1	REHABILITATION SERVICES AMENDMENTS						
2	2024 GENERAL SESSION						
3	STATE OF UTAH						
4	Chief Sponsor: Anthony E. Loubet						
5	Senate Sponsor: Michael S. Kennedy						
6 7	LONG TITLE						
8	General Description:						
9	This bill modifies provisions regarding neurological and brain injury rehabilitation						
0	services funds and committees.						
1	Highlighted Provisions:						
2	This bill:						
3	• combines the Pediatric Neuro-Rehabilitation Fund, the Neuro-Rehabilitation Fund						
4	(formerly the Spinal Cord & Brain Injury Rehab Fund), and the Brain Injury Fund						
5	nto a single fund called the Brain and Spinal Cord Injury Fund (the fund);						
6	<ul> <li>combines the Brain Injury Advisory Committee and the Neuro-Rehabilitation Fund</li> </ul>						
7	and Pediatric Neuro-Rehabilitation Fund Advisory Committee into a single advisory						
8	committee called the Brain and Spinal Cord Injury Advisory Committee (advisory						
9	committee);						
0	<ul> <li>creates the membership and duties of the advisory committee; and</li> </ul>						
1	<ul><li>creates a sunset date for the fund and the advisory committee.</li></ul>						
2	Money Appropriated in this Bill:						
3	This bill appropriates in fiscal year 2024:						
4	• to Department of Health and Human Services - Brain Injury Fund as a one-time						
5	appropriation:						
6	• from the Pediatric Neuro-Rehabilitation Fund, One-time, \$39,900						
•	• from the Spinal Cord & Brain Injury Rehab Fund, One-time, \$1,170,500						
	Other Special Clauses:						
)	This bill provides a special effective date.						

Utah Code Sections Affected:
AMENDS:
26B-1-318, as last amended by Laws of Utah 2023, Chapter 335 and renumbered and
amended by Laws of Utah 2023, Chapter 305
41-1a-1201, as last amended by Laws of Utah 2023, Chapters 33, 212, 219, 335, and
372
41-6a-1406, as last amended by Laws of Utah 2023, Chapter 335
41-22-8, as last amended by Laws of Utah 2023, Chapters 328, 335
63I-1-226 (Superseded 07/01/24), as last amended by Laws of Utah 2023, Chapters
249, 269, 270, 275, 332, 335, 420, and 495 and repealed and reenacted by Laws of
Utah 2023, Chapter 329
63I-1-226 (Effective 07/01/24), as last amended by Laws of Utah 2023, Chapters 249,
269, 270, 275, 310, 332, 335, 420, and 495 and repealed and reenacted by Laws of
Utah 2023, Chapter 329 and last amended by Coordination Clause, Laws of Utah
2023, Chapters 329, 332
63I-1-241, as last amended by Laws of Utah 2023, Chapters 33, 212, 219, and 335
REPEALS AND REENACTS:
26B-1-417, as last amended by Laws of Utah 2023, Chapter 335 and renumbered and
amended by Laws of Utah 2023, Chapter 305
REPEALS:
26B-1-319, as last amended by Laws of Utah 2023, Chapters 33, 212 and 335 and
renumbered and amended by Laws of Utah 2023, Chapter 305
26B-1-320, as renumbered and amended by Laws of Utah 2023, Chapter 305
26B-1-418, as last amended by Laws of Utah 2023, Chapter 335 and renumbered and
amended by Laws of Utah 2023, Chapter 305

Section 1. Section **26B-1-318** is amended to read:

58	26B-1-318. Brain and Spinal Cord Injury Fund.
59	(1) As used in this section:
60	(a) "Advisory committee" means the Brain and Spinal Cord Injury Advisory
61	Committee created in Section 26B-1-418.
62	(b) "Qualified charitable clinic" means a professional medical clinic that:
63	(i) provides therapeutic services;
64	(ii) employs licensed therapy clinicians;
65	(iii) has at least five years experience operating a post-acute care rehabilitation clinic in
66	the state; and
67	(iv) has obtained tax-exempt status under Internal Revenue Code, 26 U.S.C. Sec.
68	<u>501(c)(3).</u>
69	(c) (i) "Therapeutic services" means:
70	(A) rehabilitation services to individuals who have a spinal cord or brain injury that
71	tends to be non-progressive or non-deteriorating and require post-acute care; or
72	(B) rehabilitation services for children with neurological conditions and who require
73	post-acute care.
74	(ii) "Therapeutic services" include:
75	(A) physical, occupational, and speech therapy; and
76	(B) other services as determined by the department, in consultation with the advisory
77	committee, through rule made in accordance with Title 63G, Chapter 3, Utah Administrative
78	Rulemaking Act.
79	(2) There is created an expendable special revenue fund known as the "[Brain Injury
80	Fund] Brain and Spinal Cord Injury Fund."
81	$\left[\frac{(2)}{(3)}\right]$ The fund shall consist of:
82	(a) gifts, grants, donations, or any other conveyance of money that may be made to the
83	fund from private sources; and
84	(b) additional amounts as appropriated by the Legislature[:];
85	(c) a portion of the impound fee as designated in Section 41-6a-1406; and

