service to all clients;
284	[(e) state oversight systems to review economic service area compliance with state
285	policies;]
286	[(f) elements of economic service area plans that relate to statewide initiatives and
287	programs;]
288	[(g)] (8) strategies to ensure program responsiveness, universal access, and unified case
289	management;
290	[(h)] (9) strategies to eliminate unnecessary barriers to access services; and
291	[(i)] (10) strategies to provide assistance to employees facing employment dislocation
292	and their employers.
293	[(2) (a) Economic service area directors shall annually develop an economic service
294	area plan to be followed in administering services.]
295	[(b) The plan shall include:]
296	[(i) a projected analysis of the economic service area workforce needs of employers
297	and clients;]
298	[(ii) assurances that state policy standards will be incorporated into the economic
299	service area design;]
300	[(iii) an economic service area budget outlining administration and customer support
301	and services expenditures;]
302	[(iv) the location of employment centers and staff levels to deliver services;]
303	[(v) the services to be provided including assessment and support services, job training
304	options, job placement, and employer outreach;]

303	[(vi) identification of targeted occupations for which training will be approved,]
306	[(vii) economic service area outcome-based performance standards that ensure
307	equitable services to all clients;]
308	[(viii) economic service area oversight processes that include a process to evaluate
309	program effectiveness and develop plans to improve programs;]
310	[(ix) internal and external marketing strategies to improve the understanding and
311	visibility of economic service area efforts;]
312	[(x) coordination of apprenticeship training; and]
313	[(xi) strategies to provide assistance to employees facing employment dislocation and
314	their employers.]
315	Section 5. Section 35A-2-101 is amended to read:
316	35A-2-101. Economic service areas Creation.
317	(1) (a) The executive director shall establish economic service areas to furnish the
318	services described in Section 35A-2-201.
319	(b) In establishing economic service areas, the executive director shall seek input
320	from[÷]
321	[(i) state and local government agencies and departments;]
322	[(ii) the groups representing public employees;]
323	[(iii) employers, business, education, and other entities affected by the structure of the
324	economic service areas; and]
325	[(iv) the general public] the State Workforce Development Board.
326	(2) In establishing the economic service areas, the executive director [shall] may
327	consider:
328	(a) areas comprised of multiple counties;
329	(b) the alignment of transportation and other infrastructure or services;
330	(c) the interdependence of the economy within a geographic area;
331	(d) the ability to develop regional marketing and economic development programs;
332	(e) the labor market areas;
333	(f) the population of the area, as established in the most recent estimate by the Utah
334	Population Estimates Committee;
335	(g) the number of individuals in the previous year receiving:

336	(i) services under Chapter 3, Employment Support Act; and
337	(ii) benefits under Chapter 4, Employment Security Act; and
338	(h) other factors that relate to the management of the programs administered or that
339	relate to the delivery of services provided under this title.
340	Section 6. Section 35A-2-102 is amended to read:
341	35A-2-102. Directors of economic service areas Appointment.
342	(1) [The chief officer of each economic service area shall be a director, who serves as
343	the executive and administrative head of the economic service area] The executive director
344	shall appoint a director to oversee each economic service area.
345	(2) A director[: (a) shall be appointed by the executive director; and (b)] appointed
346	under this section may be removed from that position at the will of the executive director.
347	(3) [An economic service] \underline{A} director shall be experienced in administration and
348	possess additional qualifications as determined by the executive director, and as provided by
349	law.
350	(4) The director shall report on a regular basis to the [State Council on Workforce
351	Services State Workforce Development Board on the delivery of services in the economic
352	service area.
353	Section 7. Section 35A-2-201 is amended to read:
354	35A-2-201. Services provided in economic service areas.
355	[(1)] Economic service areas shall:
356	[(a)] (1) through their employment centers, be the primary provider of services and
357	support under Chapter 3, Employment Support Act; and
358	[(b) broker or contract] (2) provide access to and assess eligibility for services or
359	training under Chapter 5, Training and Workforce Improvement Act[; and].
360	[(c) serve as economic service area clearinghouses of information concerning
361	workforce development and services and support available under this title.]
362	[(2) (a) In providing, brokering, or contracting for the services or training described in
363	Subsection (1)(b), the economic service area director, in consultation with the executive
364	director, shall ensure that the economic service area provides, brokers, or contracts for services
365	and training that meet the needs of the special needs population in the economic service area.]
366	[(b) For purposes of Subsection (2)(a), "special needs population" means individuals

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neighborhoods and communities.

