{deleted text} shows text that was in HB0029 but was deleted in HB0029S02. inserted text shows text that was not in HB0029 but was inserted into HB0029S02.

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.

Representative Andrew Stoddard proposes the following substitute bill:

MENTAL HEALTH SUPPORT AND LAW ENFORCEMENT <u>{CO-RESPONSE}CO-RESPONSE</u>

2023 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Andrew Stoddard

Senate Sponsor:

LONG TITLE

{Committee Note:

The Law Enforcement and Criminal Justice Interim Committee recommended this bill.

Legislative Vote: 14 voting for 0 voting against 3 absent

General Description:

This bill creates a grant program for {expanded mobile}best practice crisis intervention teams to be administered by the Division of Integrated Healthcare.

Highlighted Provisions:

This bill:

 establishes a grant program, administered by the Division of Integrated Healthcare, to fund <u>{an appropriate}a</u> response to an individual experiencing a mental health

crisis through {new or expanded}best practice crisis intervention {or mobile crisis outreach }teams;{

- provides that the division shall certify the teams, looking to national models for input;
- requires teams created or expanded through the program to work in partnership to implement or enhance a local crisis response model and system;} and
 - requires tracking and reporting of activities and outcomes funded through the program.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

26B-4-102, Utah Code Annotated 1953

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

Section 1. Section **26B-4-102** is enacted to read:

<u>26B-4-102.</u> Mental health crisis response grant program.

(1) As used in this section:

(a) "Best practice crisis intervention team" means a team of <u>law enforcement</u> officers and mental health professionals:

(i) certified by the division; and

(ii) operating in accordance with the recommendations of the Mental Health Crisis

Intervention Council created in Section 62A-15-1902.

(b) "Division" means the Division of Integrated Healthcare created in Section 26B-1-204.

(c) "Local law enforcement agency" means the same as that term is defined in Section 53-13-101.

(d) "{Local mental health authority}Mobile crisis outreach team" means the same as that term is defined in Section 62A-15-102.

{ (e) "Mobile crisis outreach team" means the same as that term is defined in Section 62A-15-102.

 $\frac{1}{2}$ (2) The division shall establish and administer a grant program for $\frac{1}{2}$

(a) } local law enforcement agencies to create or expand best practice crisis intervention teams {in partnership with} to respond to an incident upon request of a mobile crisis outreach

{teams; and

<u>(b) local mental health authorities to create}team</u> or <u>{expand}if the</u> mobile crisis outreach {teams.

(3) The partnership with mobile crisis outreach teams is a response model that deploys a mental health clinician and a certified peer support specialist in response to an incident where an individual needs assistance and the incident does not involve:

<u>(a) injury;</u>

(b) violence; or

<u>(c) a weapon.</u>

(4) The goal of the partnership for }team is not available.

(3) The goal of incident {responses} response by a best practice intervention team is an outcome for the individual in crisis that { may:

(a) reduce the possibility of commitment, hospitalization, or incarceration; and

(b) increase engagements}:

(a) increases engagement with appropriate community resources and services; and

(b) reduces the likelihood of:

(i) commitment;

(ii) hospitalization; or

(iii) incarceration.

 $(\frac{5}{4})$ The division:

(a) shall establish data tracking and reporting requirements for a local law enforcement agency {or local mental health authority } that receives a grant through the program described in Subsection (2), which shall include:

({a}i) activities;

({b}ii) outcomes; and

({c}iii) collaborations{.; and

({6}b) {The division shall:

(a) <u>may make rules in accordance with Title 63G</u>, <u>{Chapter3}Chapter 3</u>, Utah

Administrative Rulemaking Act, for:

(i) establishing standards, qualifications, and training requirements for the certification of teams described in Subsection (1)(a); and

({b) incorporate national models for standards, qualifications, and training

requirements for team certification.

ti) administrating the grant program as described in Subsection (2).