SUBSTAINCE USE AND HEALTH CARE AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Brad M. Daw
Senate Sponsor:
LONG TITLE
General Description:
This bill modifies and enacts provisions relating to substance use, mental health
treatment, and health care.
Highlighted Provisions:
This bill:
defines terms;
 modifies provisions requiring a county jail and the Department of Corrections to
report certain information to the Commission on Criminal and Juvenile Justice
regarding an inmate's death;
 provides a refundable tax credit for certain practitioners who provide substance use
disorder treatment in a secure facility;
 modifies provisions relating to licensing of a practitioner who dispenses certain
opiate agonists;
 creates a telehealth substance use treatment pilot program to be conducted in a
county jail;
 requires the Commission on Criminal and Juvenile Justice to convene a committee
to study certain health care and other services provided to inmates in a correctional
facility; and
makes technical changes.
Money Appropriated in this Bill:



28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	17-22-32, as enacted by Laws of Utah 2018, Chapter 437
34	58-1-111, as enacted by Laws of Utah 2016, Chapter 407
35	59-10-1111, as enacted by Laws of Utah 2016, Chapter 407
36	63I-1-262, as last amended by Laws of Utah 2018, Chapters 74, 220, 281, and 347
37	64-13-45, as enacted by Laws of Utah 2018, Chapter 437
38	ENACTS:
39	58-17b-309.7, Utah Code Annotated 1953
40	62A-15-117 , Utah Code Annotated 1953
41	63M-7-211, Utah Code Annotated 1953
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43	Be it enacted by the Legislature of the state of Utah:
44	Section 1. Section 17-22-32 is amended to read:
45	17-22-32. County jail reporting requirements.
46	(1) As used in this section:
47	(a) (i) "In-custody death" means an inmate death that occurs while the inmate is in the
48	custody of a county jail.
49	(ii) "In-custody death" includes an inmate death that occurs while the inmate is:
50	(A) being transported for medical care; or
51	(B) receiving medical care outside of a county jail.
52	(b) "Inmate" means an individual who is processed or booked into custody or housed in
53	a county jail in the state.
54	(c) "Opiate" means the same as that term is defined in Section 58-37-2.
55	(2) [So that the state may oversee the inmate health care system, a] \underline{A} county jail shall
56	submit a report to the Commission on Criminal and Juvenile Justice, created in Section
57	63M-7-201, before August 1 of each year that includes:
58	(a) the number of in-custody deaths that occurred during the preceding calendar year;

59	(b) the known, or discoverable on reasonable inquiry, causes and contributing factors
60	of each of the in-custody deaths described in Subsection (2)(a);
61	(c) the county jail's policy for notifying an inmate's next of kin after the inmate's
62	in-custody death;
63	(d) the county jail policies, procedures, and protocols:
64	(i) for treatment of an inmate experiencing withdrawal from alcohol or substance use,
65	including use of opiates; [and]
66	(ii) [relating] that relate to the county jail's provision, or lack of provision, of
67	medications used to treat, mitigate, or address an inmate's symptoms of withdrawal, including
68	methadone and all forms of buprenorphine and naltrexone; and
69	(iii) that relate to screening, assessment, and treatment of an inmate for a substance use
70	or mental health disorder; and
71	(e) any report the county jail provides or is required to provide under federal law or
72	regulation relating to inmate deaths.
73	(3) The Commission on Criminal and Juvenile Justice shall:
74	(a) compile the information from the reports described in Subsection (2);
75	(b) omit or redact any identifying information of an inmate in the compilation to the
76	extent omission or redaction is necessary to comply with state and federal law; and
77	(c) submit the compilation to the Law Enforcement and Criminal Justice Interim
78	Committee and the Utah Substance Use and Mental Health Advisory Council before November
79	1 of each year.
80	Section 2. Section 58-1-111 is amended to read:
81	58-1-111. Tax credit certificate Mental health nurse practitioners
82	Underserved populations.
83	(1) As used in this section:
84	(a) "Average of 20 hours or more per week" means that the quotient calculated when
85	dividing the claimant's total hours providing licensed services, in-custody mental health
86	therapy, or in-custody substance use disorder treatment in the state during the taxable year by
87	the number of weeks in which the claimant is licensed in the state during the taxable year is
88	greater than or equal to 20.
89	[(a)] (b) "Average of 30 hours or more per week" means that the quotient calculated

