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

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

JANUARY 31, 2024 12:24 PM

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;
  - 756 and
  - (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
  - received by it, to determine that those public funds are utilized in accordance with federal and
  - 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
  - abuse authority and the { department, the } [Department of Health] Department of Health and
  - 767 <u>Human Services</u> { , } or a private provider. That oversight includes requiring that neither the
  - 768 contract provider, as described in Subsection (1), nor any of its employees:
  - 769 (a) violate any applicable federal or state criminal law;
  - (b) knowingly violate any applicable rule or policy of the {-department or } [Department]
  - 771 <u>of Health</u>] <u>Department of Health and Human Services</u>, or <u>knowingly violate</u> any provision of contract 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	[]	{ <del> </del> }	(14)	{ <del> </del> }		{ <del>_(g)</del> }	In accordance with Title 63G, Chapter 3, Utah Administrative
	Rulemaki	ng					
2824	Act, the office may make rules, consistent with this part, to:						
2825	[]	{ <del> </del> }	(a)	{ <del> </del> }	[]	{ <u></u>	establish procedures for, and information to be examined in, the
2826	comprehensive review described in Subsections [ <del>(6)</del> and <del>(7)</del> ] <u>(6)</u> , <u>(7)</u> , and <u>(13)</u> ; and						
2827	[]	{ <del> </del> }	<b>(b)</b>	{ <del> </del> }	[]	{ <del>_(ii)_</del> }	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.						