who have special employment needs based on factors including race, gender, age, disability, 367 368 economic status, education, language skills, and work history. 369 Section 8. Section **35A-3-102** is amended to read: 370 35A-3-102. Definitions. 371 As used in this chapter: 372 (1) "Adjudicative proceeding" has the same meaning as defined in Section 63G-4-103. (2) "Administrative order" means an order issued by the department that addresses an 373 374 overpayment of public assistance. 375 (3) "Applicant" means a person who requests assistance under this chapter. 376 (4) "Assignment of support" means the transfer to the state of a recipient's right to receive support from another person that accrues during the period the recipient receives public 377 378 assistance, including a right to receive support on behalf of any family member for whom the 379 recipient is applying for or receiving assistance. 380 (5) "Average monthly number of families" means the average number of families who 381 received cash assistance on a monthly basis during the previous federal fiscal year. 382 (6) "Cash assistance" means the monthly dollar amount a recipient is eligible to receive 383 under the Family Employment Program under Section 35A-3-302. 384 (7) "Child care services" means care of a child by a responsible person who is not the 385 child's parent or legal guardian, for a portion of the day that is less than 24 hours in a qualified 386 setting, as defined by rules made by the department in accordance with Title 63G, Chapter 3, 387 Utah Administrative Rulemaking Act. 388 (8) (a) "Civic organization" means an organization that provides services to its 389 community. 390 (b) "Civic organization" includes a community service club or organization, a charitable health care or service organization, a fraternal organization, a labor union, a minority 391 392 or ethnic organization, a commercial or industrial organization, a commerce or business club, a 393 private nonprofit organization, a private nonprofit corporation that provides funding to a

(9) "Core programs" means the following activities as described in 29 U.S.C. Sec.

community service organization, an organization that advocates or provides for the needs of

persons with low incomes, a religious organization, and an organization that fosters strong

398	<u>3102:</u>
399	(a) youth services;
400	(b) adult employment and training services;
401	(c) dislocated worker employment and training services;
402	(d) adult education and literacy activities;
403	(e) employment services; and
404	(f) vocational rehabilitation services.
405	[(9)] (10) "Court order" means a judgment or order of a court of this state, another
406	state, or the federal government that addresses an overpayment of public assistance.
407	[(10)] (11) "Date of enrollment" means the date on which the applicant was approved
408	as eligible for cash assistance.
409	[(11)] (12) "Director" means the director of the division assigned by the department to
410	administer a program.
411	[(12)] (13) "Diversion" or "diversion payment" means a one-time cash assistance
412	payment under Section 35A-3-303 to a recipient who is eligible for cash assistance, but does
413	not require extended cash assistance under Part 3, Family Employment Program.
414	[(13)] (14) "Education or training" means education or training in accordance with 29
415	U.S.C. Sec. 3174 and includes:
416	(a) basic remedial education;
417	(b) adult education;
418	(c) high school education;
419	(d) education to obtain the equivalent of a high school diploma;
420	(e) education to learn English as a second language;
421	(f) applied technology training;
422	(g) employment or occupational skills training; [or]
423	(h) on-the-job training[-];
424	(i) incumbent worker training;
425	(j) programs that combine workplace training with related instruction, which may
426	include cooperative education programs;
427	(k) training programs operated by the private sector;
428	(1) skills unorading and retraining

429	(m) entrepreneurial training; or
430	(n) customized training conducted with a commitment by an employer to employ an
431	individual upon successful completion of the training.
432	[(14)] (15) "Full-time education or training" means training on a full-time basis as
433	defined by the educational institution attended by the parent recipient.
434	[(15)] (16) "General assistance" means financial assistance provided to a person under
435	Part 4, General Assistance.
436	$[\frac{(16)}{(17)}]$ "Notice of agency action" means the notice required to commence an
437	adjudicative proceeding as described in Section 63G-4-201.
438	[(17)] <u>(18)</u> "Obligor" means an individual:
439	(a) who is liable to the state under Section 35A-3-603 and applicable federal statutes
440	and regulations; or
441	(b) against whom an administrative or judicial order determining overpayment has
442	been obtained.
443	[(18)] (19) (a) "Overpayment" means money, public assistance, or another item of
444	value provided under a state or federally funded benefit program to a person that is not entitled
445	to receive it or is not entitled to receive it at the level provided.
446	(b) "Overpayment" includes money paid to a provider under this title in connection
447	with public assistance or another publicly funded assistance program to the extent that the
448	provider receives payment:
449	(i) for goods or services not provided; or
450	(ii) in excess of the amount to which the provider is entitled.
451	[(19)] (20) "Parent recipient" means a person who enters into an employment plan with
452	the department to qualify for cash assistance under Part 3, Family Employment Program.
453	[(20)] (21) "Performance goals" means a target level of performance that will be
454	compared to actual performance.
455	[(21)] (22) "Performance indicators" means actual performance information regarding
456	a program or activity.
457	[(22)] (23) "Performance monitoring system" means a process to regularly collect and
458	analyze performance information, including performance indicators and performance goals.
459	[(23)] (24) "Plan" or "state plan" means the state plan submitted to the Secretary of the

