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l	JUSTICE REINVESTMENT INITIATIVE MODIFICATIONS	
2	2022 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Ryan D. Wilcox	
5	Senate Sponsor: Kirk A. Cullimore	
5 7	LONG TITLE	=
3	General Description:	
)	This bill requires the Division of Technology Services and the State Commission on	
1	Criminal and Juvenile Justice to collaborate on and create a Criminal Justice Database	
	as a repository for statutorily required data.	
	Highlighted Provisions:	
	This bill:	
	defines terms;	
	 requires the Division of Technology Services to create a database for information 	
	and data required to be reported to the State Commission on Criminal and Juvenile	
	Justice;	
	provides parameters and standards for the database;	
	creates a grant program to assist agencies with compliance;	
	 requires the State Commission on Criminal and Juvenile Justice to assist with the 	
	development and management of the database;	
2	 requires that the State Commission on Criminal and Juvenile Justice provide reports 	
,	to Interim and Standing Committees; and	
1	 provides that entities that are not in compliance with reporting requirements may 	
,	not receive grants from the Commission on Criminal and Juvenile Justice.	
	Money Appropriated in this Bill:	
	None	
	Other Special Clauses:	
)	This bill provides a coordination clause.	

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Utah Code Sections Affected:
AMENDS:
63M-7-214, as renumbered and amended by Laws of Utah 2020, Chapter 230
ENACTS:
63A-16-1001 , Utah Code Annotated 1953
63A-16-1002, Utah Code Annotated 1953
63M-7-218, Utah Code Annotated 1953
Utah Code Sections Affected by Coordination Clause:
63A-16-1002 , Utah Code Annotated 1953
63M-7-218, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63A-16-1001 is enacted to read:
Part 10. Criminal Justice Database
<u>63A-16-1001.</u> Definitions.
As used in this part:
(1) "Commission" means the State Commission on Criminal and Juvenile Justice
created in Section 63M-7-201.
(2) "Criminal justice agency" means an agency or institution directly involved in the
apprehension, prosecution, and incarceration of an individual involved in criminal activity,
including law enforcement, correctional facilities, jails, courts, probation, and parole.
(3) "Database" means the Criminal Justice Database created in this part.
(4) "Division" means the Division of Technology Services created in Section
<u>63A-16-103.</u>
Section 2. Section 63A-16-1002 is enacted to read:
63A-16-1002. Criminal Justice Database.
(1) The commission shall oversee the creation and management of a Criminal Justice
Database for information and data required to be reported to the commission, organized by

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58	county, and accessible to all criminal justice agencies in the state.
59	(2) The division shall assist with the development and management of the database.
60	(3) The division, in collaboration with the commission, shall create:
61	(a) master standards and formats for information submitted to the database;
62	(b) a portal, bridge, website, or other method for reporting entities to provide the
63	information;
64	(c) a master data management index or system to assist in the retrieval of information
65	in the database;
66	(d) a protocol for accessing information in the database that complies with state
67	privacy regulations; and
68	(e) a protocol for real-time audit capability of all data accessed through the portal by
69	participating data source, data use entities, and regulators.
70	(4) Each criminal justice agency charged with reporting information to the commission
71	shall provide the data or information to the database in a form prescribed by the commission.
72	(5) The database shall be the repository for the statutorily required data described in:
73	(a) Section 17-22-32, county jail reporting requirements;
74	(b) Section 24-4-118, forfeiture reporting requirements;
75	(c) Section 41-6a-511, courts to collect and maintain data;
76	(d) Section 63M-7-214, law enforcement agency grant reporting;
77	(e) Section 63M-7-216, prosecutorial data collection;
78	(f) Section 64-13-21, supervision of sentenced offenders placed in community;
79	(g) Section 64-13-25, standards for programs;
80	(h) Section 64-13-45, department reporting requirements;
81	(i) Section 64-13e-104, housing of state probationary inmates or state parole inmates;
82	(j) Section 77-7-8.5, use of tactical groups;
83	(k) Section 77-20-103, release data requirements;
84	(1) Section 77-22-2.5, court orders for criminal investigations;
85	(m) Section 78A-2-109.5, court demographics reporting:

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(n) Section 70D 7 120 lethelity aggregaments; and	

86	(n) Section /8B-/-120, lethality assessments; and
87	(o) any other statutes which require the collection of specific data and the reporting of
88	that data to the commission.
89	(6) The commission shall report:
90	(a) progress on the database, including creation, configuration, and data entered, to the
91	Law Enforcement and Criminal Justice Interim Committee not later than November 2022; and
92	(b) all data collected as of December 31, 2022, to the Law Enforcement and Criminal
93	Justice Interim Committee, the House Law Enforcement and Criminal Justice Standing
94	Committee, and the Senate Judiciary, Law Enforcement and Criminal Justice Standing
95	Committee not later than January 16, 2023.
96	Section 3. Section 63M-7-214 is amended to read:
97	63M-7-214. Commission on Criminal and Juvenile Justice Grants.
98	(1) As used in this section:
99	(a) "Commission" means the Commission on Criminal and Juvenile Justice created in
100	Section 63M-7-201.
101	(b) "Law enforcement agency" means a state or local law enforcement agency.
102	(c) "Other appropriate agency" means a state or local government agency, or a nonprofit
103	organization, that works to prevent illegal drug activity and enforce laws regarding illegal drug
104	activity and related criminal activity by:
105	(i) programs, including education, prevention, treatment, and research programs; and
106	(ii) enforcement of laws regarding illegal drugs.
107	(2) The commission shall implement law enforcement operations and programs related
108	to reducing illegal drug activity as listed in Subsection (3).
109	(3) (a) The first priority of the commission is to annually allocate not more than
110	\$2,500,000, depending upon funding available from other sources, to directly fund the
111	operational costs of state and local law enforcement agencies' drug or crime task forces,
112	including multijurisdictional task forces.
113	(b) The second priority of the commission is to allocate grants for specified law

