2nd Sub. S.B. 0046 HEALTH AND HUMAN SERVICES AMENDMENTS

House Floor Amendments	Amendment 1	JANUARY 31, 2024 12:24 PM
HOUSE I LOOK TRIVER DIVIENTS		JAROMAN J1, 2021 12.21114

Representative Steve Eliason proposes the following amendments:

1. Page 25, Lines 749 through 757: 749 (1) As used in this section, "public funds": 750 (a) means: 751 (i) federal money received from the {-department or the } [Department of Health] 752 Department of Health and Human Services; and 753 (ii) state money appropriated by the Legislature to the { department, the } [Department of 754 Health] Department of Health and Human Services, a county governing body, or a local substance abuse authority for the purposes of providing substance abuse programs or services; 755 756 and 757 (b) includes that federal and state money:

2. Page 25, Line 762 through Page 26, Line 773:

- 762 (2) Each local substance abuse authority is responsible for oversight of all public funds 763 received by it, to determine that those public funds are utilized in accordance with federal and 764 state law, the rules and policies of the {-department and the-} [Department of Health] Department of Health and Human Services, and the provisions of any contract between the local substance 765 766 abuse authority and the { department, the } [Department of Health] Department of Health and Human Services $\{-, \}$ or a private provider. That oversight includes requiring that neither the 767 768 contract provider, as described in Subsection (1), nor any of its employees: 769 (a) violate any applicable federal or state criminal law; 770 (b) knowingly violate any applicable rule or policy of the {-department or } [Department of Health] Department of Health and Human Services, or **knowingly violate** any provision of contract 771 between the 772 local substance abuse authority and the { department, the } [Department of Health] Department of 773 Health and Human Services $\{-, \}$ or the private provider;
- 3. Page 75, Lines 2307 through 2308:
 - 2307 (ii) no more than 180 days have passed since the date on which the applicant's
- 2308 <u>association with a certification, contract, or licensee with the department</u> {<u>ends</u>} <u>expires</u>.
- 4. Page 92, Lines 2823 through 2831:

- 2823 [] {+} (14) {+} [] {<u>(g)</u>} In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
- Act, the office may make rules, consistent with this part, to:
- 2825 [] {+} (a) {+} [] { $\underline{(i)}$ } establish procedures for, and information to be examined in, the 2826 comprehensive review described in Subsections [$\underline{(6)}$ and $\underline{(7)}$] (<u>6</u>), (7), and (13); and
- 2827 [] {+} (b) {+} [] {<u>(ii)</u>} determine whether to consider an offense or incident that occurred while an
- 2828 individual was in the custody of the Division of Child and Family Services or the [Division of
- 2829 Juvenile Justice Services] Division of Juvenile Justice and Youth Services for purposes of
- 2830 [approval or denial of an application for a prospective foster or adoptive parent] granting or
- 2831 denying direct access qualified status to an applicant.