1	EMPLOYMENT SCREENING REQUIREMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Marsha Judkins
5	Senate Sponsor: Michael S. Kennedy
6 7	LONG TITLE
8	General Description:
9	This bill addresses employment background screening requirements.
10	Highlighted Provisions:
11	This bill:
12	creates and modifies definitions;
13	 when hiring a mental health professional, prohibits certain public employers and
14	public employer contractors from:
15	 considering certain arrests or criminal convictions; or
16	 denying employment based on certain criminal convictions or participation in
17	substance use treatment;
18	 when hiring a mental health professional, prohibits a private employer from
19	excluding an applicant from an interview for a juvenile adjudication, certain arrests,
20	or an expunged criminal offense;
21	 modifies the Office of Licensing's (office) background and screening processes for
22	an individual applying to work in a program with direct access to a child or
23	vulnerable adult;
24	 exempts certain individuals employed by the Department of Health and Human
25	Services from the office's background and screening processes;
26	requires the office to conduct a comprehensive review of an applicant's background
27	check if the applicant is applying to work in a program as a peer support provider or
28	mental health professional;
29	requires the office to deny an applicant's application upon certain background check

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30	findings;
31	 provides administrative rulemaking authority; and
32	makes technical and conforming changes.
33	Money Appropriated in this Bill:
34	None
35	Other Special Clauses:
36	This bill provides a coordination clause.
37	Utah Code Sections Affected:
38	AMENDS:
39	34-52-102 , as last amended by Laws of Utah 2019, Chapter 371
40	34-52-201 , as last amended by Laws of Utah 2022, Chapter 447
41	62A-2-120, as last amended by Laws of Utah 2022, Chapters 185, 335, 430, and 468
42	62A-5-103.5, as last amended by Laws of Utah 2017, Chapter 181
43	ENACTS:
44	34-52-302 , Utah Code Annotated 1953
45	Utah Code Sections Affected by Coordination Clause:
46	34-52-201 , as last amended by Laws of Utah 2022, Chapter 447
47 48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section 34-52-102 is amended to read:
50	34-52-102. Definitions.
51	As used in this chapter:
52	(1) "Applicant" means an individual who provides information to a public employer or
53	private employer for the purpose of obtaining employment.
54	(2) (a) "Criminal conviction" means a verdict or finding of guilt after a criminal trial or
55	a plea of guilty or nolo contendere to a criminal charge.

(b) "Criminal conviction" does not include an expunged criminal conviction.

(3) "Juvenile adjudication" means:

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58	(a) a finding by a court that the facts in a petition or criminal information alleging an
59	individual committed an offense when the individual was younger than 18 years old have been
60	proved; or
61	(b) an admission or plea of no contest under Section 80-6-306.
62	(4) "Mental health professional applicant" means an individual who:
63	(a) is licensed under Title 58, Chapter 60, Mental Health Professional Practice Act; and
64	(b) provides information to a public employer or private employer for the purpose of
65	obtaining employment that requires a license under Title 58, Chapter 60, Mental Health
66	Professional Practice Act.
67	[(3)] (a) "Private employer" means a person who has one or more employees
68	employed in the same business, or in or about the same establishment, under any contract of
69	hire, express or implied, oral or written.
70	(b) "Private employer" does not include a public employer.
71	[(4)] <u>(6)</u> "Public employer" means an employer that is:
72	(a) the state or any administrative subunit of the state, including a department, division,
73	board, council, committee, institution, office, bureau, or other similar administrative unit of
74	state government;
75	(b) a state institution of higher education; or
76	(c) a municipal corporation, county, municipality, school district, local district, special
77	service district, or other political subdivision of the state.
78	Section 2. Section 34-52-201 is amended to read:
79	34-52-201. Public employer requirements.
80	(1) [A] Except as provided in Subsections (3) and (6), a public employer may not:
81	(a) exclude an applicant from an initial interview because of:
82	(i) a past criminal conviction[-]; or
83	(ii) if the applicant is a mental health professional applicant, an arrest for an offense
84	that occurred before the applicant was 18 years old or a past juvenile adjudication;
85	(b) make an inquiry related to an applicant's expunged criminal history:

86	(c) when making a hiring decision regarding a mental health professional applicant,
87	consider:
88	(i) an arrest for an offense that occurred before the mental health professional applicant
89	was 18 years old;
90	(ii) an arrest not followed by a criminal conviction or juvenile adjudication;
91	(iii) a juvenile adjudication; or
92	(iv) a past criminal conviction if:
93	(A) the sentence for the criminal conviction is terminated; and
94	(B) the mental health professional applicant was not incarcerated for the past criminal
95	conviction or the mental health professional applicant's incarceration for the past criminal
96	conviction ended at least three years before the day on which the mental health professional
97	applicant applied for employment; or
98	(d) deny a mental health professional applicant employment based on a past criminal
99	conviction that does not bear a direct relationship to the mental health professional applicant's
100	ability to safely or competently perform the duties of employment.
101	(2) A public employer excludes an applicant from an initial interview <u>under Subsection</u>
102	(1) if the public employer:
103	[(a) requires an applicant to disclose, on an employment application, a criminal
104	conviction;]
105	[(b) requires an applicant to disclose, before an initial interview, a criminal conviction;
106	or]
107	[(c) if no interview is conducted, requires an applicant to disclose, before making a
108	conditional offer of employment, a criminal conviction.
109	(a) requires an applicant to disclose a criminal conviction:
110	(i) on an employment application;
111	(ii) before an initial interview; or
112	(iii) if no interview is conducted, before making a conditional offer of employment; or
113	(b) requires an applicant who is a mental health professional applicant to disclose an

