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617	[(b) With the notice described in Subsection (12)(a), the office shall also give the
618	applicant the details of any comprehensive review conducted under Subsection (6).]
619	[(c)] (b) If the notice under Subsection $[(12)(a)]$ (11)(a) states that the applicant's
620	application is denied, the notice shall further advise the applicant that the applicant may, under
621	Subsection 62A-2-111(2), request a hearing in the department's Office of Administrative
622	Hearings, to challenge the office's decision.
623	[(d)] (c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
624	Act, the office shall make rules, consistent with this chapter:
625	(i) defining procedures for the challenge of the office's background check decision
626	described in Subsection $[(12)(c)]$ (11)(b); and
627	(ii) expediting the process for renewal of a license under the requirements of this
628	section and other applicable sections.
629	[(13)] (12) (a) An individual or a department contractor who provides services in an
630	adults only substance use disorder program, as defined by rule made in accordance with Title
631	63G, Chapter 3, Utah Administrative Rulemaking Act, is exempt from this section.
632	(b) [This] The exemption described in Subsection (12)(a) does not extend to a program
633	director or a member, as defined by Section 62A-2-108, of the program.
634	[(14)] (13) (a) Except as provided in Subsection $[(14)(b), ]$ (13)(b), in addition to the
635	other requirements of this section, if the background check of an applicant is being conducted
636	for the purpose of giving clearance status to an applicant seeking a position in a congregate
637	care program[, an applicant for a one-time adoption,] or an applicant seeking to [provide a
638	prospective foster home, or an applicant seeking to provide a prospective adoptive home]
639	become a prospective $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{foster}} \leftarrow \hat{\mathbf{H}}$ or adoptive parent, the office shall:
640	(i) check the child abuse and neglect registry in each state where each applicant resided
641	in the five years immediately preceding the day on which the applicant applied to be a foster
642	[parent] or adoptive parent, to determine whether the prospective foster [parent or prospective]
643	or adoptive parent is listed in the registry as having a substantiated or supported finding of
644	child abuse or neglect; and
645	(ii) check the child abuse and neglect registry in each state where each adult living in
646	the home of the applicant described in Subsection $[(14)(a)(i)] (13)(a)(i)$ resided in the five years
647	immediately preceding the day on which the applicant applied to be a foster [parent] or