86	(d) the fees collected by the Motor Vehicle Division under Subsections 41-1a-1201(8)
87	and 41-22-8(3).
88	[(3)] (4) The fund shall be administered by the executive director, in consultation with
89	the advisory committee.
90	$\left[\frac{(4)}{(5)}\right]$ Fund money may be used to:
91	(a) educate the general public and professionals regarding understanding, treatment,
92	and prevention of brain injury;
93	(b) provide access to evaluations and coordinate short-term care to assist an individual
94	in identifying services or support needs, resources, and benefits for which the individual may
95	be eligible;
96	(c) develop and support an information and referral system for persons with a brain
97	injury and their families; [and]
98	(d) provide grants to persons or organizations to provide the services described in
99	Subsections $[\frac{(4)(a)}{(5)(a)}, (b), \text{ and } (c)[\frac{1}{2}];$
100	(e) assist one or more qualified charitable clinics to provide therapeutic services; and
101	(f) purchase equipment for use in the qualified charitable clinic.
102	[(5) Not less that 50% of the fund shall be used each fiscal year to directly assist
103	individuals who meet the qualifications described in Subsection (6).]
104	(6) Each year, approximately no less than:
105	(a) 40% of the fund shall be used for programs and services described in Subsections
106	(5)(a) through (d);
107	(b) 25% of the fund shall be used to assist adults with brain or spinal cord injuries
108	under Subsections (5)(e) and (f); and
109	(c) 10 % of the fund shall be used to assist children with neurological conditions under
110	Subsections (5)(e) and (f).
111	[6] An individual who receives services either paid for from the fund, or through
112	an organization under contract with the fund, shall:
113	(a) be a resident of Utah;

114	(b) have been diagnosed by a qualified professional as having a brain injury or other					
115	neurological condition which results in impairment of cognitive or physical function; and					
116	(c) have a need that can be met within the requirements of this section.					
117	[ <del>(7)</del> ] <u>(8)</u> The fund may not duplicate any services or support mechanisms being					
118	provided to an individual by any other government or private agency.					
119	[(8)] (9) All actual and necessary operating expenses for the [Brain Injury] Brain and					
120	Spinal Cord Injury Advisory Committee created in Section 26B-1-417 and staff shall be paid					
121	by the fund.					
122	[(9) The fund may not be used for medical treatment, long-term care, or acute care.]					
123	Section 2. Section 26B-1-417 is repealed and reenacted to read:					
124	26B-1-417. Brain and Spinal Cord Injury Advisory Committee Membership					
125	Duties.					
126	(1) There is created the Brain and Spinal Cord Injury Advisory Committee within the					
127	department.					
128	(2) (a) The advisory committee shall be composed of the following members:					
129	(i) an individual employed with the Department of Health and Human Services;					
130	(ii) an individual who has experienced a neurological condition;					
131	(iii) an individual who has experienced a brain injury;					
132	(iv) an individual who has experienced a spinal cord injury;					
133	(v) a parent of a child who has a neurological condition;					
134	(vi) a parent or caretaker of an individual who has experienced a brain or spinal cord					
135	injury;					
136	(vii) a professional who:					
137	(A) provides services to adults who have experienced brain or spinal cord injuries; and					
138	(B) does not receive a financial benefit from the fund described in Section 26B-1-318;					
139	(viii) a professional who:					
140	(A) provides services to children who have a neurological condition; and					
141	(B) does not receive a financial benefit from the fund described in Section 26B-1-318;					

142	(ix) an individual licensed as a speech-language pathologist under Title 58, Chapter 41,
143	Speech Language Pathology and Audiology Licensing Act, who works with individuals who
144	have experienced a brain injury;
145	(x) a representative of an association that advocates for individuals with brain injuries;
146	(xi) a member of the House of Representatives appointed by the speaker of the House
147	of Representatives; and
148	(xii) a member of the Senate appointed by the president of the Senate.
149	(b) Except for members described in Subsection (xi) and (xii), the executive director
150	shall appoint members of the advisory committee.
151	(3) (a) The term of advisory committee members shall be four years. If a vacancy
152	occurs in the committee membership for any reason, a replacement shall be appointed for the
153	unexpired term in the same manner as the original appointment.
154	(b) The committee shall elect a chairperson from the membership.
155	(c) A majority of the committee constitutes a quorum at any meeting, and, if a quorum
156	is present at an open meeting, the action of the majority of members shall be the action of the
157	advisory committee.
158	(d) The terms of the advisory committee shall be staggered so that members appointed
159	under Subsections (2)(b), (d), and (f) shall serve an initial two-year term and members
160	appointed under Subsections (2)(c), (e), and (g) shall serve four-year terms. Thereafter,
161	members appointed to the advisory committee shall serve four-year terms.
162	(4) The advisory committee shall comply with the procedures and requirements of:
163	(a) Title 52, Chapter 4, Open and Public Meetings Act; and
164	(b) Title 63G, Chapter 2, Government Records Access and Management.
165	(5) (a) A member who is not a legislator may not receive compensation or benefits for
166	the member's service, but, at the executive director's discretion, may receive per diem and
167	travel expenses as allowed in:
168	(i) Section 63A-3-106;
169	(ii) Section 63A-3-107; and