90	when dividing the claimant's total hours providing licensed services, in-custody mental health
91	therapy, or in-custody substance use disorder treatment in the state during the taxable year by
92	the number of weeks in which the claimant is licensed in the state during the taxable year is
93	greater than or equal to 30.
94	(c) "In-custody mental health therapy" means the provision of behavioral health
95	treatment within the scope of practice of a mental health therapist in a secure facility in the
96	state.
97	(d) "In-custody substance use disorder treatment" means the provision of behavioral
98	health treatment within the scope of practice of a substance use disorder counselor in a secure
99	facility in the state.
100	[(b)] (e) "Licensed services" means the provision of behavioral health treatment in the
101	state [and] within the scope of practice of:
102	(i) a psychiatrist[;];
103	(ii) a psychiatric mental health nurse practitioner[;]; or
104	(iii) a volunteer health practitioner.
105	(f) "Medication-assisted treatment" means treatment of a substance use disorder that
106	includes the use of a drug that is approved by the federal Food and Drug Administration for the
107	treatment of a substance use disorder in conjunction with behavioral health therapy.
108	(g) "Mental health therapist" means an individual who is licensed under Chapter 60,
109	Mental Health Professional Practice Act, for the practice of mental health therapy, as defined in
110	Section 58-60-102.
111	[(c)] (h) "Psychiatric mental health nurse practitioner" means an individual who:
112	(i) is licensed under Chapter 31b, Nurse Practice Act, for the practice of advanced
113	practice registered nursing, as [that term is] defined in Section 58-31b-102; and
114	(ii) holds a certification recognized by the American Nurses Credentialing Center of
115	the American Association of Colleges of Nursing as a psychiatric mental health nurse
116	practitioner.
117	[(d)] (i) "Psychiatrist" means an individual who:
118	(i) is licensed as a physician under:
119	(A) Chapter 67, Utah Medical Practice Act;
120	(B) Chapter 67b, Interstate Medical Licensure Compact; or

121	(C) Chapter 68, Utah Osteopathic Medical Practice Act; and
122	(ii) is board eligible for a psychiatry specialization recognized by the American Board
123	of Medical Specialists or the American Osteopathic Association's Bureau of Osteopathic
124	Specialists.
125	(j) "Secure facility" means:
126	(i) a county jail;
127	(ii) a secure correctional facility as defined in Section 64-13-1; or
128	(iii) the Utah State Hospital, created in Section 62A-15-601.
129	(k) "Substance use disorder counselor" means an individual who is licensed under
130	Chapter 60, Mental Health Professional Practice Act, to practice as a licensed advanced
131	substance use disorder counselor, as defined in Section 58-60-502.
132	[(e)] <u>(1)</u> "Underserved population" means:
133	(i) an individual located in a county of the third, fourth, fifth, or sixth class, as
134	[designated] classified in Section 17-50-501; or
135	(ii) a Native American Indian.
136	[(f)] (m) "Volunteer retired psychiatrist" means an individual:
137	(i) described in Subsection (1)[(d)](i) who, during the calendar year, did not receive
138	payment for providing licensed services; or
139	(ii) (A) licensed under Chapter 81, Retired Volunteer Health Practitioner Act; and
140	(B) previously or currently board certified in psychiatry.
141	(2) (a) An individual who seeks to obtain a state income tax credit under Subsections
142	59-10-1111(2) through $[(4)]$ (6) shall file an application with the division with respect to each
143	taxable year in which the individual seeks a state income tax credit.
144	(b) An individual may qualify for a tax credit certificate under this section for no more
145	than 10 taxable years for each tax credit.
146	(3) The application for a tax credit certificate under Subsection 59-10-1111(2) shall
147	require the individual to provide the following to the division:
148	(a) the date on which the individual obtained a license and the specialization described
149	in Subsection (1)[(c)(ii)](<u>h)(ii)</u> or [(d)(ii)] <u>(i)(ii)</u> ;
150	(b) (i) an attestation that the individual was licensed on or after January 1, 2017, to
151	provide licensed services; or