460	United States Department of Health and Human Services to receive funding from the United
461	States through the Temporary Assistance for Needy Families Block Grant in accordance with
462	42 U.S.C. Sec. 602.
463	[(24)] (25) "Recipient" means a person who is qualified to receive, is receiving, or has
464	received assistance under this chapter.
465	[(25)] (26) "Single minor parent" means a person under 18 years of age who is not
466	married and has a minor child in the person's care and custody.
467	[(26)] (27) "Transitional cash assistance" means assistance provided to a recipient to
468	stabilize employment and reduce the future use of cash assistance provided under Part 3,
469	Family Employment Program.
470	Section 9. Section 35A-3-103 is amended to read:
471	35A-3-103. Department responsibilities.
472	The department shall:
473	(1) administer public assistance programs assigned by the Legislature and the
474	governor;
475	(2) determine eligibility for public assistance programs in accordance with the
476	requirements of this chapter;
477	(3) cooperate with the federal government in the administration of public assistance
478	programs;
479	(4) administer state employment services [in accordance with Section 35A-3-115];
480	(5) provide for the compilation of necessary or desirable information, statistics, and
481	reports;
482	(6) perform other duties and functions required by law;
483	(7) monitor the application of eligibility policy;
484	(8) develop personnel training programs for effective and efficient operation of the
485	programs administered by the department;
486	(9) provide refugee resettlement services in accordance with Section [35A-3-116]
487	<u>35A-3-701</u> ;
488	(10) provide child care assistance for children in accordance with Part 2, Office of
489	Child Care; and
490	(11) provide services that enable an applicant or recipient to qualify for affordable

491	housing in cooperation with:
492	(a) the Utah Housing Corporation;
493	(b) the Housing and Community Development Division; and
494	(c) local housing authorities.
495	Section 10. Section 35A-3-310.5 is amended to read:
496	35A-3-310.5. Child care providers Criminal background checks Payment of
497	costs Prohibitions Department rules.
498	(1) This section applies to a child care provider who:
499	(a) (i) is selected by a recipient of a child care assistance payment; or
500	(ii) is a recipient of a child care assistance payment;
501	(b) is not required to undergo a criminal background check with the Department of
502	Health, Bureau of Child Care Licensing;
503	(c) is not a license exempt child care center or program; and
504	(d) is an eligible child care provider in accordance with department rules made in
505	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
506	(2) (a) A child care provider identified under Subsection (1) shall submit to the
507	department the name and other identifying information, including a set of fingerprints, of:
508	(i) existing, new, and proposed individuals who provide or may provide child care; and
509	(ii) individuals who are at least 18 years of age and reside in the premises where the
510	child care is provided.
511	[(b) The department may waive the fingerprint requirement under Subsection (2)(a) for
512	an individual who has:]
513	[(i) resided in Utah for five years prior to the required submission; or]
514	[(ii) (A) previously submitted a set of fingerprints under this section for a national
515	criminal history record check; and]
516	[(B) resided in Utah continuously since submitting the fingerprints.]
517	[(c)] (b) The Criminal Investigation and Technical Services Division created within the
518	Department of Public Safety under Section 53-10-103 shall:
519	(i) process and conduct background checks on all individuals as requested by the
520	department; and
521	(ii) submit required fingerprints to the U.S. Federal Bureau of Investigation for a

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be a misdemeanor; and

522	national criminal history background check of the individual.
523	[(d) If the department waives the fingerprint requirement under Subsection (2)(b), the
524	Criminal Investigation and Technical Services Division may allow the department or its
525	representative access to the Criminal Investigation and Technical Services Division's database
526	to determine whether the individual has been convicted of a crime.]
527	[(e)] (c) The child care provider shall pay the cost of the history background check
528	provided under Subsection (2)[(e)](b).
529	(3) (a) A child care provider identified under Subsection (1) shall submit to the
530	department the name and other identifying information of an individual, age 12 through 17,
531	who resides in the premises where the child care is provided.
532	(b) The department or its representative shall access juvenile court records to determine
533	whether an individual described in Subsection (2) or (3)(a) has been adjudicated in juvenile
534	court of committing an act which, if committed by an adult, would be a felony or misdemeanor
535	if:
536	(i) the individual described in Subsection (2) is under the age of 28; or
537	(ii) the individual described in Subsection (2):
538	(A) is age 28 or older; and
539	(B) has been convicted of, has pleaded no contest to, or is currently subject to a plea in
540	abeyance or diversion agreement for a felony or misdemeanor.
541	(4) Except as provided in Subsection (5), a child care provider under this section may
542	not permit an individual described under Subsection (3)(b) to:
543	(a) provide subsidized child care; or
544	(b) reside at the premises where subsidized child care is provided.
545	(5) (a) The department may make rules in accordance with Title 63G, Chapter 3, Utah
546	Administrative Rulemaking Act, to exempt the following from the restrictions of Subsection
547	(4):
548	(i) a specific misdemeanor;
549	(ii) a specific act adjudicated in juvenile court, which if committed by an adult would