170	(iii) rules adopted by the Division of Finance according to Sections 63A-3-106 and
171	<u>63A-3-107.</u>
172	(b) Compensation and expenses of a member who is a legislator are governed by
173	Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses.
174	(6) The advisory committee shall:
175	(a) establish priorities and criteria for the advisory committee to follow in
176	recommending distribution of money from the Brain and Spinal Cord Injury Fund created in
177	<u>Section 26B-1-318;</u>
178	(b) identify, evaluate, and review the quality of care:
179	(i) available to:
180	(A) individuals with spinal cord and brain injuries; or
181	(B) children with non-progressive neurological conditions; and
182	(ii) that is provided through qualified charitable clinics, as defined in Section
183	<u>26B-1-318</u> ; and
184	(c) explore, evaluate, and review other possible funding sources and make a
185	recommendation to the Legislature regarding sources that would provide adequate funding for
186	the advisory committee to accomplish its responsibilities under this section.
187	(7) Operating expenses for the advisory committee, including the committee's staff,
188	shall be paid for only with money from the Brain and Spinal Cord Injury Fund created in
189	Section 26B-1-318.
190	Section 3. Section 41-1a-1201 is amended to read:
191	41-1a-1201. Disposition of fees.
192	(1) All fees received and collected under this part shall be transmitted daily to the state
193	treasurer.
194	(2) Except as provided in Subsections (3), (5), (6), (7), (8), and (9) and Sections
195	41-1a-1205, 41-1a-1220, 41-1a-1221, 41-1a-1222, 41-1a-1223, and 41-1a-1603, all fees
196	collected under this part shall be deposited into the Transportation Fund.
197	(3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), (7), and (9), and

198	Section 41-1a-1212 shall be deposited into the License Plate Restricted Account created in
199	Section 41-1a-122.
200	(4) (a) Except as provided in Subsections (3) and (4)(b) and Section 41-1a-1205, the
201	expenses of the commission in enforcing and administering this part shall be provided for by
202	legislative appropriation from the revenues of the Transportation Fund.
203	(b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a)
204	and (b) for each vehicle registered for a six-month registration period under Section
205	41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing and
206	administering this part.
207	(c) Fifty cents of the registration fee imposed under Subsection 41-1a-1206(1)(i) for
208	each vintage vehicle that has a model year of 1981 or newer may be used by the commission to
209	cover the costs incurred in enforcing and administering this part.
210	(5) (a) The following portions of the registration fees imposed under Section
211	41-1a-1206 for each vehicle shall be deposited into the Transportation Investment Fund of
212	2005 created in Section 72-2-124:
213	(i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
214	(1)(f), (4), and (7);
215	(ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
216	(1)(c)(ii);
217	(iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
218	(iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
219	(v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
220	(vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
221	(b) The following portions of the registration fees collected for each vehicle registered
222	for a six-month registration period under Section 41-1a-215.5 shall be deposited into the
223	Transportation Investment Fund of 2005 created in Section 72-2-124:
224	(i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a)(i); and
225	(ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(a)(ii).

226	(6) (a) Ninety-four cents of each registration fee imposed under Subsections
227	41-1a-1206(1)(a) and (b) for each vehicle shall be deposited into the Public Safety Restricted
228	Account created in Section 53-3-106.
229	(b) Seventy-one cents of each registration fee imposed under Subsections
230	41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration period under
231	Section 41-1a-215.5 shall be deposited into the Public Safety Restricted Account created in
232	Section 53-3-106.
233	(7) (a) One dollar of each registration fee imposed under Subsections 41-1a-1206(1)(a)
234	and (b) for each vehicle shall be deposited into the Motor Vehicle Safety Impact Restricted
235	Account created in Section 53-8-214.
236	(b) One dollar of each registration fee imposed under Subsections 41-1a-1206(2)(a)
237	and (b) for each vehicle registered for a six-month registration period under Section
238	41-1a-215.5 shall be deposited into the Motor Vehicle Safety Impact Restricted Account
239	created in Section 53-8-214.
240	(8) Fifty cents of each registration fee imposed under Subsection 41-1a-1206(1)(a) for
241	each motorcycle shall be deposited into the [Neuro-Rehabilitation] Brain and Spinal Cord
242	<u>Injury</u> Fund created in Section [26B-1-319] 26B-1-318.
243	(9) (a) Beginning on January 1, 2024, subject to Subsection (9)(b), \$2 of each
244	registration fee imposed under Section 41-1a-1206 shall be deposited into the Rural
245	Transportation Infrastructure Fund created in Section 72-2-133.
246	(b) Beginning on January 1, 2025, and each January 1 thereafter, the amount described
247	in Subsection (9)(a) shall be annually adjusted by taking the amount deposited the previous
248	year and adding an amount equal to the greater of:
249	(i) an amount calculated by multiplying the amount deposited by the previous year by
250	the actual percentage change during the previous fiscal year in the Consumer Price Index; and
251	(ii) 0.
252	(c) The amounts calculated as described in Subsection (9)(b) shall be rounded up to the
253	nearest 1 cent.

254	Section 4. Section 41-6a-1406 is amended to read:
255	41-6a-1406. Removal and impoundment of vehicles Reporting and notification
256	requirements Administrative impound fee Refunds Possessory lien Rulemaking.
257	(1) If a vehicle, vessel, or outboard motor is removed or impounded as provided under
258	Section 41-1a-1101, 41-6a-527, 41-6a-1405, 41-6a-1408, or 73-18-20.1 by an order of a peace
259	officer or by an order of a person acting on behalf of a law enforcement agency or highway
260	authority, the removal or impoundment of the vehicle, vessel, or outboard motor shall be at the
261	expense of the owner.
262	(2) The vehicle, vessel, or outboard motor under Subsection (1) shall be removed or
263	impounded to a state impound yard.
264	(3) The peace officer may move a vehicle, vessel, or outboard motor or cause it to be
265	removed by a tow truck motor carrier that meets standards established:
266	(a) under Title 72, Chapter 9, Motor Carrier Safety Act; and
267	(b) by the department under Subsection (10).
268	(4) (a) A report described in this Subsection (4) is required for a vehicle, vessel, or
269	outboard motor that is:
270	(i) removed or impounded as described in Subsection (1); or
271	(ii) removed or impounded by any law enforcement or government entity.
272	(b) Before noon on the next business day after the date of the removal of the vehicle,
273	vessel, or outboard motor, a report of the removal shall be sent to the Motor Vehicle Division
274	by:
275	(i) the peace officer or agency by whom the peace officer is employed; and
276	(ii) the tow truck operator or the tow truck motor carrier by whom the tow truck
277	operator is employed.
278	(c) The report shall be in a form specified by the Motor Vehicle Division and shall
279	include:
280	(i) the operator's name, if known;
281	(ii) a description of the vehicle, vessel, or outboard motor;