114	arrest for an offense that occurred before the applicant was 18 years old or a juvenile
115	adjudication:
116	(i) on an employment application;
117	(ii) before an initial interview; or
118	(iii) if no interview is conducted, before making a conditional offer of employment.
119	(3) A public employer may not deny a mental health professional applicant
120	employment that requires the mental health professional applicant to provide substance use
121	treatment based on:
122	(a) the mental health professional applicant's participation in substance use treatment;
123	<u>or</u>
124	(b) a past criminal conviction for a nonviolent drug offense if:
125	(i) the sentence for the criminal conviction is terminated; and
126	(ii) (A) the mental health professional applicant was not incarcerated for the past
127	criminal conviction; or
128	(B) the mental health professional applicant's incarceration for the past criminal
129	conviction ended at least three years before the day on which the mental health professional
130	applicant applied for employment.
131	[(3) (a) A public employer may not make any inquiry related to an applicant's
132	expunged criminal history.]
133	[(b)] (4) An applicant seeking employment from a public employer may answer a
134	question related to an expunged criminal record as though the action underlying the expunged
135	criminal record never occurred.
136	[(4)] (5) [Subject to] Except as provided in Subsections (1) through (3), [nothing in this
137	section prevents] this section does not prevent a public employer from:
138	(a) asking an applicant for information about an applicant's criminal conviction history
139	during an initial interview or after an initial interview; or
140	(b) considering an applicant's <u>criminal</u> conviction history when making a hiring
141	decision.

142	$[\underline{(5)}]$ $\underline{(6)}$ (a) Subsections (1) through $[\underline{(3)}]$ $\underline{(4)}$ do not apply:
143	[(a)] (i) if federal, state, or local law, including corresponding administrative rules,
144	requires the consideration of an applicant's criminal conviction history;
145	[(b)] (ii) to a public employer that is a law enforcement agency;
146	[(c)] (iii) to a public employer that is part of the criminal or juvenile justice system;
147	[(d)] (iv) to a public employer seeking a nonemployee volunteer;
148	$[\underline{(e)}]$ (v) to a public employer that works with children or vulnerable adults;
149	[(f)] (vi) to the Department of Alcoholic Beverage Services created in Section
150	32B-2-203;
151	[(g)] <u>(vii)</u> to the State Tax Commission;
152	[(h)] (viii) to a public employer whose primary purpose is performing financial or
153	fiduciary functions; [and] or
154	[(i)] (ix) to a public transit district hiring or promoting an individual for a safety
155	sensitive position described in Section 17B-2a-825.
156	(b) Subsections (1)(c)(iv) and (1)(d) do not apply to a criminal conviction for:
157	(i) a violent felony as defined in Section 76-3-203.5; or
158	(ii) a felony related to a criminal sexual act under Title 76, Chapter 5, Part 4, Sexual
159	Offenses, or Title 76, Chapter 5b, Sexual Exploitation Act.
160	(c) Subsections (1)(a)(ii), (1)(c), (1)(d), and (3) apply to a person under contract with a
161	public employer.
162	Section 3. Section 34-52-302 is enacted to read:
163	34-52-302. Private employer requirements when hiring a mental health
164	professional.
165	(1) Except as provided in Subsection (4), a private employer may not exclude a mental
166	health professional applicant from an initial interview because of:
167	(a) an arrest for an offense that occurred before the mental health professional applican
168	was 18 years old;
169	(b) a juvenile adjudication; or

170	(c) an expunged criminal offense.
171	(2) A private employer excludes a mental health professional applicant from an initial
172	interview under Subsection (1) if the private employer requires the mental health professional
173	applicant to disclose an arrest for an offense that occurred before the mental health professional
174	applicant was 18 years old, a juvenile adjudication, or an expunged criminal offense:
175	(a) on an employment application;
176	(b) before an initial interview; or
177	(c) if no interview is conducted, before making a conditional offer of employment.
178	(3) Except as provided in Subsections (1) and (2), this section does not prevent a
179	private employer from:
180	(a) asking a mental health professional applicant for information about the mental
181	health professional applicant's criminal conviction history during an initial interview or after an
182	<u>initial interview; or</u>
183	(b) considering a mental health professional applicant's criminal conviction history
184	when making a hiring decision.
185	(4) Subsections (1) and (2) do not apply:
186	(a) if federal, state, or local law, including corresponding administrative rules, requires
187	the consideration of an applicant's criminal conviction history;
188	(b) to a private employer that is part of the criminal or juvenile justice system;
189	(c) to a private employer seeking a nonemployee volunteer;
190	(d) to a private employer that works with children or vulnerable adults; or
191	(e) to a private employer whose primary purpose is performing financial or fiduciary
192	<u>functions.</u>
193	Section 4. Section 62A-2-120 is amended to read:
194	62A-2-120. Background check Direct access to children or vulnerable adults.
195	(1) As used in this section:
196	(a) (i) "Applicant" means, notwithstanding Section 62A-2-101:
197	(A) [the same as that term is defined in Section 62A-2-101;] an individual who applies

198	for an initial license or certification or a license or certification renewal under this chapter;
199	(B) an individual who is associated with a licensee and has or will likely have direct
200	access to a child or a vulnerable adult;
201	(C) an individual who provides respite care to a foster parent or an adoptive parent on
202	more than one occasion;
203	(D) a department contractor;
204	(E) an individual who transports a child for a youth transportation company;
205	(F) a guardian submitting an application on behalf of an individual, other than the child
206	or vulnerable adult who is receiving the service, if the individual is 12 years old or older and
207	resides in a home[7] that is licensed or certified by the office[7, with the child or vulnerable adult
208	who is receiving services]; or
209	(G) a guardian submitting an application on behalf of an individual, other than the
210	child or vulnerable adult who is receiving the service, if the individual is 12 years old or older
211	and is a person described in Subsection (1)(a)(i)(A), (B), (C), or (D).
212	(ii) "Applicant" does not [mean an individual, including an adult, who is in the custody
213	of the Division of Child and Family Services or the Division of Juvenile Justice Services.]
214	include:
215	(A) an individual who is in the custody of the Division of Child and Family Services or
216	the Division of Juvenile Justice Services; or
217	(B) an individual who applies for employment with, or is employed by, the Department
218	of Health and Human Services.
219	(b) "Application" means a background screening application to the office.
220	(c) "Bureau" means the Bureau of Criminal Identification within the Department of
221	Public Safety, created in Section 53-10-201.
222	(d) "Certified peer support specialist" means the same as that term is defined in Section
223	<u>62A-15-1301.</u>
224	(e) "Criminal finding" means a record of:
225	(i) an arrest or a warrant for an arrest;

