1	PERSON-CENTERED SERVICES AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Cheryl K. Acton
5	Senate Sponsor: Michael S. Kennedy
6	
7	LONG TITLE
8	General Description:
9	This bill amends provisions concerning the Division of Services for People with
10	Disabilities.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>requires the Division of Services for People with Disabilities (division) to report</li> </ul>
14	certain information upon request by a legislator or legislative committee;
15	<ul> <li>provides that the division must provide notice, hold a public hearing, and fund a</li> </ul>
16	reasonably equivalent service if the division changes a rule or policy that results in a
17	reduction or elimination of day program or supported employment services;
18	<ul> <li>requires the division to provide person-centered employment preparation services to</li> </ul>
19	the maximum extent possible and to assist providers with developing additional
20	personally meaningful services and supports; and
21	<ul> <li>makes technical and conforming changes.</li> </ul>
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None



<b>Utah Code Sections Affected:</b>
AMENDS:
26B-6-405, as renumbered and amended by Laws of Utah 2023, Chapter 308
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>26B-6-405</b> is amended to read:
26B-6-405. Division responsibilities Policy mediation.
(1) The division shall establish its rules in accordance with:
(a) the policy of the Legislature as set forth by this part; and
(b) Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
(2) The division shall:
(a) establish program policy for the division, the developmental center, and programs
and facilities operated by or under contract with the division;
(b) establish rules for the assessment and collection of fees for programs within the
division;
(c) no later than July 1, 2003, establish a graduated fee schedule based on ability to pay
and implement the schedule with respect to service recipients and their families where not
otherwise prohibited by federal law or regulation or not otherwise provided for in Section
26B-6-411;
(d) establish procedures to ensure that private citizens, consumers, private contract
providers, allied state and local agencies, and others are provided with an opportunity to
comment and provide input regarding any new policy or proposed revision to an existing
policy;
(e) provide a mechanism for systematic and regular review of existing policy and for
consideration of policy changes proposed by the persons and agencies described under
Subsection (2)(d);
(f) establish and periodically review the criteria used to determine who may receive
services from the division and how the delivery of those services is prioritized within available
funding;
(g) review implementation and compliance by the division with policies established by
the board to ensure that the policies established by the Legislature in this chapter are carried

57	out; [ <del>and</del> ]
58	(h) annually report to the executive director[-]; and
59	(i) upon request by a legislator or a legislative committee, provide a report detailing
60	actions the divisions has taken to enhance the quality of life for individuals with disabilities,
61	including how the division has:
62	(i) provided services and support in the most person-centered way, reflecting the
63	unique desires, assessed competencies, and limitations of each individual, and in the least
64	restrictive environment best suited to each individual's needs;
65	(ii) ensured opportunities to access employment; and
66	(iii) enabled reasonable personal choice in selecting services and support that
67	promotes:
68	(A) independence;
69	(B) productivity; and
70	(C) integration in community life.
71	(3) (a) The division may not make, amend, or repeal a rule or policy if the effect of
72	making, amending, or repealing the rule or policy would be to reduce or eliminate day program
73	services, supported employment services, or employment preparation services for individuals
74	with disabilities, unless the division:
75	(i) provides notice of the proposed rule or policy change to all persons who would be
76	affected by the change at least 30 days before the proposed change becomes effective;
77	(ii) holds a public hearing on the proposed rule or policy change:
78	(A) before the proposed change becomes effective; and
79	(B) no less than seven days nor more than 30 days after the division satisfies the notice
80	requirement in Subsection (3)(a)(i); and
81	(iii) appropriately funds a reasonably equivalent service for individuals served by the
82	reduced or eliminated day program services, supported employment services, or employment
83	preparation services.
84	(4) In accordance with the federal directive to provide services and supports in a setting
85	and manner that is person-centered, and to empower individuals whose circumstances and
86	disabilities make it unlikely for them to find suitable competitive integrated employment, the
87	division shall:

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88	(a) offer employment preparation services to those individuals to the maximum extent
39	possible in accordance with each individual's circumstances and the preferences of each
90	individual and the individual's caregiver; and
91	(b) assist providers with developing additional personally meaningful services and
92	supports.
93	[(3)] (5) The executive director shall mediate any differences which arise between the
94	policies of the division and those of any other policy board or division in the department.
95	Section 2. Effective date.
96	This bill takes effect on May 1, 2024.