(iii) background checks of individuals other than the provider who are residing at the premises where subsidized child care is provided if that child care is provided in the child's

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- (b) In accordance with criteria established by department rules made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the executive director or the director's designee may consider and exempt individual cases, not otherwise exempt under Subsection (5)(a), from the restrictions of Subsection (4).
 - (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department shall make rules to determine:
 - (a) whether a child care subsidy payment should be made prior to the completion of a background check, particularly in the case of a delay in making or completing the background check; and
 - (b) if, and how often, a child care provider shall resubmit the information required under Subsections (2) and (3).
 - Section 11. Section **35A-4-312** is amended to read:

566 **35A-4-312.** Records.

- (1) (a) An employing unit shall keep true and accurate work records containing information the department may prescribe by rule.
- (b) A record shall be open to inspection and subject to being copied by the division or its authorized representatives at a reasonable time and as often as necessary.
- (c) An employing unit shall make a record available in the state for three years after the calendar year in which the services are rendered.
- (2) The division may require from an employing unit a sworn or unsworn report with respect to a person employed by the employing unit that the division considers necessary for the effective administration of this chapter.
- (3) Except as provided in this section or in Sections 35A-4-103 and 35A-4-106, information obtained under this chapter or obtained from an individual may not be published or open to public inspection in a manner revealing the employing unit's or individual's identity.
- (4) (a) The information obtained by the division under this section may not be used in court or admitted into evidence in an action or proceeding, except:
 - (i) in an action or proceeding arising out of this chapter;
- 582 (ii) if the Labor Commission enters into a written agreement with the division under 583 Subsection (6)(b), in an action or proceeding by the Labor Commission to enforce:

584	(A) Title 34, Chapter 23, Employment of Minors;
585	(B) Title 34, Chapter 28, Payment of Wages;
586	(C) Title 34, Chapter 40, Utah Minimum Wage Act; or
587	(D) Title 34A, Utah Labor Code;
588	(iii) under the terms of a court order obtained under Subsection 63G-2-202(7) and
589	Section 63G-2-207; or
590	(iv) under the terms of a written agreement between the Office of State Debt Collection
591	and the division as provided in Subsection (5).
592	(b) The information obtained by the division under this section shall be disclosed to:
593	(i) a party to an unemployment insurance hearing before an administrative law judge of
594	the department or a review by the Workforce Appeals Board to the extent necessary for the
595	proper presentation of the party's case; or
596	(ii) an employer, upon request in writing for information concerning a claim for a
597	benefit with respect to a former employee of the employer.
598	(5) The information obtained by the division under this section may be disclosed to:
599	(a) an employee of the department in the performance of the employee's duties in
600	administering this chapter or other programs of the department;
601	(b) an employee of the Labor Commission for the purpose of carrying out the programs
602	administered by the Labor Commission;
603	(c) an employee of the Department of Commerce for the purpose of carrying out the
604	programs administered by the Department of Commerce;
605	(d) an employee of the governor's office or another state governmental agency
606	administratively responsible for statewide economic development, to the extent necessary for
607	economic development policy analysis and formulation;
608	(e) an employee of another governmental agency that is specifically identified and
609	authorized by federal or state law to receive the information for the purposes stated in the law
610	authorizing the employee of the agency to receive the information;
611	(f) an employee of a governmental agency or workers' compensation insurer to the
612	extent the information will aid in:
613	(i) the detection or avoidance of duplicate, inconsistent, or fraudulent claims against:

