1	DEPARTMENT OF CORRECTIONS AMENDMENTS
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Eric K. Hutchings
5	Senate Sponsor:
6	1
7	LONG TITLE
8	Committee Note:
9	The Judiciary, Law Enforcement, and Criminal Justice Interim Committee
10	recommended this bill.
11	General Description:
12	This bill modifies provisions regarding the Department of Corrections and inmate
13	capacity.
14	Highlighted Provisions:
15	This bill:
16	 defines levels of capacity regarding inmates in correctional institutions;
17	 requires notice to the legislative leadership and the Board of Pardons, in addition to
18	the governor, when an overcrowding emergency is approaching; and
19	 provides process for an emergency inmate release, including requiring that inmate
20	information be provided to the Board of Pardons and Parole for use in carrying out
21	an emergency release.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None
26	Utah Code Sections Affected:

27 AMENDS:

H.B. 10

12-12-11 2:37 PM

64-13-38, as last amended by Laws of Utah 2008, Chapter 382
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 64-13-38 is amended to read:
64-13-38. Emergency release due to overcrowding.
(1) Definitions:
(a) "Maximum capacity" means every physical and funded prison bed is occupied by
an inmate.
(b) "Operational capacity" means 96.5% of every physical and funded bed is occupied
by an inmate.
(c) "Emergency release capacity" means 98% of every physical and funded bed is
occupied by an inmate.
[(1)] (2) When the executive director of the department finds that <u>either</u> the <u>male or</u>
female inmate population of the Utah State Prison has exceeded [physical] operational capacity
for at least 45 [calendar] consecutive days, the executive director [may: (a)] shall notify the
governor [that], the legislative leadership, and the Board of Pardons and Parole that the
department is approaching an overcrowding emergency [exists] and provide [him] them with
information relevant to that determination[; and].
[(b) notify the Board of Pardons and Parole of the existence of the overcrowding
emergency so that the board may commence emergency releases pursuant to Subsection (2).]
(3) When the executive director of the department finds that either the male or female
inmate population of the Utah State Prison has exceeded emergency release capacity for at least
45 consecutive days, the executive director shall:
(a) notify the governor and the legislative leadership that the emergency release
capacity has been reached and provide them with information relevant to that determination;
and
(b) notify the Board of Pardons and Parole that the emergency release capacity has
been reached so that the board may commence the emergency release process pursuant to
Subsection (4).
[(2)] (4) Upon the [governor's receipt of notification] department's notifying the
governor and the legislative leadership of the [existence of an] emergency release capacity

12-12-11 2:37 PM

59	under Subsection (3), the department shall:
60	(a) notify the [board] Board of Pardons and Parole of the number of inmates who need
61	to be released in order to [eliminate the overcrowding emergency;] return the prison inmate
62	population to operational capacity; and
63	(b) in cooperation and consultation with the [board] Board of Pardons and Parole,
64	compile a list of inmates [by chronological order according to their existing parole release
65	dates, sufficient to eliminate the overcrowding emergency; and], the release of whom would be
66	sufficient to return the prison inmate population to operational capacity.
67	[(c) for each inmate listed in accordance with Subsection (2)(b), notify the board if the
68	department has any reason to believe that the inmate has violated a disciplinary rule or for
69	some other reason recommends that the inmate's existing parole date be rescinded.]
70	[(3) Unless the board has identified a reason to believe that the inmate's existing parole
71	date should be rescinded, the parole release date of each inmate identified in Subsection (2)(b)
72	may be advanced a sufficient number of days to allow for release.]
73	[(4) When the process described in Subsections (2) and (3) has been completed, the
74	board may order the release of the eligible inmates.]
75	[(5) The department shall:]
76	[(a) send to the Commission on Criminal and Juvenile Justice a list of names of the
77	inmates released under this section; and]
78	[(b) provide the name and address of each inmate to the local law enforcement agency
79	for the political subdivision in which the inmate intends to reside.]
80	(5) After 45 consecutive days of emergency release capacity, the Board of Pardons and
81	Parole may order the release of a sufficient number of inmates identified under Subsection (4)
82	to return the prison inmate population to operational capacity.
83	(6) The department shall inform the governor and the legislative leadership when the
84	emergency release has been completed.
85	(7) The [board] Board of Pardons and Parole shall make rules in accordance with Title
86	63G, Chapter 3, Utah Administrative Rulemaking Act, to carry out the provisions of this
87	section.
07	

H.B. 10

Legislative Review Note as of 6-16-11 11:07 AM

Office of Legislative Research and General Counsel