152 (ii) if the individual was licensed to provide licensed services prior to January 1, 2017, 153 an attestation: 154 (A) that the individual did not provide licensed services for the two calendar years 155 before the date the individual initially applied for the income tax credit under this subsection; 156 and 157 (B) the date on which the individual resumed providing licensed services in the state; 158 and 159 (c) other information as required by the division by administrative rule adopted in 160 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act. 161 (4) An application for a tax credit certificate under Subsection 59-10-1111(3) shall 162 require the individual to attest to the division: 163 (a) that the individual averaged 30 or more hours per week during the taxable year 164 providing licensed services: 165 (b) that the individual devoted 25% or more of the individual's total hours of licensed 166 services in the taxable year to an underserved population; 167 (c) the type of underserved population for which the individual provided services 168 during the taxable year; and 169 (d) other information as required by the division by administrative rule adopted in 170 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act. 171 (5) An application for a tax credit certificate under Subsection 59-10-1111(4) shall 172 require the individual to attest to the division: 173 (a) whether the individual is licensed under Subsection $(1)[\frac{f}{f}](m)(i)$ or (ii); 174 (b) that the individual did not receive payment during the calendar year for providing 175 licensed services; 176 (c) that during the calendar year, the individual provided at least 300 hours of licensed 177 services to an underserved population, the homeless population, or veterans without receiving 178 payment for providing the licensed services;

- (d) a description of the type of population described in Subsection (5)(c) for which the individual provided licensed services; and
- (e) other information as required by the division by administrative rule adopted in 182 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

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183	(6) An application for a tax credit certificate under Subsection 59-10-1111(5) shall
184	require the individual to attest to the division:
185	(a) that the individual averaged 30 hours or more per week during the taxable year
186	providing in-custody mental health therapy;
187	(b) a list of each secure facility in which the individual provided in-custody mental
188	health therapy during the taxable year; and
189	(c) other information as required by the division by administrative rule adopted in
190	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
191	(7) An application for a tax credit certificate under Subsection 59-10-1111(6) shall
192	require the individual to attest to the division:
193	(a) that the individual averaged 20 hours or more per week during the taxable year
194	providing in-custody substance use disorder treatment;
195	(b) if used, a description of the type of medication-assisted treatment used by the
196	individual in providing the in-custody substance use disorder treatment;
197	(c) a list of each secure facility in which the individual provided the substance use
198	disorder treatment during the taxable year; and
199	(d) other information as required by the division by administrative rule adopted in
200	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
201	[69] (a) The division shall issue a tax credit certificate in accordance with this
202	subsection.
203	(b) The tax credit certificate may state that an individual is entitled to:
204	(i) a tax credit under Subsection 59-10-1111(2) if the individual meets the
205	requirements of Subsection (3);
206	(ii) a tax credit under Subsection 59-10-1111(3) if the individual meets the
207	requirements of Subsection (4);
208	(iii) a tax credit under Subsection 59-10-1111(4) if the individual meets the
209	requirements of Subsection (5); [or]
210	(iv) a tax credit under Subsection 59-10-1111(5) if the individual meets the
211	requirements of Subsection (6);
212	(v) a tax credit under Subsection 59-10-1111(6) if the individual meets the
213	requirements of Subsection (7); or