282	(iii) the vehicle identification number or vessel or outboard motor identification					
283	number;					
284	(iv) the license number, temporary permit number, or other identification number					
285	issued by a state agency;					
286	(v) the date, time, and place of impoundment;					
287	(vi) the reason for removal or impoundment;					
288	(vii) the name of the tow truck motor carrier who removed the vehicle, vessel, or					
289	outboard motor; and					
290	(viii) the place where the vehicle, vessel, or outboard motor is stored.					
291	(d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the					
292	State Tax Commission shall make rules to establish proper format and information required on					
293	the form described in this Subsection (4).					
294	(e) Until the tow truck operator or tow truck motor carrier reports the removal as					
295	required under this Subsection (4), a tow truck motor carrier or impound yard may not:					
296	(i) collect any fee associated with the removal; and					
297	(ii) begin charging storage fees.					
298	(5) (a) Except as provided in Subsection (5)(e) and upon receipt of the report, the					
299	Motor Vehicle Division shall give notice, in the manner described in Section 41-1a-114, to the					
300	following parties with an interest in the vehicle, vessel, or outboard motor, as applicable:					
301	(i) the registered owner;					
302	(ii) any lien holder; or					
303	(iii) a dealer, as defined in Section 41-1a-102, if the vehicle, vessel, or outboard motor					
304	is currently operating under a temporary permit issued by the dealer, as described in Section					
305	41-3-302.					
306	(b) The notice shall:					
307	(i) state the date, time, and place of removal, the name, if applicable, of the person					
308	operating the vehicle, vessel, or outboard motor at the time of removal, the reason for removal,					
309	and the place where the vehicle, vessel, or outboard motor is stored;					

310 (ii) state that the registered owner is responsible for payment of towing, impound, and 311 storage fees charged against the vehicle, vessel, or outboard motor; 312 (iii) state the conditions that must be satisfied before the vehicle, vessel, or outboard 313 motor is released; and (iv) inform the parties described in Subsection (5)(a) of the division's intent to sell the 314 315 vehicle, vessel, or outboard motor, if, within 30 days after the day of the removal or impoundment under this section, one of the parties fails to make a claim for release of the 316 317 vehicle, vessel, or outboard motor. 318 (c) Except as provided in Subsection (5)(e) and if the vehicle, vessel, or outboard 319 motor is not registered in this state, the Motor Vehicle Division shall make a reasonable effort to notify the parties described in Subsection (5)(a) of the removal and the place where the 320 321 vehicle, vessel, or outboard motor is stored. 322 (d) The Motor Vehicle Division shall forward a copy of the notice to the place where 323 the vehicle, vessel, or outboard motor is stored. 324 (e) The Motor Vehicle Division is not required to give notice under this Subsection (5) 325 if a report was received by a tow truck operator or tow truck motor carrier reporting a tow truck 326 service in accordance with Subsection 72-9-603(1)(a)(i). 327 (6) (a) The vehicle, vessel, or outboard motor shall be released after a party described 328 in Subsection (5)(a): 329 (i) makes a claim for release of the vehicle, vessel, or outboard motor at any office of the State Tax Commission; 330 (ii) presents identification sufficient to prove ownership of the impounded vehicle, 331 332 vessel, or outboard motor; 333 (iii) completes the registration, if needed, and pays the appropriate fees; 334 (iv) if the impoundment was made under Section 41-6a-527, pays an administrative impound fee of \$400; and 335

(v) pays all towing and storage fees to the place where the vehicle, vessel, or outboard

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motor is stored.

338 (b) (i) Twenty-nine dollars of the administrative impound fee assessed under 339 Subsection (6)(a)(iv) shall be dedicated credits to the Motor Vehicle Division; (ii) \$147 of the administrative impound fee assessed under Subsection (6)(a)(iv) shall 340 341 be deposited into the Department of Public Safety Restricted Account created in Section 342 53-3-106; 343 (iii) \$20 of the administrative impound fee assessed under Subsection (6)(a)(iv) shall 344 be deposited into the [Neuro-Rehabilitation] Brain and Spinal Cord Injury Fund created in 345 Section [<del>26B-1-319</del>] 26B-1-318; and 346 (iv) the remainder of the administrative impound fee assessed under Subsection 347 (6)(a)(iv) shall be deposited into the General Fund. (c) The administrative impound fee assessed under Subsection (6)(a)(iv) shall be 348 349 waived or refunded by the State Tax Commission if the registered owner, lien holder, or 350 owner's agent presents written evidence to the State Tax Commission that: 351 (i) the Driver License Division determined that the arrested person's driver license should not be suspended or revoked under Section 53-3-223 or 41-6a-521 as shown by a letter 352 353 or other report from the Driver License Division presented within 180 days after the day on 354 which the Driver License Division mailed the final notification; or (ii) the vehicle was stolen at the time of the impoundment as shown by a copy of the 355 356 stolen vehicle report presented within 180 days after the day of the impoundment. 357 (d) A tow truck operator, a tow truck motor carrier, and an impound yard shall accept payment by cash and debit or credit card for a removal or impoundment under Subsection (1) 358 359 or any service rendered, performed, or supplied in connection with a removal or impoundment 360 under Subsection (1). 361 (e) The owner of an impounded vehicle may not be charged a fee for the storage of the 362 impounded vehicle, vessel, or outboard motor if: (i) the vehicle, vessel, or outboard motor is being held as evidence; and 363