(A) a workers' compensation program; or

615	(B) public assistance funds; or
616	(ii) the recovery of overpayments of workers' compensation or public assistance funds;
617	(g) an employee of a law enforcement agency to the extent the disclosure is necessary
618	to avoid a significant risk to public safety or in aid of a felony criminal investigation;
619	(h) an employee of the State Tax Commission or the Internal Revenue Service for the
620	purposes of:
621	(i) audit verification or simplification;
622	(ii) state or federal tax compliance;
623	(iii) verification of a code or classification of the:
624	(A) 1987 Standard Industrial Classification Manual of the federal Executive Office of
625	the President, Office of Management and Budget; or
626	(B) 2002 North American Industry Classification System of the federal Executive
627	Office of the President, Office of Management and Budget; and
628	(iv) statistics;
629	(i) an employee or contractor of the department or an educational institution, or other
630	governmental entity engaged in workforce investment and development activities under the
631	[Workforce Investment Act of 1998] Workforce Innovation and Opportunity Act, 29 U.S.C.
632	Sec. 3101 et seq., for the purpose of:
633	(i) coordinating services with the department;
634	(ii) evaluating the effectiveness of those activities; and
635	(iii) measuring performance;
636	(j) an employee of the Governor's Office of Economic Development, for the purpose of
637	periodically publishing in the Directory of Business and Industry, the name, address, telephone
638	number, number of employees by range, code or classification of an employer, and type of
639	ownership of Utah employers;
640	(k) the public for any purpose following a written waiver by all interested parties of
641	their rights to nondisclosure;
642	(l) an individual whose wage data is submitted to the department by an employer, if no
643	information other than the individual's wage data and the identity of the employer who
644	submitted the information is provided to the individual;
645	(m) an employee of the Insurance Department for the purpose of administering Title

646	31A, Chapter 40, Professional Employer Organization Licensing Act;
647	(n) an employee of the Office of State Debt Collection for the purpose of collecting
648	state accounts receivable as provided in Section 63A-3-502;
649	(o) a creditor, under a court order, to collect on a judgment as provided in Section
650	35A-4-314; or
651	(p) an employee of the Wage and Hour Division of the United States Department of
652	Labor for the purpose of carrying out the programs administered by the Wage and Hour
653	Division as permitted under 20 C.F.R. 603.5(e), if the information is subject to the payment of
654	costs described in 20 C.F.R. 603.8(d) and:
655	(i) is limited to:
656	(A) the name and identifying information of an employer found by the department to
657	have misclassified one or more workers under Subsection 35A-4-204(3);
658	(B) the total number of misclassified workers for that employer; and
659	(C) the aggregate amount of misclassified wages for that employer;
660	(ii) an employer is given the opportunity to cure a misclassification of one or more
661	workers, in a manner established by division rule in accordance with Title 63G, Chapter 3,
662	Utah Administrative Rulemaking Act, before the information is disclosed as described in this
663	Subsection (5)(p); and
664	(iii) an annual report regarding the benefit to the state from disclosure of information
665	under this Subsection (5)(p) is provided to the department for inclusion in the department's
666	annual report described in Section 35A-1-109.
667	(6) Disclosure of private information under Subsection (4)(a)(ii) or Subsection (5),
668	with the exception of Subsections (5)(a), (g), and (o), may be made if:
669	(a) the division determines that the disclosure will not have a negative effect on:
670	(i) the willingness of employers to report wage and employment information; or
671	(ii) the willingness of individuals to file claims for unemployment benefits; and
672	(b) the agency enters into a written agreement with the division in accordance with
673	rules made by the department.
674	(7) (a) The employees of a division of the department other than the Workforce
675	[Development and Information] Research and Analysis Division and the Unemployment
676	Insurance Division or an agency receiving private information from the division under this

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677	chapter are subject to the same requirements of privacy and confidentiality and to the same
678	penalties for misuse or improper disclosure of the information as employees of the division.
679	(b) Use of private information obtained from the department by a person or for a
680	purpose other than one authorized in Subsection (4) or (5) violates Subsection 76-8-1301(4).
681	Section 12. Section 35A-5-102 is amended to read:
682	35A-5-102. Federal grants for retraining.
683	(1) By following the procedures and requirements of Title 63J, Chapter 5, Federal
684	Funds Procedures Act, the state, through the [Employment Development Division] department.
685	may and is encouraged to apply for retraining, community assistance, or technology transfer
686	funds available through:
687	(a) the United States Department of Defense;
688	(b) United States Department of Labor; or
689	(c) other appropriate federal offices or departments.
690	(2) In applying for federal funds, the state, through [its Employment Development
691	Division or other appropriate office] the department, may inform the federal government of
692	state matching or enhancement funds if those funds are available under Section 67-1-12.
693	Section 13. Section 35A-5-202 is amended to read:
694	35A-5-202. Contracts with providers.
695	(1) In compliance with Title 63G, Chapter 6a, Utah Procurement Code, the department
696	shall enter into a contract with one or more qualified providers to implement the [workforce
697	improvement plan created under] state workforce services plan described in Section
698	[35A-5-201] <u>35A-1-207</u> .
699	(2) A contract entered into under this section [shall be]:
700	(a) shall be performance based; and
701	(b) <u>may be</u> structured so that the provider receives reimbursement based on:
702	(i) job development;
703	(ii) participant placement in jobs;
704	(iii) wages and benefits provided; and
705	(iv) participant retention in jobs over at least a 12-month period.