214	[(iv)] (vi) a tax credit under Subsections 59-10-1111(2) and (3) if the individual meets
215	the requirements of Subsections (3) and (4).
216	[(7)] (9) (a) The division may issue a tax credit certificate to an individual under
217	Subsection 59-10-1111(2) for no more than 10 taxable years after the date on which the
218	individual resumed services under Subsection (3)(b)(ii).
219	(b) The division may issue a tax credit certificate to an individual under Subsections
220	59-10-1111(3) [and (4)] through (6) for no more than 10 taxable years.
221	[(8)] (10) The division shall provide a copy of a tax credit certificate issued under this
222	section to the individual and the State Tax Commission.
223	Section 3. Section 58-17b-309.7 is enacted to read:
224	58-17b-309.7. Exemptions from licensure Opioid treatment program.
225	(1) As used in this section:
226	(a) "Dispense" means to prepare, package, or label for subsequent use.
227	(b) "Nurse practitioner" means an individual who is licensed to practice as an advanced
228	practice registered nurse under Chapter 31b, Nurse Practice Act.
229	(c) "Opioid treatment program" means a program or practitioner that is:
230	(i) engaged in opioid treatment of an individual using an opiate agonist medication;
231	(ii) registered under 21 U.S.C. Sec. 823(g)(1);
232	(iii) licensed by the Office of Licensing, within the Department of Human Services,
233	created in Section 62A-2-103; and
234	(iv) certified by the Substance Abuse and Mental Health Services Administration in
235	accordance with 42 C.F.R. 8.11.
236	(d) "Physician" means an individual licensed to practice as a physician or osteopath in
237	this state under Chapter 67, Utah Medical Practice Act, or Chapter 68, Utah Osteopathic
238	Medical Practice Act.
239	(e) "Physician assistant" means an individual who is licensed to practice as a physician
240	assistant under Chapter 70a, Physician Assistant Act.
241	(f) "Practitioner" means a nurse practitioner, physician's assistant, or a registered nurse.
242	(g) "Registered nurse" means the same as that term is defined in Section 78B-3-403.
243	(2) A practitioner may dispense methadone at an opioid treatment program regardless
244	of whether the practitioner is licensed to dispense methadone under this chapter if:

245	(a) the practitioner is operating under the direction of a pharmacist; and
246	(b) in accordance with division rule.
247	(3) The division shall, in consultation with pharmacies, physicians, and practitioners
248	who work in an opioid treatment program, make rules in accordance with Title 63G, Chapter 3
249	Utah Administrative Rulemaking Act, to establish guidelines under which a practitioner may
250	dispense methadone to a patient in an opioid treatment program under this section.
251	Section 4. Section 59-10-1111 is amended to read:
252	59-10-1111. Refundable tax credit for mental health practitioners and volunteer
253	retired psychiatrists.
254	(1) As used in this section:
255	(a) "Mental health therapist" means the same as that term is defined in Section
256	<u>58-1-111.</u>
257	[(a)] (b) "Psychiatric mental health nurse practitioner" means the same as that term is
258	defined in Section 58-1-111.
259	[(b)] (c) "Psychiatrist" means the same as that term is defined in Section 58-1-111.
260	(d) "Substance use disorder counselor" means the same as that term is defined in
261	<u>Section 58-1-111.</u>
262	[(c)] (e) "Tax credit certificate" means a certificate issued by the Division of
263	Occupational and Professional Licensing under Section 58-1-111 certifying that the claimant is
264	entitled to a tax credit under this section.
265	[(d)] (f) "Volunteer retired psychiatrist" means the same as that term is defined in
266	Section 58-1-111.
267	(2) A claimant who is a psychiatrist or a psychiatric mental health nurse practitioner
268	and who submits a tax credit certificate issued by the Division of Occupational and
269	Professional Licensing under Subsection 58-1-111(3), may claim a refundable tax credit:
270	(a) as provided in this section; and
271	(b) in the amount of \$10,000.
272	(3) A claimant who is a psychiatrist or a psychiatric mental health nurse practitioner
273	and who submits a tax credit certificate under Subsection 58-1-111(4) may claim a refundable
274	tax credit:
275	(a) as provided in this section; and