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enforcement agency functions and other agency functions as the commission finds appropriate to more effectively reduce illegal drug activity and related criminal activity, including providing education, prevention, treatment, and research programs. (4) (a) In allocating grants and determining the amount of the grants to carry out the purposes of Subsection (3), the commission shall consider: 119 (i) the demonstrated ability of the agency to appropriately use the grant to implement 120 the proposed functions and how this function or task force will add to the law enforcement agency's current efforts to reduce illegal drug activity and related criminal activity; and (ii) the agency's cooperation with other state and local agencies and task forces. (b) Agencies qualify for a grant only if they demonstrate compliance with all reporting and policy requirements applicable under this section and under Title 63M, Chapter 7, 124 125 Criminal Justice and Substance Abuse, in order to qualify as a potential grant recipient. (5) The commission shall allocate grants to local law enforcement agencies to assist in complying with the requirements of Subsection 63A-16-1002(4). The commission shall only 127 128 use funds appropriated for this purpose for the grants. [(5)] (6) Recipient agencies may only use grant money after approval or appropriation by the agency's governing body, and a determination that the grant money is nonlapsing. [(6)] (7) A recipient law enforcement agency may use funds granted under this section 132 only for the purposes stated by the commission in the grant. 133 [(7)] (8) (a) For each fiscal year, any law enforcement agency that receives a grant from the commission under this section shall prepare and file with the commission and the state 134 auditor a report in a form specified by the commission. 135 136 (b) The report shall include the following regarding each grant: 137 (i) the agency's name; 138 (ii) the amount of the grant; 139 (iii) the date of the grant;

(v) a statement signed by both the agency's or political subdivision's executive officer

(iv) how the grant has been used; and

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142	or designee and by the agency's legal counsel, that all grant funds were used for law
143	enforcement operations and programs approved by the commission and that relate to reducing
144	illegal drug activity and related criminal activity, as specified in the grant.
145	Section 4. Section 63M-7-218 is enacted to read:
146	63M-7-218. State grant requirements.
147	Beginning July 1, 2023, the commission may not award any grant of state funds to any
148	entity subject to, and not in compliance with, the reporting requirements in Subsections
149	63A-16-1002(5)(a) through (n).
150	Section 5. Coordinating H.B. 403 with S.B. 179 Substantive amendments.
151	If this H.B. 403 and S.B. 179, Criminal Justice Amendments, both pass and become
152	law, it is the intent of the Legislature that the Office of Legislative Research and General
153	Counsel, when preparing the Utah Code database for publication:
154	(1) modify Section 63A-16-1002 to read as follows:
155	"63A-16-1002. Criminal Justice Database.
156	(1) The commission shall oversee the creation and management of a Criminal Justice
157	Database for information and data required to be reported to the commission, organized by
158	county, and accessible to all criminal justice agencies in the state.
159	(2) The division shall assist with the development and management of the database.
160	(3) The division, in collaboration with the commission, shall create:
161	(a) master standards and formats for information submitted to the database;
162	(b) a portal, bridge, website, or other method for reporting entities to provide the
163	information;
164	(c) a master data management index or system to assist in the retrieval of information
165	in the database;
166	(d) a protocol for accessing information in the database that complies with state
167	privacy regulations; and
168	(e) a protocol for real-time audit capability of all data accessed through the portal by
169	participating data source, data use entities, and regulators.

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170	(4) Each criminal justice agency charged with reporting information to the commission
171	shall provide the data or information to the database in a form prescribed by the commission.
172	(5) The database shall be the repository for the statutorily required data described in:
173	(a) Section 13-53-111, recidivism reporting requirements;
174	(b) Section 17-22-32, county jail reporting requirements;
175	(c) Section 17-55-201, Criminal Justice Coordinating Councils reporting;
176	(d) Section 24-4-118, forfeiture reporting requirements;
177	(e) Section 41-6a-511, courts to collect and maintain data;
178	(f) Section 63M-7-214, law enforcement agency grant reporting;
179	(g) Section 63M-7-216, prosecutorial data collection;
180	(h) Section 64-13-21, supervision of sentenced offenders placed in community;
181	(i) Section 64-13-25, standards for programs;
182	(j) Section 64-13-45, department reporting requirements;
183	(k) Section 64-13e-104, housing of state probationary inmates or state parole inmates;
184	(1) Section 77-7-8.5, use of tactical groups;
185	(m) Section 77-20-103, release data requirements;
186	(n) Section 77-22-2.5, court orders for criminal investigations;
187	(o) Section 78A-2-109.5, court demographics reporting; and
188	(p) any other statutes which require the collection of specific data and the reporting of
189	that data to the commission.
190	(6) The commission shall report:
191	(a) progress on the database, including creation, configuration, and data entered, to the
192	Law Enforcement and Criminal Justice Interim Committee not later than November 2022; and
193	(b) all data collected as of December 31, 2022, to the Law Enforcement and Criminal
194	Justice Interim Committee, the House Law Enforcement and Criminal Justice Standing
195	Committee, and the Senate Judiciary, Law Enforcement and Criminal Justice Standing
196	Committee not later than January 16, 2023."; and
197	(2) not enact Section 63M-7-218 in S.B. 179, and modify Section 63M-7-218 in this

198	H.B. 403 to read as follows:
199	"63M-7-218. State grant requirements.
200	Beginning July 1, 2023, the commission may not award any grant of state funds to any
201	entity subject to, and not in compliance with, the reporting requirements in Subsections
202	63A-16-1002(5)(a) through (o)."

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