(ii) the vehicle, vessel, or outboard motor is not being released to a party described in

Subsection (5)(a), even if the party satisfies the requirements to release the vehicle, vessel, or

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366	outboard	motor	under thi	s Sub	section	(6)	١
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- (7) (a) For an impounded vehicle, vessel, or outboard motor not claimed by a party described in Subsection (5)(a) within the time prescribed by Section 41-1a-1103, the Motor Vehicle Division shall issue a certificate of sale for the impounded vehicle, vessel, or outboard motor as described in Section 41-1a-1103.
- (b) The date of impoundment is considered the date of seizure for computing the time period provided under Section 41-1a-1103.
- (8) A party described in Subsection (5)(a) that pays all fees and charges incurred in the impoundment of the owner's vehicle, vessel, or outboard motor has a cause of action for all the fees and charges, together with damages, court costs, and attorney fees, against the operator of the vehicle, vessel, or outboard motor whose actions caused the removal or impoundment.
- (9) Towing, impound fees, and storage fees are a possessory lien on the vehicle, vessel, or outboard motor.
- (10) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department shall make rules setting the performance standards for towing companies to be used by the department.
- (11) (a) The Motor Vehicle Division may specify that a report required under Subsection (4) be submitted in electronic form utilizing a database for submission, storage, and retrieval of the information.
- (b) (i) Unless otherwise provided by statute, the Motor Vehicle Division or the administrator of the database may adopt a schedule of fees assessed for utilizing the database.
  - (ii) The fees under this Subsection (11)(b) shall:
- 388 (A) be reasonable and fair; and
  - (B) reflect the cost of administering the database.
- Section 5. Section **41-22-8** is amended to read:
- 391 41-22-8. Registration fees.
- 392 (1) The division, after notifying the commission, shall establish the fees that shall be 393 paid in accordance with this chapter, subject to the following:

394	(a) (i) Except as provided in Subsection (1)(a)(ii) or (iii), the fee for each off-highway	
395	vehicle registration may not exceed \$35.	
396	(ii) The fee for each snowmobile registration may not exceed \$26.	
397	(iii) The fee for each street-legal all-terrain vehicle may not exceed \$72.	
398	(b) The fee for each duplicate registration card may not exceed \$3.	
399	(c) The fee for each duplicate registration sticker may not exceed \$5.	
400	(2) A fee may not be charged for an off-highway vehicle that is owned and operated by	
401	the United States Government, this state, or its political subdivisions.	
402	(3) (a) In addition to the fees under this section, Section 41-22-33, and Section	
403	41-22-34, the Motor Vehicle Division shall require a person to pay one dollar to register an	
404	off-highway vehicle under Section 41-22-3.	
405	(b) The Motor Vehicle Division shall deposit the fees the Motor Vehicle Division	
406	collects under Subsection (3)(a) into the [Neuro-Rehabilitation] Brain and Spinal Cord Injury	
407	Fund described in Section [ <del>26B-1-319</del> ] <u>26B-1-318</u> .	
408	Section 6. Section 63I-1-226 (Superseded 07/01/24) is amended to read:	
409	63I-1-226 (Superseded 07/01/24). Repeal dates: Titles 26A through 26B.	
410	(1) Subsection 26B-1-204(2)(i), related to the Primary Care Grant Committee, is	
411	repealed July 1, 2025.	
412	(2) Section 26B-1-315, which creates the Medicaid Expansion Fund, is repealed July 1	
413	2024.	
414	(3) Section 26B-1-318, which creates the Brain and Spinal Cord Injury Fund, is	
415	repealed July 1, 2029.	
416	[(3) Section 26B-1-319, which creates the Neuro-Rehabilitation Fund, is repealed	
417	<del>January 1, 2025.</del> ]	
418	[(4) Section 26B-1-320, which creates the Pediatric Neuro-Rehabilitation Fund, is	
419	repealed January 1, 2025.]	
420	[(5)] (4) Subsection 26B-1-324(4), the language that states "the Behavioral Health	
421	Crisis Response Commission, as defined in Section 63C-18-202," is repealed December 31,	

422	2026.		
423	[(6)] (5) Subsection 26B-1-329(6), related to the Behavioral Health Crisis Response		
424	Commission, is repealed December 31, 2026.		
425	[ <del>(7)</del> ] <u>(6)</u> Section 26B-1-402, related to the Rare Disease Advisory Council Grant		
426	Program, is repealed July 1, 2026.		
427	[ <del>(8)</del> ] (7) Section 26B-1-409, which creates the Utah Digital Health Service		
428	Commission, is repealed July 1, 2025.		
429	[(9)] (8) Section 26B-1-410, which creates the Primary Care Grant Committee, is		
430	repealed July 1, 2025.		
431	[(10)] (9) Section 26B-1-416, which creates the Utah Children's Health Insurance		
432	Program Advisory Council, is repealed July 1, 2025.		
433	[(11)] (10) Section 26B-1-417, which creates the [Brain Injury] Brain and Spinal Cord		
434	<u>Injury</u> Advisory Committee, is repealed July 1, [2025] 2029.		
435	[(12) Section 26B-1-418, which creates the Neuro-Rehabilitation Fund and Pediatric		
436	Neuro-Rehabilitation Fund Advisory Committee, is repealed January 1, 2025.]		
437	[(13)] (11) Section 26B-1-422, which creates the Early Childhood Utah Advisory		
438	Council, is repealed July 1, 2029.		
439	[(14)] (12) Section 26B-1-428, which creates the Youth Electronic Cigarette,		
440	Marijuana, and Other Drug Prevention Program, is repealed July 1, 2025.		
441	[(15)] (13) Section 26B-1-430, which creates the Coordinating Council for Persons		
442	with Disabilities, is repealed July 1, 2027.		
443	[(16)] (14) Section 26B-1-431, which creates the Forensic Mental Health Coordinating		
444	Council, is repealed July 1, 2023.		
445	[ <del>(17)</del> ] (15) Section 26B-1-432, which creates the Newborn Hearing Screening		
446	Committee, is repealed July 1, 2026.		
447	[ <del>(18)</del> ] (16) Section 26B-1-434, regarding the Correctional Postnatal and Early		
448	Childhood Advisory Board, is repealed July 1, 2026.		
449	[(19)] (17) Section 26B-2-407, related to drinking water quality in child care centers, is		

