{deleted text} shows text that was in HB0258 but was deleted in HB0258S01.

Inserted text shows text that was not in HB0258 but was inserted into HB0258S01.

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.

Senator Todd Weiler proposes the following substitute bill:

#### SEXUALLY ORIENTED BUSINESS LICENSE AMENDMENTS

2019 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jeffrey D. Stenquist

Senate Sponsor: \{\tag{Todd Weiler}\}

#### **LONG TITLE**

#### **General Description:**

This bill sets a criminal penalty for operating a sexually oriented business without a business license in certain circumstances.

### **Highlighted Provisions:**

This bill:

- sets a criminal penalty for operating a sexually oriented business without a business
   license in certain circumstances; and
- makes technical and conforming changes.

#### **Money Appropriated in this Bill:**

None

#### **Other Special Clauses:**

None

#### **Utah Code Sections Affected:**

AMENDS:

**10-8-41.5**, as enacted by Laws of Utah 2010, Chapter 398

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

Section 1. Section 10-8-41.5 is amended to read:

#### 10-8-41.5. Regulation of sexually oriented business.

- (1) As used in this section:
- (a) "Adult service" means dancing, serving food or beverages, modeling, posing, wrestling, singing, reading, talking, listening, or other performances or activities conducted by a nude or partially denuded individual for compensation.
  - (b) "Compensation" means:
  - (i) a salary;
  - (ii) a fee;
  - (iii) a commission;
  - (iv) employment;
  - (v) a profit; or
  - (vi) other pecuniary gain.
- (c) (i) "Escort" means a person who, for compensation, dates, socializes with, visits, consorts with, or accompanies another, or offers to date, consort with, socialize with, visit, or accompany another:
  - (A) to a social affair, entertainment, or a place of amusement; or
- (B) within[: (I)] a place of public or private resort[; (II)], a business or commercial establishment[; (III)], or a private quarter.
- (ii) "Escort" does not mean a person who provides business or personal services, including:
  - (A) a licensed private nurse;
  - (B) an aide for the elderly or a person with a disability;
- (C) a social secretary or similar service personnel[: (I)] whose relationship with a patron is characterized by a contractual relationship having a duration of 12 hours or more[;] and [(II)] who provides a service not principally characterized as dating or socializing; or

- (D) a person who provides services such as singing telegrams, birthday greetings, or similar activities[:(I)] that are characterized by an appearance in a public place[;(II)], contracted for by a party other than the person for whom the service is being performed[;], and [(III)] of a duration not to exceed one hour.
- (d) "Escort service" means any person who furnishes or arranges for an escort to accompany another individual for compensation.
- (e) "Nude or partially denuded individual" means an individual with any of the following less than completely and opaquely covered:
  - (i) genitals;
  - (ii) the pubic region; or
  - (iii) a female breast below a point immediately above the top of the areola.
- (f) (i) "Sexually oriented business" means a business at which any nude or partially denuded individual, regardless of whether the nude or partially denuded individual is an employee of the sexually oriented business or an independent contractor, performs any service for compensation.
  - (ii) "Sexually oriented business" includes:
  - (A) an escort service; or
  - (B) an adult service.
- (2) A person employed in a sexually oriented business may not work in a municipality if:
- (a) [if] the municipality requires that a person employed in a sexually oriented business [be licensed individually] obtain an individual license; and
- (b) [if] the person [is] has not [licensed by] obtained an individual license from the municipality.
- (3) A business entity that conducts a sexually oriented business may not conduct business in a municipality <u>if</u>:
- (a) [if] the municipality requires that a sexually oriented business [be licensed] obtain a license; and
- (b) [if] the business entity [is] has not [licensed by] obtained a license from the municipality.
  - (4) { It}(a) A violation of this section by an individual who is at least 18 years old is a

class A misdemeanor{ to operate a sexually oriented business without a business license in a municipality if the municipality requires that the sexually oriented business obtain a business license.

<u>}.</u>

(b) A person charged under this section may not also be charged under Section 76-10-1302.