SB0261S01 compared with SB0261

{deleted text} shows text that was in SB0261 but was deleted in SB0261S01. Inserted text shows text that was not in SB0261 but was inserted into SB0261S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

RECOVERY <u>Sector Kates Mappe</u> proposes the following substitute bill:

SUBSTANCE USE DISORDER PROGRAMS

2017 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Karen Mayne

House Sponsor: {_____}Robert M. Spendlove

LONG TITLE

General Description:

This bill {requires a study of}establishes and addresses substance use disorder {recovery residences}programs.

Highlighted Provisions:

This bill:

- requires the <u>{Division of}Utah</u> Substance <u>{Abuse}Use</u> and Mental Health {within the Department of Human Services}Advisory Council to convene a workgroup to study recovery residence issues;{
- specifies the membership of the workgroup;
- specifies the issues to be studied;} and
 - {requires a report}establishes a program to distribute new funds to reduce
 recidivism and the number of incarcerated individuals with a substance use disorder

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or a mental health disorder.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

62A-15-113, Utah Code Annotated 1953

Uncodified Material Affected:

ENACTS UNCODIFIED MATERIAL

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 62A-15-113 is enacted to read:

62A-15-113. Local plan program funding.

(1) To facilitate the distribution of newly appropriated funds beginning from fiscal year

2018 for prevention, treatment, and recovery support services that reduce recidivism or reduce

the per capita number of incarcerated offenders with a substance use disorder or a mental

health disorder, the division shall:

(a) form an application review and fund distribution committee that includes:

(i) one representative of the Utah Sheriffs' Association;

(ii) one representative of the Statewide Association of Prosecutors of Utah;

(iii) two representatives from the division; and

(iv) two representatives from the Utah Association of Counties; and

(b) require the application review and fund distribution committee to:

(i) establish a competitive application process for funding of a local plan, as described in Sections 17-43-201(5)(b) and 17-43-301(5)(a)(ii);

(ii) establish criteria in accordance with Subsection (1) for the evaluation of an application;

(iii) ensure that the committee members' affiliate groups approve of the application process and criteria;

(iv) evaluate applications; and

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(v) distribute funds to programs implemented by counties, local mental health authorities, or local substance abuse authorities.

(2) Demonstration of matching county funds is not a requirement to receive funds, but the application review committee may take into consideration the existence of matching funds when determining which programs to fund.

Section <u>{1}2</u>. Recovery residence study.

(1) The {Division of}Utah Substance {Abuse}Use and Mental Health {within the Department of Human Services}Advisory Council shall convene a workgroup to study the licensing and management of recovery residences, as defined in Section 62A-2-201.

(2) The workgroup shall consist of individuals representing:

(a) the {division} Division of Substance Abuse and Mental Health:

(b) owners and managers of recovery residences;

(c) the Utah League of Cities and Towns; and

(d) other stakeholders, as determined by the {division}council.

(3) (a) The workgroup shall identify the negative impacts of unlicensed or poorly managed recovery residences on surrounding neighborhoods and clients recovering from substance use disorder.

(b) The workgroup shall identify steps that may be taken by each stakeholder to promote the licensure of and adoption of management best practices by recovery residences.

(4) The <u>{division}council</u> shall report the workgroup's findings to the Health and Human Services Interim Committee before October 12, 2017.

Legislative Review Note
Office of Legislative Research and General Counsel}