226	(ii) charges for a criminal offense; or
227	(iii) a criminal conviction.
228	[(d)] (f) "Incidental care" means occasional care, not in excess of five hours per week
229	and never overnight, for a foster child.
230	(g) "Mental health professional" means an individual who:
231	(i) is licensed under Title 58, Chapter 60, Mental Health Professional Practice Act; and
232	(ii) engaged in the practice of mental health therapy.
233	(h) "Non-criminal finding" means a record maintained in:
234	(i) the Division of Child and Family Services' Management Information System
235	described in Section 80-2-1001;
236	(ii) the Division of Child and Family Services' Licensing Information System described
237	<u>in Section</u> 80-2-1002;
238	(iii) the Division of Aging and Adult Services' vulnerable adult abuse, neglect, or
239	exploitation database described in Section 62A-3-311.1;
240	(iv) the Sex and Kidnap Offender Registry described in Title 77, Chapter 41, Sex and
241	Kidnap Offender Registry, or a national sex offender registry; or
242	(v) a state child abuse or neglect registry.
243	(i) (i) "Peer support specialist" means an individual who:
244	(A) has a disability or a family member with a disability, or is in recovery from a
245	mental illness or a substance use disorder; and
246	(B) uses personal experience to provide support, guidance, or services to promote
247	resiliency and recovery.
248	(ii) "Peer support specialist" includes a certified peer support specialist.
249	(iii) "Peer support specialist" does not include a mental health professional.
250	[(e)] (j) "Personal identifying information" means:
251	(i) current name, former names, nicknames, and aliases;
252	(ii) date of birth;
253	(iii) physical address and email address;

254	(iv) telephone number;
255	(v) driver license or other government-issued identification;
256	(vi) social security number;
257	(vii) only for applicants who are 18 years old or older, fingerprints, in a form specified
258	by the office; and
259	(viii) other information specified by the office by rule made in accordance with Title
260	63G, Chapter 3, Utah Administrative Rulemaking Act.
261	•
	(k) "Practice of mental health therapy" means the same as that term is defined in
262	Section 58-60-102.
263	(2) $[(a)]$ Except as provided in Subsection $[(13),]$ (12), an applicant or a representative
264	shall submit the following to the office:
265	[(i)] (a) personal identifying information;
266	[(ii)] (b) a fee established by the office under Section 63J-1-504; [and]
267	[(iii)] (c) a disclosure form, specified by the office, for consent for:
268	[(A)] (i) an initial background check upon submission of the information described [
269	under] in this Subsection [$(2)(a)$] (2) ;
270	[(B)] (ii) ongoing monitoring of fingerprints and registries until no longer associated
271	with a licensee for 90 days;
272	[(C)] (iii) a background check when the office determines that reasonable cause exists;
273	and
274	[(D)] (iv) retention of personal identifying information, including fingerprints, for
275	monitoring and notification as described in Subsections (3)(d) and (4)[-]; and
276	[(b)] (d) [In addition to the requirements described in Subsection (2)(a),] if an applicant
277	resided outside of the United States and its territories during the five years immediately
278	preceding the day on which the information described in [Subsection (2)(a)] Subsections (2)(a)
279	through (c) is submitted to the office, [the office may require the applicant to submit]
280	documentation establishing whether the applicant was convicted of a crime during the time that
281	the applicant resided outside of the United States or its territories.

282	(3) The office:
283	(a) shall perform the following duties as part of a background check of an applicant:
284	(i) check state and regional criminal background databases for the applicant's criminal
285	history by:
286	(A) submitting personal identifying information to the bureau for a search; or
287	(B) using the applicant's personal identifying information to search state and regional
288	criminal background databases as authorized under Section 53-10-108;
289	(ii) submit the applicant's personal identifying information and fingerprints to the
290	bureau for a criminal history search of applicable national criminal background databases;
291	(iii) search the [Department of Human Services,] Division of Child and Family
292	Services' Licensing Information System described in Section 80-2-1002;
293	(iv) if the applicant is applying to become a prospective foster or adoptive parent,
294	search the Division of Child and Family Services' Management Information System described
295	<u>in Section 80-2-1001 for:</u>
296	(A) the applicant; and
297	(B) any adult living in the applicant's home;
298	(v) for an applicant described in Subsection (1)(a)(i)(F), search the Division of Child
299	and Family Services' Management Information System described in Section 80-2-1001;
300	[(iv)] (vi) search the [Department of Human Services,] Division of Aging and Adult
301	Services' vulnerable adult abuse, neglect, or exploitation database described in Section
302	62A-3-311.1;
303	[(v)] (vii) search the juvenile court records for substantiated findings of severe child
304	abuse or neglect described in Section 80-3-404; and
305	[(vi)] (viii) search the juvenile court arrest, adjudication, and disposition records, as
306	provided under Section 78A-6-209;
307	(b) shall conduct a background check of an applicant for an initial background check
308	upon submission of the information described [under Subsection (2)(a)] in Subsection (2);
309	(c) may conduct all or portions of a background check of an applicant, as provided by

310 rule, made by the office in accordance with Title 63G, Chapter 3, Utah Administrative 311 Rulemaking Act: 312 (i) for an annual renewal; or 313 (ii) when the office determines that reasonable cause exists; (d) may submit an applicant's personal identifying information, including fingerprints, 314 to the bureau for checking, retaining, and monitoring of state and national criminal background 315 316 databases and for notifying the office of new criminal activity associated with the applicant; 317 (e) shall track the status of an [approved] applicant under this section to ensure that [an 318 approved] the applicant is not required to duplicate the submission of the applicant's 319 fingerprints if the applicant applies for: 320 (i) more than one license; 321 (ii) direct access to a child or a vulnerable adult in more than one human services 322 program; or (iii) direct access to a child or a vulnerable adult under a contract with the department; 323 324 (f) shall track the status of [each license and] each individual with direct access to a 325 child or a vulnerable adult and notify the bureau within 90 days after the day on which the 326 license expires or the individual's direct access to a child or a vulnerable adult ceases; 327 (g) shall adopt measures to strictly limit access to personal identifying information 328 solely to the individuals responsible for processing and entering the applications for 329 background checks and to protect the security of the personal identifying information the office 330 reviews under this Subsection (3): 331 (h) as necessary to comply with the federal requirement to check a state's child abuse 332 and neglect registry regarding any individual working in a congregate care program, shall: 333 (i) search the [Department of Human Services,] Division of Child and Family Services' 334 Licensing Information System described in Section 80-2-1002; and (ii) require the child abuse and neglect registry be checked in each state where an 335 applicant resided at any time during the five years immediately preceding the day on which the 336 337 applicant submits the information described in Subsection $\left[\frac{(2)(a)}{(2)}\right]$ (2) to the office; and