(3) If the department determines through the procurement process that there are no

qualified providers to implement the [workforce improvement plan] state workforce services

708	plan, the department may implement the plan.
709	Section 14. Section 35A-11-203 is amended to read:
710	35A-11-203. Annual report.
711	(1) The commission shall annually prepare and publish a report directed to the:
712	(a) governor;
713	(b) Education Interim Committee;
714	(c) Economic Development and Workforce Services Interim Committee;
715	(d) Executive Appropriations Committee;
716	(e) Legislative Management Committee;
717	(f) Business, Economic Development, and Labor Appropriations Subcommittee; and
718	(g) State [Council on Workforce Services] Workforce Development Board.
719	(2) The report described in Subsection (1) shall:
720	(a) describe how the commission fulfilled its statutory purposes and duties during the
721	year; and
722	(b) contain recommendations on how the state should act to address issues relating to
723	women in the economy.
724	Section 15. Section 53B-12-101 is amended to read:
725	53B-12-101. Utah Higher Education Assistance Authority designated Powers.
726	The board is the Utah Higher Education Assistance Authority and, in this capacity, may
727	do the following:
728	(1) guarantee 100% of the principal of and interest on a loan to or for the benefit of a
729	person attending or accepted to attend an eligible postsecondary educational institution to assist
730	that person in meeting any educational expenses incurred in an academic year;
731	(2) take, hold, and administer real or personal property and money, including interest
732	and income, either absolutely or in trust, for any purpose under this chapter;
733	(3) acquire property for the purposes indicated in Subsection (2) by purchase or lease
734	and by the acceptance of gifts, grants, bequests, devises, or loans;
735	(4) enter into or contract with an eligible lending institution, or with a public or private
736	postsecondary educational institution to provide for the administration by the institution of any
737	loan or loan guarantee made by it, including application and repayment provisions;
738	(5) participate in federal programs guaranteeing, reinsuring, or otherwise supporting

- loans to eligible borrowers for postsecondary educational purposes and agree to, and comply with, the conditions and regulations applicable to those programs;
 - (6) adopt, amend, or repeal rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to govern the activities authorized by this chapter;
 - (7) receive state appropriations for the fund established under Section 53B-12-104 to match deposits and to accept contributions received by it for this purpose;
 - (8) receive funds from the federal government to assist in implementing federally supported programs administered under this chapter;
 - (9) engage, appoint, or contract for the services of officers, agents, employees, and private consultants to render and perform professional and technical duties and provide assistance and advice in carrying out the purposes of this chapter, to describe their duties, and to fix the amount and source of their compensation; and
 - (10) receive employment information from the Workforce [Development and Information] Research and Analysis Division in accordance with Section 35A-4-312 for the purpose of collecting defaulted student loans made under this chapter. The information obtained under this Subsection (10) shall be limited to the employer's name, address, and telephone number for borrowers who have defaulted on a student loan held by the Utah Higher Education Assistance Authority.
 - Section 16. Section **62A-1-111** is amended to read:
- **62A-1-111.** Department authority.
 - The department may, in addition to all other authority and responsibility granted to it by law:
 - (1) adopt rules, not inconsistent with law, as the department may consider necessary or desirable for providing social services to the people of this state;
 - (2) establish and manage client trust accounts in the department's institutions and community programs, at the request of the client or the client's legal guardian or representative, or in accordance with federal law;
 - (3) purchase, as authorized or required by law, services that the department is responsible to provide for legally eligible persons;
 - (4) conduct adjudicative proceedings for clients and providers in accordance with the procedures of Title 63G, Chapter 4, Administrative Procedures Act;

- 770 (5) establish eligibility standards for its programs, not inconsistent with state or federal law or regulations;
 - (6) take necessary steps, including legal action, to recover money or the monetary value of services provided to a recipient who was not eligible;
 - (7) set and collect fees for its services;
 - (8) license agencies, facilities, and programs, except as otherwise allowed, prohibited, or limited by law;
 - (9) acquire, manage, and dispose of any real or personal property needed or owned by the department, not inconsistent with state law;
 - (10) receive gifts, grants, devises, and donations; gifts, grants, devises, donations, or the proceeds thereof, may be credited to the program designated by the donor, and may be used for the purposes requested by the donor, as long as the request conforms to state and federal policy; all donated funds shall be considered private, nonlapsing funds and may be invested under guidelines established by the state treasurer;
 - (11) accept and employ volunteer labor or services; the department is authorized to reimburse volunteers for necessary expenses, when the department considers that reimbursement to be appropriate;
 - (12) carry out the responsibility assigned in the workforce services plan by the State [Council on Workforce Services] Workforce Development Board;
 - (13) carry out the responsibility assigned by Section 35A-8-602 with respect to coordination of services for the homeless;
 - (14) carry out the responsibility assigned by Section 62A-5a-105 with respect to coordination of services for students with a disability;
 - (15) provide training and educational opportunities for its staff;
 - (16) collect child support payments and any other money due to the department;
 - (17) apply the provisions of Title 78B, Chapter 12, Utah Child Support Act, to parents whose child lives out of the home in a department licensed or certified setting;
 - (18) establish policy and procedures, within appropriations authorized by the Legislature, in cases where the department is given custody of a minor by the juvenile court pursuant to Section 78A-6-117 or ordered to prepare an attainment plan for a minor found not competent to proceed pursuant to Section 78A-6-1301; any policy and procedures shall