- 450 repealed July 1, 2027.
- 451 [(20)] (18) Subsection 26B-3-107(9), which addresses reimbursement for dental
- 452 hygienists, is repealed July 1, 2028.
- 453 [(21)] (19) Section 26B-3-136, which creates the Children's Health Care Coverage
- 454 Program, is repealed July 1, 2025.
- 455 [(22)] (20) Section 26B-3-137, related to reimbursement for the National Diabetes
- 456 Prevention Program, is repealed June 30, 2027.
- 457 [(23)] (21) Subsection 26B-3-213(2), the language that states "and the Behavioral
- 458 Health Crisis Response Commission created in Section 63C-18-202" is repealed December 31,
- 459 2026.
- 460 [<del>(24)</del>] (22) Sections 26B-3-302 through 26B-3-309, regarding the Drug Utilization
- Review Board, are repealed July 1, 2027.
- 462 [(25)] (23) Title 26B, Chapter 3, Part 5, Inpatient Hospital Assessment, is repealed July
- 463 1, 2024.
- 464 [<del>(26)</del>] (24) Title 26B, Chapter 3, Part 6, Medicaid Expansion Hospital Assessment, is
- 465 repealed July 1, 2024.
- 466 [<del>(27)</del>] (25) Title 26B, Chapter 3, Part 7, Hospital Provider Assessment, is repealed July
- 467 1, 2028.
- 468 [(28)] (26) Section 26B-3-910, regarding alternative eligibility, is repealed July 1,
- 469 2028.
- 470 [(29)] (27) Section 26B-4-136, related to the Volunteer Emergency Medical Service
- 471 Personnel Health Insurance Program, is repealed July 1, 2027.
- 472 [(30)] (28) Section 26B-4-710, related to rural residency training programs, is repealed
- 473 July 1, 2025.
- 474 [(31)] (29) Subsections 26B-5-112(1) and (5), the language that states "In consultation
- with the Behavioral Health Crisis Response Commission, established in Section 63C-18-202,"
- is repealed December 31, 2026.
- 477 [<del>(32)</del>] (30) Section 26B-5-112.5 is repealed December 31, 2026.

478	[ <del>(33)</del> ] (31) Section 26B-5-114, related to the Behavioral Health Receiving Center		
479	Grant Program, is repealed December 31, 2026.		
480	[(34)] (32) Section 26B-5-118, related to collaborative care grant programs, is repealed		
481	December 31, 2024.		
482	[ <del>(35)</del> ] <u>(33)</u> Section 26B-5-120 is repealed December 31, 2026.		
483	[(36)] (34) In relation to the Utah Assertive Community Treatment Act, on July 1,		
484	2024:		
485	(a) Subsection 26B-5-606(2)(a)(i), the language that states "and" is repealed; and		
486	(b) Subsections 26B-5-606(2)(a)(ii), 26B-5-606(2)(b), and 26B-5-606(2)(c) are		
487	repealed.		
488	[(37)] (35) In relation to the Behavioral Health Crisis Response Commission, on		
489	December 31, 2026:		
490	(a) Subsection 26B-5-609(1)(a) is repealed;		
491	(b) Subsection 26B-5-609(3)(a), the language that states "With recommendations from		
492	the commission," is repealed;		
493	(c) Subsection 26B-5-610(1)(b) is repealed;		
494	(d) Subsection 26B-5-610(2)(b), the language that states "and in consultation with the		
495	commission," is repealed; and		
496	(e) Subsection 26B-5-610(4), the language that states "In consultation with the		
497	commission," is repealed.		
498	[(38)] (36) Subsections 26B-5-611(1)(a) and (10), in relation to the Utah Substance		
499	Use and Mental Health Advisory Council, are repealed January 1, 2033.		
500	[ <del>(39)</del> ] (37) Section 26B-5-612, related to integrated behavioral health care grant		
501	programs, is repealed December 31, 2025.		
502	[(40)] (38) Subsection 26B-7-119(5), related to reports to the Legislature on the		
503	outcomes of the Hepatitis C Outreach Pilot Program, is repealed July 1, 2028.		
504	[(41)] (39) Section 26B-7-224, related to reports to the Legislature on violent incidents		
505	and fatalities involving substance abuse, is repealed December 31, 2027.		