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(i) shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
Rulemaking Act, to implement the provisions of this Subsection (3) relating to background
checks.
(4) (a) With the personal identifying information the office submits to the bureau under
Subsection (3), the bureau shall check against state and regional criminal background databases
for the applicant's criminal history.
(b) With the personal identifying information and fingerprints the office submits to the
bureau under Subsection (3), the bureau shall check against national criminal background
databases for the applicant's criminal history.
(c) Upon direction from the office, and with the personal identifying information and
fingerprints the office submits to the bureau under Subsection (3)(d), the bureau shall:
(i) maintain a separate file of the fingerprints for search by future submissions to the
local and regional criminal records databases, including latent prints; and
(ii) monitor state and regional criminal background databases and identify criminal
activity associated with the applicant.
(d) The bureau is authorized to submit the fingerprints to the Federal Bureau of
Investigation Next Generation Identification System, to be retained in the Federal Bureau of
Investigation Next Generation Identification System for the purpose of:
(i) being searched by future submissions to the national criminal records databases,
including the Federal Bureau of Investigation Next Generation Identification System and latent
prints; and
(ii) monitoring national criminal background databases and identifying criminal
activity associated with the applicant.
(e) The Bureau shall notify and release to the office all information of criminal activity
associated with the applicant.

(f) Upon notice [from the office that a license has expired or an] that an individual's

direct access to a child or a vulnerable adult has ceased for 90 days, the bureau shall:

(i) discard and destroy any retained fingerprints; and

366	(ii) notify the Federal Bureau of Investigation when the license has expired or an
367	individual's direct access to a child or a vulnerable adult has ceased, so that the Federal Bureau
368	of Investigation will discard and destroy the retained fingerprints from the Federal Bureau of
369	Investigation Next Generation Identification System.
370	(5) (a) [After] Except as provided in Subsection (5)(b), after conducting the
371	background check described in Subsections (3) and (4), the office shall deny an application to
372	an applicant who, within three years before the day on which the applicant submits information
373	to the office under Subsection (2) for a background check, has been convicted of [any of the
374	following, regardless of whether the offense is a felony, a misdemeanor, or an infraction:]:
375	(i) a felony or misdemeanor involving conduct that constitutes any of the following:
376	(A) an offense identified as domestic violence, lewdness, voyeurism, battery, cruelty to
377	animals, or bestiality;
378	[(ii)] (B) a violation of any pornography law, including sexual exploitation of a minor
379	or aggravated sexual exploitation of a minor;
380	[(iii) prostitution;]
381	[(iv) an offense included in:]
382	[(A) Title 76, Chapter 5, Offenses Against the Individual;]
383	[(B) Section 76-5b-201, Sexual Exploitation of a Minor;]
384	[(C) Section 76-5b-201.1, Aggravated Sexual Exploitation of a Minor; or]
385	[(D) Title 76, Chapter 7, Offenses Against the Family;]
386	(C) sexual solicitation;
387	(D) an offense included in Title 76, Chapter 5, Offenses Against the Individual, Title
388	76, Chapter 5b, Sexual Exploitation Act, Title 76, Chapter 4, Part 4, Enticement of a Minor, or
389	Title 76, Chapter 7, Offenses Against the Family;
390	[v) aggravated arson, as described in Section 76-6-103;
391	[(vi)] (F) aggravated burglary, as described in Section 76-6-203;
392	[(vii)] (G) aggravated robbery, as described in Section 76-6-302;
393	[(viii)] (H) identity fraud crime, as described in Section 76-6-1102; [or]

394	(I) sexual battery, as described in Section 76-9-702.1; or
395	(J) a violent offense committed in the presence of a child, as described in Section
396	<u>76-3-203.10; or</u>
397	[(ix)] (ii) a felony or misdemeanor offense committed outside of the state that, if
398	committed in the state, would constitute a violation of an offense described in [Subsections
399	(5)(a)(i) through (viii).] Subsection (5)(a)(i).
400	[(b) If the office denies an application to an applicant based on a conviction described
401	in Subsection (5)(a), the applicant is not entitled to a comprehensive review described in
402	Subsection (6).]
403	[(c) If the applicant will be working in a program serving only adults whose only
404	impairment is a mental health diagnosis, including that of a serious mental health disorder,
405	with or without co-occurring substance use disorder, the denial provisions of Subsection (5)(a)
406	do not apply, and the office shall conduct a comprehensive review as described in Subsection
407	(6).]
408	(b) (i) Subsection (5)(a) does not apply to an applicant who is seeking a position as a
409	peer support provider, a mental health professional, or in a program that serves only adults with
410	a primary mental health diagnosis, with or without a co-occurring substance use disorder.
411	(ii) The office shall conduct a comprehensive review of an applicant described in
412	Subsection (5)(b)(i) in accordance with Subsection (6).
413	(6) [(a)] The office shall conduct a comprehensive review of an applicant's background
414	check if the applicant:
415	[(i)] (a) has a felony or class A misdemeanor conviction for an offense described in
416	Subsection (5) with a date of conviction that is more than three years before the date on which
417	the applicant submits the information described in Subsection (2);
418	(b) [has an open court case or a conviction for any felony offense,] has a felony charge
419	or conviction for an offense not described in Subsection [(5)(a), with a date of conviction that
420	is] (5) with a date of charge or conviction that is no more than 10 years before the date on
421	which the applicant submits the application under Subsection (2) and no criminal findings or