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- (a) designation of interagency teams for each juvenile court district in the state;
- (b) delineation of assessment criteria and procedures;
- (c) minimum requirements, and timeframes, for the development and implementation of a collaborative service plan for each minor placed in department custody; and
 - (d) provisions for submittal of the plan and periodic progress reports to the court;
 - (19) carry out the responsibilities assigned to it by statute;
- (20) examine and audit the expenditures of any public funds provided to local substance abuse authorities, local mental health authorities, local area agencies on aging, and any person, agency, or organization that contracts with or receives funds from those authorities or agencies. Those local authorities, area agencies, and any person or entity that contracts with or receives funds from those authorities or area agencies, shall provide the department with any information the department considers necessary. The department is further authorized to issue directives resulting from any examination or audit to local authorities, area agencies, and persons or entities that contract with or receive funds from those authorities with regard to any public funds. If the department determines that it is necessary to withhold funds from a local mental health authority or local substance abuse authority based on failure to comply with state or federal law, policy, or contract provisions, it may take steps necessary to ensure continuity of services. For purposes of this Subsection (20) "public funds" means the same as that term is defined in Section 62A-15-102;
- (21) pursuant to Subsection 62A-2-106(1)(d), accredit one or more agencies and persons to provide intercountry adoption services; and
- (22) within appropriations authorized by the Legislature, promote and develop a system of care, as defined in Section 62A-1-104, within the department and with contractors that provide services to the department or any of the department's divisions.
 - Section 17. Section **62A-4a-105** is amended to read:
- 827 **62A-4a-105.** Division responsibilities.
- 828 (1) The division shall:
- 829 (a) administer services to minors and families, including:
- (i) child welfare services;
- 831 (ii) domestic violence services; and

832	(iii) all other responsibilities that the Legislature or the executive director may assign
833	to the division;
834	(b) provide the following services:
835	(i) financial and other assistance to an individual adopting a child with special needs
836	under Part 9, Adoption Assistance, not to exceed the amount the division would provide for the
837	child as a legal ward of the state;
838	(ii) non-custodial and in-home services, including:
839	(A) services designed to prevent family break-up; and
840	(B) family preservation services;
841	(iii) reunification services to families whose children are in substitute care in
842	accordance with the requirements of this chapter and Title 78A, Chapter 6, Juvenile Court Act;
843	(iv) protective supervision of a family, upon court order, in an effort to eliminate abuse
844	or neglect of a child in that family;
845	(v) shelter care in accordance with the requirements of this chapter and Title 78A,
846	Chapter 6, Juvenile Court Act;
847	(vi) domestic violence services, in accordance with the requirements of federal law;
848	(vii) protective services to victims of domestic violence, as defined in Section 77-36-1,
849	and their children, in accordance with the provisions of this chapter and Title 78A, Chapter 6,
850	Part 3, Abuse, Neglect, and Dependency Proceedings;
851	(viii) substitute care for dependent, abused, neglected, and delinquent children;
852	(ix) programs and services for minors who have been placed in the custody of the
853	division for reasons other than abuse or neglect, under Section 62A-4a-250;
854	(x) services for minors who are victims of human trafficking or human smuggling as
855	described in Sections 76-5-308 through 76-5-310 or who have engaged in prostitution or sexual
856	solicitation as defined in Section 76-10-1302; and
857	(xi) training for staff and providers involved in the administration and delivery of
858	services offered by the division in accordance with this chapter;
859	(c) establish standards for all:
860	(i) contract providers of out-of-home care for minors and families;
861	(ii) facilities that provide substitute care for dependent, abused, neglected, and
862	delinquent children placed in the custody of the division; and

and promote adoption of those children;