506	[(42)] (40) Title 26B, Chapter 8, Part 5, Utah Health Data Authority, is repealed July		
507	2024.		
508	[(43)] (41) Section 26B-8-513, related to identifying overuse of non-evidence-based		
509	health care, is repealed December 31, 2023.		
510	Section 7. Section 63I-1-226 (Effective 07/01/24) is amended to read:		
511	63I-1-226 (Effective 07/01/24). Repeal dates: Titles 26A through 26B.		
512	(1) Subsection 26B-1-204(2)(i), related to the Primary Care Grant Committee, is		
513	repealed July 1, 2025.		
514	(2) Section 26B-1-315, which creates the Medicaid Expansion Fund, is repealed July		
515	2024.		
516	(3) Section 26B-1-318, which creates the Brain and Spinal Cord Injury Fund, is		
517	repealed July 1, 2029.		
518	[(3) Section 26B-1-319, which creates the Neuro-Rehabilitation Fund, is repealed		
519	<del>January 1, 2025.</del> ]		
520	[(4) Section 26B-1-320, which creates the Pediatric Neuro-Rehabilitation Fund, is		
521	repealed January 1, 2025.]		
522	[(5)] (4) Subsection 26B-1-324(4), the language that states "the Behavioral Health		
523	Crisis Response Commission, as defined in Section 63C-18-202," is repealed December 31,		
524	2026.		
525	[(6)] (5) Subsection 26B-1-329(6), related to the Behavioral Health Crisis Response		
526	Commission, is repealed December 31, 2026.		
527	[ <del>(7)</del> ] <u>(6)</u> Section 26B-1-402, related to the Rare Disease Advisory Council Grant		
528	Program, is repealed July 1, 2026.		
529	[ <del>(8)</del> ] (7) Section 26B-1-409, which creates the Utah Digital Health Service		
530	Commission, is repealed July 1, 2025.		
531	[(9)] (8) Section 26B-1-410, which creates the Primary Care Grant Committee, is		
532	repealed July 1, 2025.		
533	[(10)] (9) Section 26B-1-416, which creates the Utah Children's Health Insurance		

534	Program Advisory Council, is repealed July 1, 2025.	
535	[(11)] (10) Section 26B-1-417, which creates the [Brain Injury] Brain and Spinal Cord	
536	<u>Injury</u> Advisory Committee, is repealed July 1, [2025] 2029.	
537	[(12) Section 26B-1-418, which creates the Neuro-Rehabilitation Fund and Pediatric	
538	Neuro-Rehabilitation Fund Advisory Committee, is repealed January 1, 2025.]	
539	[(13)] (11) Section 26B-1-422, which creates the Early Childhood Utah Advisory	
540	Council, is repealed July 1, 2029.	
541	[(14)] (12) Section 26B-1-428, which creates the Youth Electronic Cigarette,	
542	Marijuana, and Other Drug Prevention Program, is repealed July 1, 2025.	
543	[(15)] (13) Section 26B-1-430, which creates the Coordinating Council for Persons	
544	with Disabilities, is repealed July 1, 2027.	
545	[(16)] (14) Section 26B-1-431, which creates the Forensic Mental Health Coordinating	
546	Council, is repealed July 1, 2023.	
547	[(17)] (15) Section 26B-1-432, which creates the Newborn Hearing Screening	
548	Committee, is repealed July 1, 2026.	
549	[(18)] (16) Section 26B-1-434, regarding the Correctional Postnatal and Early	
550	Childhood Advisory Board, is repealed July 1, 2026.	
551	[(19)] (17) Section 26B-2-407, related to drinking water quality in child care centers, is	
552	repealed July 1, 2027.	
553	[(20)] (18) Subsection 26B-3-107(9), which addresses reimbursement for dental	
554	hygienists, is repealed July 1, 2028.	
555	[(21)] (19) Section 26B-3-136, which creates the Children's Health Care Coverage	
556	Program, is repealed July 1, 2025.	
557	[(22)] (20) Section 26B-3-137, related to reimbursement for the National Diabetes	
558	Prevention Program, is repealed June 30, 2027.	
559	[(23)] (21) Subsection 26B-3-213(2), the language that states "and the Behavioral	
560	Health Crisis Response Commission created in Section 63C-18-202" is repealed December 31,	
561	2026.	

562	[(24)] (22) Sections 26B-3-302 through 26B-3-309, regarding the Drug Utilization		
563	Review Board, are repealed July 1, 2027.		
564	[(25)] (23) Title 26B, Chapter 3, Part 5, Inpatient Hospital Assessment, is repealed July		
565	1, 2024.		
566	[(26)] (24) Title 26B, Chapter 3, Part 6, Medicaid Expansion Hospital Assessment, is		
567	repealed July 1, 2024.		
568	[(27)] (25) Title 26B, Chapter 3, Part 7, Hospital Provider Assessment, is repealed July		
569	1, 2028.		
570	[(28)] (26) Section 26B-3-910, regarding alternative eligibility, is repealed July 1,		
571	2028.		
572	[(29)] (27) Section 26B-4-710, related to rural residency training programs, is repealed		
573	July 1, 2025.		
574	[(30)] (28) Subsections 26B-5-112(1) and (5), the language that states "In consultation		
575	with the Behavioral Health Crisis Response Commission, established in Section 63C-18-202,"		
576	is repealed December 31, 2026.		
577	[ <del>(31)</del> ] <u>(29)</u> Section 26B-5-112.5 is repealed December 31, 2026.		
578	[(32)] (30) Section 26B-5-114, related to the Behavioral Health Receiving Center		
579	Grant Program, is repealed December 31, 2026.		
580	[(33)] (31) Section 26B-5-118, related to collaborative care grant programs, is repealed		
581	December 31, 2024.		
582	[ <del>(34)</del> ] <u>(32)</u> Section 26B-5-120 is repealed December 31, 2026.		
583	[(35)] (33) In relation to the Utah Assertive Community Treatment Act, on July 1,		
584	2024:		
585	(a) Subsection 26B-5-606(2)(a)(i), the language that states "and" is repealed; and		
586	(b) Subsections 26B-5-606(2)(a)(ii), 26B-5-606(2)(b), and 26B-5-606(2)(c) are		
587	repealed.		
588	[(36)] (34) In relation to the Behavioral Health Crisis Response Commission, on		
589	December 31, 2026:		