422	non-criminal findings after the date of conviction;
423	[(ii) has an open court case or a conviction for a misdemeanor offense, not described in
424	Subsection (5)(a), and designated by the office, by rule, in accordance with Title 63G, Chapter
425	3, Utah Administrative Rulemaking Act, if the conviction is within three years before the day
426	on which the applicant submits information to the office under Subsection (2) for a background
427	check;]
428	[(iii) has a conviction for any offense described in Subsection (5)(a) that occurred more
429	than three years before the day on which the applicant submitted information under Subsection
430	(2)(a);]
431	[(iv) is currently subject to a plea in abeyance or diversion agreement for any offense
432	described in Subsection (5)(a);]
433	[(v) has a listing in the Department of Human Services, Division of Child and Family
434	Services' Licensing Information System described in Section 80-2-1002;
435	[(vi) has a listing in the Department of Human Services, Division of Aging and Adult
436	Services' vulnerable adult abuse, neglect, or exploitation database described in Section
437	62A-3-311.1;]
438	[(vii) has a record in the juvenile court of a substantiated finding of severe child abuse
439	or neglect described in Section 80-3-404;]
440	[(viii)] (c) has a class B misdemeanor or class C misdemeanor conviction for an
441	offense described in Subsection (5) with a date of conviction that is more than three years after,
442	and no more than 10 years before, the date on which the applicant submits the information
443	described in Subsection (2) and no criminal findings or non-criminal findings after the date of
444	conviction;
445	(d) has a misdemeanor conviction for an offense not described in Subsection (5) with a
446	date of conviction that is no more than three years before the date on which the applicant
447	submits information described in Subsection (2) and no criminal findings or non-criminal
448	findings after the date of conviction;
449	(e) is currently subject to a plea in abeyance or diversion agreement for an offense

450	described in Subsection (5);
451	(f) appears on the Sex and Kidnap Offender Registry described in Title 77, Chapter 41,
452	Sex and Kidnap Offender Registry, or a national sex offender registry;
453	(g) has a record of an adjudication in juvenile court for an act that, if committed by an
454	adult, would be a felony or misdemeanor, if the applicant is:
455	[(A)] (i) under 28 years old; or
456	[(B)] (ii) 28 years old or older and has been convicted of, has pleaded no contest to, or
457	is currently subject to a plea in abeyance or diversion agreement for a felony or a misdemeanor
458	offense described in Subsection $[(5)(a);]$ $(5);$
459	[(ix)] (h) has a pending charge for an offense described in Subsection $[(5)(a); or]$ (5);
460	[(x) is an applicant described in Subsection (5)(c).]
461	(i) has a listing in the Division of Child and Family Services' Licensing Information
462	System described in Section 80-2-1002 that occurred no more than 15 years before the date on
463	which the applicant submits the information described in Subsection (2) and no criminal
464	findings or non-criminal findings dated after the date of the listing;
465	(j) has a listing in the Division of Aging and Adult Services' vulnerable adult abuse,
466	neglect, or exploitation database described in Section 62A-3-311.1 that occurred no more than
467	15 years before the date on which the applicant submits the information described in
468	Subsection (2) and no criminal findings or non-criminal findings dated after the date of the
469	listing;
470	(k) has a substantiated finding of severe child abuse or neglect under Section 80-3-404
471	or 80-3-504 that occurred no more than 15 years before the date on which the applicant submits
472	the information described in Subsection (2) and no criminal findings or non-criminal findings
473	dated after the date of the finding;
474	(l) (i) is seeking a position:
475	(A) as a peer support provider;
476	(B) as a mental health professional; or
477	(C) in a program that serves only adults with a primary mental health diagnosis, with or

478	without a co-occurring substance use disorder; and
479	(ii) within three years before the day on which the applicant submits the information
480	described in Subsection (2):
481	(A) has a felony or misdemeanor charge or conviction;
482	(B) has a listing in the Division of Child and Family Services' Licensing Information
483	System described in Section 80-2-1002;
484	(C) has a listing in the Division of Aging and Adult Services' vulnerable adult abuse,
485	neglect, or exploitation database described in Section 62A-3-311.1; or
486	(D) has a substantiated finding of severe child abuse or neglect under Section 80-3-404
487	<u>or 80-3-504;</u>
488	(m) (i) (A) is seeking a position in a congregate care program;
489	(B) is seeking to become a prospective foster or adoptive parent; or
490	(C) is an applicant described in Subsection (1)(a)(i)(F); and
491	(ii) (A) has an infraction conviction for conduct that constitutes an offense or violation
492	described in Subsection (5)(a)(i)(A) or (B);
493	(B) has a listing in the Division of Child and Family Services' Licensing Information
494	System described in Section 80-2-1002;
495	(C) has a listing in the Division of Aging and Adult Services' vulnerable adult abuse,
496	neglect, or exploitation database described in Section 62A-3-311.1;
497	(D) has a substantiated finding of severe child abuse or neglect under Section 80-3-404
498	<u>or 80-3-504; or</u>
499	(E) has a listing on the registry check described in Subsection (13)(a) as having a
500	substantiated or supported finding of a severe type of child abuse or neglect as defined in
501	<u>Section</u> 80-1-102; or
502	(n) is seeking to become a prospective foster or adoptive parent and has, or has an adul
503	living with the applicant who has, a conviction, finding, or listing described in Subsection
504	<u>(6)(m)(ii).</u>
505	[(b)] (7) (a) The comprehensive review [described in Subsection (6)(a)] shall include