276	(b) in the amount of \$10,000.
277	(4) A claimant who is a volunteer retired psychiatrist and who submits a tax credit
278	certificate under Subsection 58-1-111(5) may claim a refundable tax credit:
279	(a) as provided in this section; and
280	(b) in the amount of \$10,000.
281	(5) A claimant who is a mental health therapist and who submits a tax credit certificate
282	under Subsection 58-1-111(6) may claim a refundable tax credit:
283	(a) as provided in this section; and
284	(b) in the amount of \$10,000.
285	(6) A claimant who is a substance use disorder counselor and who submits a tax credit
286	certificate under Subsection 58-1-111(7) may claim a refundable tax credit:
287	(a) as provided in this section; and
288	(b) in the amount of \$10,000.
289	[(5)] (7) A claimant may claim a tax credit under Subsections (2) through $[(4)]$ (6) for
290	no more than 10 taxable years for each tax credit.
291	[(6)] (8) (a) In accordance with any rules prescribed by the commission under
292	Subsection [(6)] (8)(b), the commission shall make a refund to a claimant who claims a tax
293	credit under this section if the amount of the tax credit exceeds the claimant's tax liability for
294	the taxable year.
295	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
296	commission may make rules providing procedures for making a refund to a claimant as
297	required by Subsection [(6)] (8) (a).
298	Section 5. Section 62A-15-117 is enacted to read:
299	62A-15-117. Telehealth substance use treatment pilot program.
300	(1) As used in this section:
301	(a) "Grant" means a grant awarded by the division under this section to a county jail to
302	develop and implement a project.
303	(b) "Project" means a telehealth pilot project for which the division awards a grant.
304	(c) "Rural county" means a county of the second, third, fourth, fifth, or sixth class, as
305	classified in Section 17-50-501.
306	(d) "Telehealth services" means mental health care services or substance use disorder

307	treatment provided remotely through the use of telecommunications technology.
308	(2) (a) On or before July 1, 2019, the division shall issue a project proposal request in
309	accordance with this section to award a grant to one or more county jails to develop and
310	implement a project.
311	(b) An application for a project described in this Subsection (2) shall be submitted
312	jointly by:
313	(i) a rural county jail;
314	(ii) a local substance abuse and mental health authority; and
315	(iii) a provider of telehealth services.
316	(c) The division shall award all grants under this section before December 31, 2019.
317	(d) A project shall run for two years.
318	(3) The purpose of a project is to:
319	(a) determine how telehealth services can be used in the state to:
320	(i) increase access to mental health and substance use treatment services to an inmate
321	in a county jail located in a rural area of the state;
322	(ii) reduce the number of deaths in a county jail due to suicide or withdrawal
323	symptoms;
324	(iii) reduce the number of overdose deaths of inmates with a substance use disorder
325	after release from a county jail; and
326	(iv) reduce the cost associated with providing mental health and substance use
327	treatment to an inmate in a rural county jail; and
328	(b) identify methods of using telehealth services to provide mental health and
329	substance use treatment services to an inmate in a rural county jail.
330	(4) An application for a grant under this section shall:
331	(a) identify the inmate population to which the county jail will provide telehealth
332	services;
333	(b) identify the type of telehealth services that the county jail will provide;
334	(c) explain how the inmate population described in Subsection (4)(a) will benefit from
335	the provision of telehealth services;
336	(d) provide details regarding:
337	(i) how the county jail plans to provide telehealth services;