590	(a) Subsection 26B-5-609(1)(a) is repealed;		
591	(b) Subsection 26B-5-609(3)(a), the language that states "With recommendations from		
592	the commission," is repealed;		
593	(c) Subsection 26B-5-610(1)(b) is repealed;		
594	(d) Subsection 26B-5-610(2)(b), the language that states "and in consultation with the		
595	commission," is repealed; and		
596	(e) Subsection 26B-5-610(4), the language that states "In consultation with the		
597	commission," is repealed.		
598	[(37)] (35) Subsections 26B-5-611(1)(a) and (10), in relation to the Utah Substance		
599	Use and Mental Health Advisory Council, are repealed January 1, 2033.		
600	[(38)] (36) Section 26B-5-612, related to integrated behavioral health care grant		
601	programs, is repealed December 31, 2025.		
602	[(39)] (37) Subsection 26B-7-119(5), related to reports to the Legislature on the		
603	outcomes of the Hepatitis C Outreach Pilot Program, is repealed July 1, 2028.		
604	[(40)] (38) Section 26B-7-224, related to reports to the Legislature on violent incidents		
605	and fatalities involving substance abuse, is repealed December 31, 2027.		
606	[(41)] (39) Title 26B, Chapter 8, Part 5, Utah Health Data Authority, is repealed July 1,		
607	2024.		
608	[(42)] (40) Section 26B-8-513, related to identifying overuse of non-evidence-based		
609	health care, is repealed December 31, 2023.		
610	Section 8. Section <b>63I-1-241</b> is amended to read:		
611	63I-1-241. Repeal dates: Title 41.		
612	(1) Subsection 41-1a-1201(8), related to the [Neuro-Rehabilitation] Brain and Spinal		
613	Cord Injury Fund, is repealed [January 1, 2025] July 1, 2029.		
614	(2) Section 41-3-106, which creates an advisory board related to motor vehicle		
615	business regulation, is repealed July 1, 2024.		

(3) The following subsections addressing lane filtering are repealed on July 1, 2027:

(a) the subsection in Section 41-6a-102 that defines "lane filtering";

616

618	(b) Subsection 41-6a-704(5); and		
619	(c) Subsection 41-6a-710(1)(c).		
620	(4) Subsection 41-6a-1406(6)(b)(iii), related to the [Neuro-Rehabilitation] Brain and		
621	Spinal Cord Injury Fund, is repealed [January 1, 2025] July 1, 2029.		
622	(5) Subsections 41-22-2(1) and 41-22-10(1), which authorize an advisory council that		
623	includes in the advisory council's duties addressing off-highway vehicle issues, are repealed		
624	July 1, 2027.		
625	(6) Subsection 41-22-8(3), related to the [Neuro-Rehabilitation] Brain and Spinal Cord		
626	Injury Fund, is repealed [January 1, 2025] July 1, 2029.		
627	Section 9. Repealer.		
628	This bill repeals:		
629	Section 26B-1-319, Neuro-Rehabilitation Fund Creation Administration		
630	Uses.		
631	Section 26B-1-320, Pediatric Neuro-Rehabilitation Fund Creation		
632	Administration Uses.		
633	Section 26B-1-418, Neuro-Rehabilitation Fund and Pediatric Neuro-Rehabilitation		
634	Fund Advisory Committee Creation Membership Terms Duties.		
635	Section 10. FY 2024 Appropriation.		
636	The following sums of money are appropriated for the fiscal year beginning July 1,		
637	2023, and ending June 30, 2024. These are additions to amounts previously appropriated for		
638	fiscal year 2024.		
639	Subsection 10(a). Expendable Funds and Accounts.		
640	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the		
641	Legislature appropriates the following sums of money from the funds or accounts indicated for		
642	the use and support of the government of the state of Utah.		
643	ITEM 1 To Department of Health and Human Services - Brain Injury Fund		
644	From Pediatric Neuro-Rehabilitation Fund, One-time \$39,900		

\$1,170,500

From Spinal Cord & Brain Injury Rehab Fund, One-time

646	Schedule of Programs:	
647	Brain Injury Fund	\$1,210,400
648	The Legislature intends that if balances in the	ne Neuro-Rehabilitation Fund (formerly the
649	Spinal Cord and Brain Injury Rehab Fund) and Pediatric Neuro-Rehabilitation Fund exceed	
650	amounts appropriated in this legislation, the State D	Division of Finance is authorized to transfer
651	all balances in those funds to the Brain and Spinal G	Cord Injury Fund (formerly the Brain Injury
652	Fund) in order to close the Neuro-Rehabiltiation Fu	and and Pediatric Neuro-Rehabilitation Fund
653	as required by this legislation.	
654	Section 11. Effective date.	
655	(1) Except as provided in Subsection (2), if	approved by two-thirds of all the members
656	elected to each house, this bill takes effect upon app	proval by the governor, or the day following
657	the constitutional time limit of Utah Constitution, A	article VII, Section 8, without the governor's
658	signature, or in the case of a veto, the date of veto of	override.
659	(2) Section 63I-1-226 (Effective 07/01/24)	takes effect on July 1, 2024.