006	an examination of:
507	(i) the date of the offense or incident;
508	(ii) the nature and seriousness of the offense or incident;
509	(iii) the circumstances under which the offense or incident occurred;
510	(iv) the age of the perpetrator when the offense or incident occurred;
511	(v) whether the offense or incident was an isolated or repeated incident;
512	(vi) whether the offense or incident directly relates to abuse of a child or vulnerable
513	adult, including:
514	(A) actual or threatened, nonaccidental physical, mental, or financial harm;
515	(B) sexual abuse;
516	(C) sexual exploitation; or
517	(D) negligent treatment;
518	(vii) any evidence provided by the applicant of rehabilitation, counseling, psychiatric
519	treatment received, or additional academic or vocational schooling completed; and
520	(viii) the applicant's risk of harm to clientele in the program or in the capacity for
521	which the applicant is applying[; and].
522	[(ix) any other pertinent information presented to or publicly available to the
523	committee members.]
524	[(c)] (b) At the conclusion of the comprehensive review [described in Subsection
525	$\frac{(6)(a)}{a}$, the office shall deny an application to an applicant if the office finds:
526	(i) that approval would likely create a risk of harm to a child or a vulnerable adult[-]; or
527	(ii) an individual is prohibited from having direct access to a child or vulnerable adult
528	by court order.
529	[(d) At the conclusion of the comprehensive review described in Subsection (6)(a), the
530	office may not deny an application to an applicant solely because the applicant was convicted
531	of an offense that occurred 10 or more years before the day on which the applicant submitted
532	the information required under Subsection (2)(a) if:
533	(i) the applicant has not committed another misdemeanor or felony offense after the

534	day on which the conviction occurred; and
535	[(ii) the applicant has never been convicted of an offense described in Subsection
536	(14)(c).]
537	[(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
538	the office may make rules, consistent with this chapter, to establish procedures for the
539	comprehensive review described in this Subsection (6).]
540	[(7) Subject to Subsection (10), the] <u>(8)</u> The office shall approve an application to an
541	applicant who is not denied under [Subsection (5), (6), or (14).] this section.
542	[(8)] (9) (a) The office may conditionally approve an application of an applicant, for a
543	maximum of 60 days after the day on which the office sends written notice to the applicant
544	under Subsection [(12),] <u>(11),</u> without requiring that the applicant be directly supervised, if the
545	office:
546	(i) is awaiting the results of the criminal history search of national criminal background
547	databases; and
548	(ii) would otherwise approve an application of the applicant [under Subsection (7)]
549	under this section.
550	(b) The office may conditionally approve an application of an applicant, for a
551	maximum of one year after the day on which the office sends written notice to the applicant
552	under Subsection [(12)] (11) , without requiring that the applicant be directly supervised if the
553	office:
554	(i) is awaiting the results of an out-of-state registry for providers other than foster and
555	adoptive parents; and
556	(ii) would otherwise approve an application of the applicant [under Subsection (7)]
557	under this section.
558	(c) Upon receiving the results of the criminal history search of a national criminal
559	background database, the office shall approve or deny the application of the applicant in
560	accordance with [Subsections (5) through (7)] this section.
561	[(9)] (10) (a) A licensee or department contractor may not permit an individual to have

562	direct access to a child or a vulnerable adult [unless, subject to Subsection (10)] without being
563	directly supervised unless:
564	$[\frac{a}{a}]$ (i) the individual is associated with the licensee or department contractor and the
565	department conducts a background screening in accordance with this section[:];
566	[(i) the individual's application is approved by the office under this section;]
567	[(ii) the individual's application is conditionally approved by the office under
568	Subsection (8); or]
569	[(iii) (A) the individual has submitted the background check information described in
570	Subsection (2) to the office;
571	[(B) the office has not determined whether to approve the applicant's application; and]
572	[(C) the individual is directly supervised by an individual who has a current
573	background screening approval issued by the office under this section and is associated with
574	the licensee or department contractor;]
575	[(b) (i) the individual is associated with the licensee or department contractor;]
576	[(ii) the individual has a current background screening approval issued by the office
577	under this section;]
578	[(iii) one of the following circumstances, that the office has not yet reviewed under
579	Subsection (6), applies to the individual:
580	[(A) the individual was charged with an offense described in Subsection (5)(a);]
581	[(B) the individual is listed in the Licensing Information System, described in Section
582	80-2-1002;]
583	[(C) the individual is listed in the vulnerable adult abuse, neglect, or exploitation
584	database, described in Section 62A-3-311.1;]
585	[(D) the individual has a record in the juvenile court of a substantiated finding of
586	severe child abuse or neglect, described in Section 80-3-404; or]
587	[(E) the individual has a record of an adjudication in juvenile court for an act that, if
588	committed by an adult, would be a felony or a misdemeanor as described in Subsection (5)(a)
589	or (6); and]

590	[(iv) the individual is directly supervised by an individual who:]
591	[(A) has a current background screening approval issued by the office under this
592	section; and]
593	[(B) is associated with the licensee or department contractor;]
594	[(c) the individual:]
595	[(i) is not associated with the licensee or department contractor; and]
596	[(ii) is directly supervised by an individual who:]
597	[(A) has a current background screening approval issued by the office under this
598	section; and]
599	[(B) is associated with the licensee or department contractor;]
600	[(d)] (ii) the individual is the parent or guardian of the child, or the guardian of the
601	vulnerable adult;
602	[(e)] (iii) the individual is approved by the parent or guardian of the child, or the
603	guardian of the vulnerable adult, to have direct access to the child or the vulnerable adult;
604	[(f)] (iv) the individual is only permitted to have direct access to a vulnerable adult
605	who voluntarily invites the individual to visit; or
606	[(g)] (v) the individual only provides incidental care for a foster child on behalf of a
607	foster parent who has used reasonable and prudent judgment to select the individual to provide
608	the incidental care for the foster child.
609	[(10) An individual may not have direct access to a child or a vulnerable adult if the
610	individual is prohibited by court order from having that access.]
611	[(11)] (b) Notwithstanding any other provision of this section, an individual for whom
612	the office denies an application may not have direct access to a child or vulnerable adult unless
613	the office approves a subsequent application by the individual.
614	[(12)] (a) Within 30 days after the day on which [the office receives the
615	background check information for an applicant, the office shall give notice of the clearance
616	status to:] the applicant submits the information described in Subsection (2), the office shall
617	notify the applicant of any potentially disqualifying criminal findings or non-criminal findings.

