Senator David G. Buxton proposes the following substitute bill:

1	OFFENDER HOUSING AMENDMENTS				
2		2018 GENERAL SESSION			
3		STATE OF UTAH			
4	Chief Sponsor: Jeremy A. Peterson				
5	Senate Sponsor: David G. Buxton				
6	Cosponsors:	Karianne Lisonbee	V. Lowry Snow		
7	Cheryl K. Acton	Kelly B. Miles	Robert M. Spendlove		
8	Stewart E. Barlow	Lee B. Perry	Norman K. Thurston		
9	Susan Duckworth	Dixon M. Pitcher	Raymond P. Ward		
10	Rebecca P. Edwards	Val K. Potter	Elizabeth Weight		
11	Justin L. Fawson	Paul Ray	Mark A. Wheatley		
12	Gage Froerer	Edward H. Redd	Logan Wilde		
13	Craig Hall	Marc K. Roberts	Brad R. Wilson		
14	Stephen G. Handy	Angela Romero	Mike Winder		
15	Sandra Hollins	Scott D. Sandall			
16	Eric K. Hutchings	Mike Schultz			

17

24

18 LONG TITLE

19 General Description:

- 20 This bill creates a process and formula for determining the release of offenders to
- 21 community correctional centers.

22 Highlighted Provisions:

- 23 This bill:
 - defines terms;

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25	 provides that the Department of Corrections shall establish community correctional 		
26	centers; and		
27	 sets a cap on the number of offenders that may be released to a community 		
28	correctional center based on population.		
29	Money Appropriated in this Bill:		
30	None		
31	Other Special Clauses:		
32	None		
33	Utah Code Sections Affected:		
34	ENACTS:		
35	64-13f-101, Utah Code Annotated 1953		
36	64-13f-102, Utah Code Annotated 1953		
37	64-13f-103, Utah Code Annotated 1953		
38			
39	Be it enacted by the Legislature of the state of Utah:		
40	Section 1. Section 64-13f-101 is enacted to read:		
41	CHAPTER 13f. COMMUNITY CORRECTIONAL CENTERS		
42	<u>64-13f-101.</u> Title.		
43	This chapter is known as "Community Correctional Centers."		
44	Section 2. Section 64-13f-102 is enacted to read:		
45	<u>64-13f-102.</u> Definitions.		
46	As used in this chapter:		
47	(1) "Base percentage" means the population of a county or county zone as a percentage		
48	of the state population on June 30, 2023, and June 30 of every fifth subsequent year,		
49	determined using:		
50	(a) the most recent United States decennial or special census; or		
51	(b) another method used by the United States or state governments.		
52	(2) "Cap" means the base percentage multiplied by the total number of offenders		
53	housed in community correctional centers throughout the state on June 30, 2023, and June 30		
54	of every fifth subsequent year.		
55	(3) "Community correctional center" means the same as that term is defined in		

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56	Subsection <u>64-13-1(2)</u> .		
57	(4) "County zone" means the eastern zone, northern zone, or western zone.		
58	(5) "Department" means the Department of Corrections.		
59	(6) (a) "Eastern zone" means, except as provided in Subsection (6)(b), Carbon,		
60	Daggett, Duchesne, Emery, Grand, San Juan, and Uintah counties.		
61	(b) A county with a population of 150,000 or more on the date the base percentage is		
62	determined is not part of the eastern zone.		
63	(7) (a) "Northern zone" means, except as provided in Subsection (7)(b), Box Elder,		
64	Cache, Morgan, Rich, Summit, and Wasatch counties.		
65	(b) A county with a population of 150,000 or more on the date the base percentage is		
66	determined is not part of the northern zone.		
67	(8) "Offender" means the same as that term is defined in Subsection 64-13-1(9).		
68	(9) (a) "Western zone" means, except as provided in Subsection (9)(b), Beaver,		
69	Garfield, Tooele, Iron, Juab, Kane, Millard, Piute, Sanpete, Sevier, and Wayne counties.		
70	(b) A county with a population of 150,000 or more on the date the base percentage is		
71	determined is not part of the western zone.		
72	Section 3. Section 64-13f-103 is enacted to read:		
73	<u>64-13f-103.</u> Establishment of community correctional centers Cap		
74	Rulemaking.		
75	(1) The department shall:		
76	(a) establish community correctional centers throughout the state in accordance with		
77	this section;		
78	(b) project the number of offenders that may be released to community correctional		
79	centers throughout the state by September 1, 2023, and September 1 of every fifth subsequent		
80	year; and		
81	(c) establish, by rule made in accordance with Title 63G, Chapter 3, Utah		
82	Administrative Rulemaking Act, a procedure to allocate offenders to community correctional		
83	centers consistent with Subsections (2) and (3) and based on the number of offenders projected		
84	by the department to be released to community correctional centers under Subsection (1)(b).		
85	(2) Except as provided in Subsection (3), after June 30, 2023, the total number of		
86	offenders housed in one or more community correctional centers within a county or county		

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87	zone may not exceed the county or county zone's cap by more than 20%.
88	(3) (a) A county or county zone that exceeds the cap described in Subsection (2) on
89	July 1, 2023, may continue to exceed the cap until the day on which the county or county zone
90	first comes into compliance with the cap.
91	(b) A county or county zone described in Subsection (3)(a) may not exceed the cap
92	after the day on which the county or county zone first comes into compliance with the cap
93	described in Subsection (2).
94	(c) The department shall transfer offenders from a community correctional center in a
95	county or county zone described in Subsection (3)(a) to a community correctional center in
96	another county or county zone that does not meet or exceed the cap described in Subsection (2)
97	until the county or county zone described in Subsection (3)(a) comes into compliance with the
98	<u>cap.</u>