863	(iii) direct or contract providers of domestic violence services described in Subsection
864	(1)(b)(vi);
865	(d) have authority to:
866	(i) contract with a private, nonprofit organization to recruit and train foster care
867	families and child welfare volunteers in accordance with Section 62A-4a-107.5; and
868	(ii) approve facilities that meet the standards established under Subsection (1)(c) to
869	provide substitute care for dependent, abused, neglected, and delinquent children placed in the
870	custody of the division;
871	(e) cooperate with the federal government in the administration of child welfare and
872	domestic violence programs and other human service activities assigned by the department;
873	(f) in accordance with Subsection (2)(a), promote and enforce state and federal laws
874	enacted for the protection of abused, neglected, dependent, delinquent, ungovernable, and
875	runaway children, and status offenders, in accordance with the requirements of this chapter,
876	unless administration is expressly vested in another division or department of the state;
877	(g) cooperate with the [Employment] Workforce Development Division in the
878	Department of Workforce Services in meeting the social and economic needs of an individual
879	who is eligible for public assistance;
880	(h) compile relevant information, statistics, and reports on child and family service
881	matters in the state;
882	(i) prepare and submit to the department, the governor, and the Legislature reports of
883	the operation and administration of the division in accordance with the requirements of
884	Sections 62A-4a-117 and 62A-4a-118;
885	(j) provide social studies and reports for the juvenile court in accordance with Section
886	78A-6-605;
887	(k) within appropriations from the Legislature, provide or contract for a variety of
888	domestic violence services and treatment methods;
889	(l) ensure regular, periodic publication, including electronic publication, regarding the
890	number of children in the custody of the division who:
891	(i) have a permanency goal of adoption; or

(ii) have a final plan of termination of parental rights, pursuant to Section 78A-6-314,

894	(m) subject to Subsection (2)(b), refer an individual receiving services from the
895	division to the local substance abuse authority or other private or public resource for a
896	court-ordered drug screening test; and
897	(n) perform other duties and functions required by law.
898	(2) (a) In carrying out the requirements of Subsection (1)(f), the division shall:
899	(i) cooperate with the juvenile courts, the Division of Juvenile Justice Services, and
900	with all public and private licensed child welfare agencies and institutions, to develop and
901	administer a broad range of services and support;
902	(ii) take the initiative in all matters involving the protection of abused or neglected
903	children, if adequate provisions have not been made or are not likely to be made; and
904	(iii) make expenditures necessary for the care and protection of the children described
905	in this Subsection (2)(a), within the division's budget.
906	(b) When an individual is referred to a local substance abuse authority or other private
907	or public resource for court-ordered drug screening under Subsection (1)(n), the court shall
908	order the individual to pay all costs of the tests unless:
909	(i) the cost of the drug screening is specifically funded or provided for by other federal
910	or state programs;
911	(ii) the individual is a participant in a drug court; or
912	(iii) the court finds that the individual is impecunious.
913	(3) Except to the extent provided by rule, the division is not responsible for
914	investigating domestic violence in the presence of a child, as described in Section 76-5-109.1.
915	(4) The division may not require a parent who has a child in the custody of the division
916	to pay for some or all of the cost of any drug testing the parent is required to undergo.
917	Section 18. Section 62A-4a-709 is amended to read:
918	62A-4a-709. Medical assistance identification.
919	(1) As used in this section:
920	(a) "Adoption assistance" means financial support to adoptive parents provided under
921	the Adoption Assistance and Child Welfare Act of 1980, Titles IV (e) and XIX of the Social
922	Security Act.
923	(b) "Adoption assistance agreement" means a written agreement between the division
924	and adoptive parents or between any state and adoptive parents, providing for adoption

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- (c) "Interstate compact" means an agreement executed by the division with any other state, under the authority granted in Section 62A-4a-907.
- (2) The [Employment] Workforce Development Division in the Department of Workforce Services and the Division of Health Care Financing shall cooperate with the division and comply with interstate compacts.
- (3) A child who is a resident of this state and is the subject of an interstate compact is entitled to receive medical assistance identification from the [Employment] Workforce

 Development Division in the Department of Workforce Services and the Division of Health

 Care Financing by filing a certified copy of his adoption assistance agreement with that office.

 The adoptive parents shall annually provide that office with evidence, verifying that the adoption assistance agreement is still effective.
- (4) The [Employment] Workforce Development Division in the Department of Workforce Services shall consider the holder of medical assistance identification received under this section as it does any other holder of medical assistance identification received under an adoption assistance agreement executed by the division.
- (5) The submission of any claim for payment or reimbursement under this section that is known to be false, misleading, or fraudulent is punishable as a third degree felony.
- Section 19. Repealer.
- 944 This bill repeals:
- 945 Section 35A-2-103, Advisory groups -- Creation.
- 946 Section 35A-3-115, Public employment offices -- Agreements with other authorities
- 947 -- Federal system accepted -- Appropriation.
- 948 Section 35A-5-201, Workforce improvement plan.
- 949 Section 20. Effective date.
- This bill takes effect on July 1, 2016.