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

646 in the five years immediately preceding the day on which the applicant applied to be a foster 647 [parent] or adoptive parent, to determine whether the prospective foster [parent or prospective] 648 or adoptive parent is listed in the registry as having a substantiated or supported finding of 649 child abuse or neglect; and 650 (ii) check the child abuse and neglect registry in each state where each adult living in 651 the home of the applicant described in Subsection $\left[\frac{(14)(a)(i)}{(13)(a)(i)}\right]$ (13)(a)(i) resided in the five years 652 immediately preceding the day on which the applicant applied to be a foster [parent] or 653 adoptive parent, to determine whether the adult is listed in the registry as having a substantiated 654 or supported finding of child abuse or neglect. 655 (b) The requirements described in Subsection $\left[\frac{(14)(a)}{(a)}\right]$ (13)(a) do not apply to the 656 extent that: 657 (i) federal law or rule permits otherwise; or 658 (ii) the requirements would prohibit the Division of Child and Family Services or a 659 court from placing a child with: 660 (A) a noncustodial parent under Section 80-2a-301, 80-3-302, or 80-3-303; or 661 (B) a relative, other than a noncustodial parent, under Section 80-2a-301, 80-3-302, or 662 80-3-303, pending completion of the background check described in Subsection (5). 663 (c) Notwithstanding Subsections (5) through [(9),] (10), the office shall deny a 664 clearance to an applicant seeking a position in a congregate care program[, an applicant for a 665 one-time adoption,] or an applicant to become a prospective foster [parent, or an applicant to become a prospective] or adoptive parent if the applicant has been convicted of: 666 667 (i) a felony involving conduct that constitutes any of the following: 668 (A) child abuse, as described in Sections 76-5-109, 76-5-109.2, and 76-5-109.3; 669 (B) commission of domestic violence in the presence of a child, as described in Section 670 76-5-114; 671 (C) abuse or neglect of a child with a disability, as described in Section 76-5-110; (D) endangerment of a child or vulnerable adult, as described in Section 76-5-112.5; 672

(E) aggravated murder, as described in Section 76-5-202;

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               (F) murder, as described in Section 76-5-203;
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               (G) manslaughter, as described in Section 76-5-205;
               (H) child abuse homicide, as described in Section 76-5-208;
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               (I) homicide by assault, as described in Section 76-5-209;
               (J) kidnapping, as described in Section 76-5-301;
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               (K) child kidnapping, as described in Section 76-5-301.1;
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               (L) aggravated kidnapping, as described in Section 76-5-302;
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               (M) human trafficking of a child, as described in Section 76-5-308.5;
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               (N) an offense described in Title 76, Chapter 5, Part 4, Sexual Offenses;
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               (O) sexual exploitation of a minor, [as described in Section 76-5b-201] described in
       Title 76, Chapter 5b, Sexual Exploitation Act;
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               (P) aggravated exploitation of a minor, as described in Section 76-5b-201.1;
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               (Q) aggravated arson, as described in Section 76-6-103;
               (R) aggravated burglary, as described in Section 76-6-203;
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               (S) aggravated robbery, as described in Section 76-6-302; [or]
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               (T) lewdness involving a child, as described in Section 76-9-702.5;
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               (U) incest, as described in Section 76-7-102; or
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               (V) domestic violence, as described in Section 77-36-1; or
               (ii) an offense committed outside the state that, if committed in the state, would
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       constitute a violation of an offense described in Subsection [\frac{(14)(c)(i)}{(13)(c)(i)}] (13)(c)(i).
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               (d) Notwithstanding Subsections (5) through [(9),] (10), the office shall deny a license
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       or license renewal to [a] an individual seeking a position in a congregate care program or a
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       prospective foster [parent or a prospective] or adoptive parent if, within the five years
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       immediately preceding the day on which the individual's application or license would otherwise
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       be approved, the [applicant] individual was convicted of a felony involving conduct that
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       constitutes a violation of any of the following:
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               (i) aggravated assault, as described in Section 76-5-103;
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               (ii) aggravated assault by a prisoner, as described in Section 76-5-103.5;
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702	(iii) mayhem, as described in Section 76-5-105;
703	(iv) an offense described in Title 58, Chapter 37, Utah Controlled Substances Act;
704	(v) an offense described in Title 58, Chapter 37a, Utah Drug Paraphernalia Act;
705	(vi) an offense described in Title 58, Chapter 37b, Imitation Controlled Substances
706	Act;
707	(vii) an offense described in Title 58, Chapter 37c, Utah Controlled Substance
708	Precursor Act; or
709	(viii) an offense described in Title 58, Chapter 37d, Clandestine Drug Lab Act.
710	(e) In addition to the circumstances described in Subsection $[(6)(a)]$ (6) , the office shall
711	conduct the comprehensive review of an applicant's background check [pursuant to] under this
712	section if the registry check described in Subsection $[(14)(a)]$ $(13)(a)$ indicates that the
713	individual is listed in a child abuse and neglect registry of another state as having a
714	substantiated or supported finding of a severe type of child abuse or neglect as defined in
715	Section 80-1-102.
716	(14) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
717	the office may make rules, consistent with this chapter, to:
718	(a) establish procedures for, and information to be examined in, the comprehensive
719	review described in Subsections (6) and (7); and
720	(b) determine whether to consider an offense or incident that occurred while an
721	individual was in the custody of the Division of Child and Family Services or the Division of
722	Juvenile Justice Services for purposes of approval or denial of an application for a prospective
723	foster or adoptive parent.
724	Section 5. Section 62A-5-103.5 is amended to read:
725	62A-5-103.5. Disbursal of public funds Background check of a direct service
726	worker.
727	(1) For purposes of this section, "office" means the same as that term is defined in
728	Section 62A-2-101.
729	(2) Public funds may not be disbursed to pay a direct service worker for personal

services rendered to a person unless the office approves the direct service worker to have direct access and provide services to a child or a vulnerable adult pursuant to Section 62A-2-120.