(ii) how the proposed project will ensure that consideration is given to the capacity and
availability of the county jail and community health care resources;
(iii) how the county jail, telehealth service provider, and local mental health and
substance abuse authority will coordinate to ensure timely and effective provision of telehealth
services;
(iv) the projected costs of the proposed project;
(v) the sustainability of the proposed project; and
(vi) the methods the proposed project will use to:
(A) protect the privacy of each county jail inmate who participates in the proposed
project;
(B) collect nonidentifying data relating to the proposed project; and
(C) provide transparency on the costs and operation of the proposed project; and
(e) provide other information requested by the division to ensure that the proposed
project satisfies the criteria described in Subsection (5).
(5) In evaluating an application for the grant, the division shall consider:
(a) the extent to which the proposed project will fulfill the purposes described in
Subsection (3);
(b) the extent to which the inmate population to be served by the proposed project is
likely to benefit from the proposed project;
(c) the cost of the proposed project;
(d) the viability and innovation of the proposed project; and
(e) the extent to which the proposed project will yield useful data to evaluate the
effectiveness of the proposed project.
(6) Before June 30, 2020, the division shall report to the Law Enforcement and
Criminal Justice Interim Committee regarding:
(a) each county jail that is part of a project; and
(b) the details and duration of each project.
(7) Before June 30, 2022, the division shall report to the Law Enforcement and
Criminal Justice Interim Committee regarding:
(a) the outcomes of each project;
(b) data gathered in relation to each project;

369	(c) knowledge gained relating to the provision of telehealth services in county jails;
370	(d) recommendations for the future use of telehealth services in county jails; and
371	(e) obstacles encountered in the provision of telehealth services in county jails.
372	Section 6. Section 63I-1-262 is amended to read:
373	63I-1-262. Repeal dates, Title 62A.
374	(1) Subsections 62A-1-120(8)(g), (h), and (i) are repealed July 1, 2023.
375	(2) Section 62A-3-209 is repealed July 1, 2023.
376	(3) Section 62A-4a-202.9 is repealed December 31, 2019.
377	(4) Section 62A-4a-213 is repealed July 1, 2019.
378	(5) Section 62A-15-114 is repealed December 31, 2021.
379	[(6) Subsection 62A-15-1101(7) is repealed July 1, 2018.]
380	(6) Section 62A-15-117 is repealed December 31, 2022.
381	Section 7. Section 63M-7-211 is enacted to read:
382	63M-7-211. Inmate health care study Creation Membership Duties
383	Reporting.
384	(1) As used in this section:
385	(a) "Commission" means the Commission on Criminal and Juvenile Justice created in
386	Section 63M-7-201.
387	(b) "Correctional facility" means:
388	(i) a facility operated by or contracted with the Department of Corrections to house a
389	criminal offender in either a secure or nonsecure setting; or
390	(ii) a county jail.
391	(2) The commission shall create a committee to study:
392	(a) treatment provided to inmates in a county jail for substance use or mental health
393	disorders, including withdrawal from alcohol or other drugs;
394	(b) contraception provided to female inmates in correctional facilities;
395	(c) health care and treatment of pregnant inmates in correctional facilities; and
396	(d) body cavity searches of arrestees or inmates in correctional facilities.
397	(3) The committee shall consist of:
398	(a) a representative from the Division of Substance Abuse and Mental Health within
399	the Department of Human Services;

400	(b) a representative from a local substance abuse and mental health authority from:
401	(i) a county of the first class, as classified in Section 17-50-501; and
402	(ii) a county of the second, third, fourth, fifth, or sixth class, as classified in Section
403	<u>17-50-501;</u>
404	(c) a representative from the Department of Health;
405	(d) a representative from the Utah Sheriff's Association;
406	(e) a representative from the Statewide Association of Prosecutors of Utah;
407	(f) a representative from the Utah Association of Counties;
408	(g) a representative from the Utah Association of Criminal Defense Lawyers;
409	(h) a physician actively engaged in correctional health care in a county jail from:
410	(i) a county of the first class, as classified in Section 17-50-501; and
411	(ii) a county of the second, third, fourth, fifth, or sixth class, as classified in Section
412	<u>17-50-501;</u>
413	(i) a psychiatric service provider actively engaged in correctional health care;
414	(j) a district attorney or a county attorney actively engaged in the practice of civil or
415	constitutional law from:
416	(i) a county of the first class, as classified in Section 17-50-501; and
417	(ii) a county of the second, third, fourth, fifth, or sixth class, as classified in Section
418	<u>17-50-501;</u>
419	(k) a representative from a community-based substance use treatment provider in the
420	state;
421	(l) a physician from a community-based health care facility that specializes in women's
422	health; and
423	(m) other stakeholders, as determined by the commission.
424	(4) The committee shall:
425	(a) survey existing policies, procedures, and protocols for:
426	(i) treatment of an inmate in a county jail experiencing a substance use or mental health
427	disorder, including withdrawal from alcohol or other drugs;
428	(ii) providing contraception to a female inmate in a correctional facility;
429	(iii) providing health care and treatment for a pregnant inmate in a correctional facility,
430	including any restraints required during a pregnant inmate's labor and delivery; and