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- (3) For purposes of Subsection (2), the office shall conduct a background check of a direct service worker:
- (a) before public funds are disbursed to pay the direct service worker for the personal services described in Subsection (2); and
- (b) using the same procedures established for a background check of an applicant for a license under Section 62A-2-120.
- (4) A child who is in the legal custody of the department or any of the department's divisions may not be placed with a direct service worker unless, before the child is placed with the direct service worker, the direct service worker passes a background check[, pursuant to the requirements of Subsection 62A-2-120(14)] under Section 62A-2-120.
- (5) If a public transit district, as described in Title 17B, Chapter 2a, Part 8, Public Transit District Act, contracts with the division to provide services:
- (a) the provisions of this section are not applicable to a direct service worker employed by the public transit district; and
- (b) the division may not reimburse the public transit district for services provided unless a direct service worker hired or transferred internally after July 1, 2013, by the public transit district to drive a paratransit route:
- (i) is approved by the office to have direct access to children and vulnerable adults in accordance with Section 62A-2-120; and
- (ii) is subject to a background check established in a statute or rule governing a public transit district or other public transit district policy.
- Section 6. Coordinating H.B. 468 with H.B. 60 -- Technical and substantive amendments.
- If this H.B. 468 and H.B. 60, Juvenile Justice Modifications, both pass and become law,

 it is the intent of the Legislature that when the Office of Legislative Research and General

 Counsel prepares the Utah Code database for publication on October 1, 2023, Section

758	<u>34-52-201</u> be amended to read:
759	"(1) [A] Except as provided in Subsections (3) and (6), a public employer may not:
760	(a) exclude an applicant from an initial interview because of:
761	(i) a past criminal conviction[-] or juvenile adjudication; or
762	(ii) if the applicant is a mental health professional applicant, an arrest for an offense
763	that occurred before the applicant was 18 years old;
764	(b) make an inquiry related to an applicant's expunged criminal or juvenile delinquency
765	history;
766	(c) when making a hiring decision regarding a mental health professional applicant,
767	consider:
768	(i) an arrest for an offense that occurred before the mental health professional applicant
769	was 18 years old;
770	(ii) an arrest not followed by a criminal conviction or juvenile adjudication;
771	(iii) a juvenile adjudication; or
772	(iv) a past criminal conviction if:
773	(A) the sentence for the criminal conviction is terminated; and
774	(B) the mental health professional applicant was not incarcerated for the past criminal
775	conviction or the mental health professional applicant's incarceration for the past criminal
776	conviction ended at least three years before the day on which the mental health professional
777	applicant applied for employment; or
778	(d) deny a mental health professional applicant employment based on a past criminal
779	conviction that does not bear a direct relationship to the mental health professional applicant's
780	ability to safely or competently perform the duties of employment.
781	(2) A public employer excludes an applicant from an initial interview <u>under Subsection</u>
782	(1) if the public employer:
783	[(a) requires an applicant to disclose, on an employment application, a criminal
784	conviction;]

[(b) requires an applicant to disclose, before an initial interview, a criminal conviction;

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786	or]
787	[(c) if no interview is conducted, requires an applicant to disclose, before making a
788	conditional offer of employment, a criminal conviction.]
789	(a) requires an applicant to disclose a criminal conviction or juvenile adjudication:
790	(i) on an employment application;
791	(ii) before an initial interview; or
792	(iii) if no interview is conducted, before making a conditional offer of employment; or
793	(b) requires an applicant who is a mental health professional applicant to disclose an
794	arrest for an offense that occurred before the applicant was 18 years old:
795	(i) on an employment application;
796	(ii) before an initial interview; or
797	(iii) if no interview is conducted, before making a conditional offer of employment.
798	(3) A public employer may not deny a mental health professional applicant
799	employment that requires the mental health professional applicant to provide substance use
800	treatment based on:
801	(a) the mental health professional applicant's participation in substance use treatment;
802	<u>or</u>
803	(b) a past criminal conviction for a nonviolent drug offense if:
804	(i) the sentence for the criminal conviction is terminated; and
805	(ii) (A) the mental health professional applicant was not incarcerated for the past
806	criminal conviction; or
807	(B) the mental health professional applicant's incarceration for the past criminal
808	conviction ended at least three years before the day on which the mental health professional
809	applicant applied for employment.
810	[(3) (a) A public employer may not make any inquiry related to an applicant's expunged
811	criminal history.]
812	[(b)] (4) An applicant seeking employment from a public employer may answer a
813	question related to an expunged criminal or juvenile delinquency record as though the action

814	underlying the expunged criminal or <u>juvenile delinquency</u> record never occurred.
815	[(4) Subject to] (5) Except as provided in Subsections (1) through (3), [nothing in this
816	section prevents] this section does not prevent a public employer from:
817	(a) asking an applicant for information about an applicant's criminal conviction or
818	juvenile delinquency history during an initial interview or after an initial interview; or
819	(b) considering an applicant's <u>criminal</u> conviction <u>or juvenile delinquency</u> history when
820	making a hiring decision.
821	[(5)] (6)(a) Subsections (1) through $[(3)]$ (4) do not apply:
822	[(a)] (i) if federal, state, or local law, including corresponding administrative rules,
823	requires the consideration of an applicant's criminal conviction <u>or juvenile delinquency</u> history;
824	[(b)] (ii) to a public employer that is a law enforcement agency;
825	[(c)] (iii) to a public employer that is part of the criminal or juvenile justice system;
826	[(d)] (iv) to a public employer seeking a nonemployee volunteer;
827	$[\underline{(e)}]$ (v) to a public employer that works with children or vulnerable adults;
828	[(f)] (vi) to the Department of Alcoholic Beverage Services created in Section
829	32B-2-203;
830	[(g)] <u>(vii)</u> to the State Tax Commission;
831	[(h)] (viii) to a public employer whose primary purpose is performing financial or
832	fiduciary functions; [and] or
833	$[\frac{(i)}{(ix)}]$ to a public transit district hiring or promoting an individual for a safety
834	sensitive position described in Section 17B-2a-825.
835	(b) Subsections (1)(c)(iv) and (1)(d) do not apply to a criminal conviction for:
836	(i) a violent felony as defined in Section 76-3-203.5; or
837	(ii) a felony related to a criminal sexual act under Title 76, Chapter 5, Part 4, Sexual
838	Offenses, or Title 76, Chapter 5b, Sexual Exploitation Act.
839	(c) Subsections (1)(a)(ii), (1)(c), (1)(d), and (3) apply to a person under contract with a
840	public employer.".