431	(iv) a body cavity search of an arrestee or inmate in a correctional facility;
432	(b) based on the results of the survey under Subsection (4)(a), create model policies,
433	procedures, and protocols relating to the items described in Subsections (4)(a)(i) through (iv)
434	that take the following into consideration:
435	(i) the needs and limitations of correctional health care, particularly in rural areas of the
436	state;
437	(ii) evidence-based practices;
438	(iii) tools and protocols for substance use screening and assessment;
439	(iv) the transition of an inmate from treatment or health care in a correctional facility to
440	community-based treatment or health care; and
441	(v) the needs of different correctional facility populations;
442	(c) develop training recommendations for correctional officers relating to:
443	(i) suicide prevention and behavioral health; and
444	(ii) body cavity searches; and
445	(d) develop practices and policies for correctional officers and law enforcement to
446	administer a substance use screening to an inmate for alcohol or other drugs.
447	(5) Before November 30 of each year, the commission shall present a report of the
448	committee's recommendations to the Law Enforcement and Criminal Justice Interim
449	Committee.
450	Section 8. Section 64-13-45 is amended to read:
451	64-13-45. Department reporting requirements.
452	(1) As used in this section:
453	(a) (i) "In-custody death" means an inmate death that occurs while the inmate is in the
454	custody of the department.
455	(ii) "In-custody death" includes an inmate death that occurs while the inmate is:
456	(A) being transported for medical care; or
457	(B) receiving medical care outside of a correctional facility, other than a county jail.
458	(b) "Inmate" means an individual who is processed or booked into custody or housed in
459	the department or a correctional facility other than a county jail.
460	(c) "Opiate" means the same as that term is defined in Section 58-37-2.
461	(2) [So that the state may oversee the inmate health care system, the] The department

462 shall submit a report to the Commission on Criminal and Juvenile Justice, created in Section 463 63M-7-201, before August 1 of each year that includes: 464 (a) the number of in-custody deaths that occurred during the preceding calendar year; 465 (b) the known, or discoverable on reasonable inquiry, causes and contributing factors 466 of each of the in-custody deaths described in Subsection (2)(a); 467 (c) the department's policy for notifying an inmate's next of kin after the inmate's 468 in-custody death; 469 (d) the department policies, procedures, and protocols: 470 (i) for treatment of an inmate experiencing withdrawal from alcohol or substance use, 471 including use of opiates; [and] 472 (ii) [relating] that relate to the department's provision, or lack of provision, of 473 medications used to treat, mitigate, or address an inmate's symptoms of withdrawal, including 474 methadone and all forms of buprenorphine and naltrexone; and 475 (iii) that relate to screening, assessment, and treatment of an inmate for a substance use 476 disorder or mental health disorder; and 477 (e) any report the department provides or is required to provide under federal law or 478 regulation relating to inmate deaths. 479 (3) The Commission on Criminal and Juvenile Justice shall: 480 (a) compile the information from the reports described in Subsection (2); 481 (b) omit or redact any identifying information of an inmate in the compilation to the 482 extent omission or redaction is necessary to comply with state and federal law; and 483 (c) submit the compilation to the Law Enforcement and Criminal Justice Interim 484 Committee and the Utah Substance Use and Mental Health Advisory Council before November

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1 of each year.