1	PARTNERSHIPS FOR HEALTHY COMMUNITIES
2	2019 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ann Millner
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill creates the Partnerships for Healthy Communities Grant Program.
10	Highlighted Provisions:
11	This bill:
12	 creates the Partnerships for Healthy Communities Grant Program (program); and
13	provides requirements for the program.
14	Money Appropriated in this Bill:
15	This bill appropriates:
16	► to the $\hat{S} \rightarrow [Division]$ Department $\leftarrow \hat{S}$ of Workforce Services $\hat{S} \rightarrow [Contracts and]$
6a	Grants] Operations and Policy $\leftarrow \hat{S} - \hat{S} \rightarrow [Partnerships for]$
17	Healthy Communities] Workforce Development Division $\leftarrow \hat{S}$, as an ongoing appropriation:
18	• from the General Fund, \$2,000,000.
19	Other Special Clauses:
20	This bill provides revisor instructions.
21	Utah Code Sections Affected:
22	ENACTS:
23	63M-13-301, Utah Code Annotated 1953
24	63M-13-302, Utah Code Annotated 1953
25	63M-13-303, Utah Code Annotated 1953
26	63M-13-304, Utah Code Annotated 1953
27	63M-13-305, Utah Code Annotated 1953



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	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 63M-13-301 is enacted to read:
	Part 3. Partnerships for Healthy Communities
	<u>63M-13-301.</u> Definitions.
	As used in this part:
	(1) "Anchor institution" means a physical entity that:
	(a) plays a vital role in the local community and economy; and
	(b) is likely to remain in the same geographical setting, even as surrounding conditions
	may change.
	(2) "Commission" means the Governor's Early Childhood Commission created in
	Section 63M-13-201.
	(3) "Health Improvement Index" means a composite measure of health equity
	indicators developed by the Department of Health.
	(4) "Small area" means a geographical area, designated by the Department of Health,
	with a population size ranging from approximately 8,000 to 86,000 individuals.
	(5) "Social determinants of health" means conditions in the environments in which
	individuals are born, live, learn, work, play, worship, and age that affect a wide range of health
	functioning, and quality-of-life outcomes and risks.
	Section 2. Section 63M-13-302 is enacted to read:
	63M-13-302. Partnerships for Healthy Communities Grant Program Purpose
	Application.
	(1) There is created the Partnerships for Healthy Communities Grant Program to
	improve long-term health outcomes for children through the formation of public-private
	partnerships that address the social determinants of health and use existing data to align and
	improve efforts focused on early childhood benchmarks for success.
	(2) To apply for a grant under the Partnerships for Healthy Communities Grant
	Program, an applicant partnership shall be composed of the following partners:
	(a) a local health care provider;
	(b) a local community-based organization that facilitates access to housing, food,
	transportation, or other relevant services;

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59	(c) the Department of Health or a local health department;
60	(d) a community-based early childhood organization;
61	(e) two parent or legal guardian representatives from the target community; and
62	(f) any other partner, including a mental health organization, if the partnership
63	determines that the partner is integral to accomplishing the objectives described in Subsection
64	<u>(1).</u>
65	(3) Subject to legislative appropriations, the commission shall award matching grants
66	to applicant partnerships that enter into a memorandum of understanding to implement a
67	partnership that:
68	(a) engages an anchor institution;
69	(b) develops a sustainable plan;
70	(c) reduces long-term health care costs;
71	(d) improves an identified health disparity; and
72	(e) improves outcomes for children from age zero to six.
73	(4) To be eligible for a grant award under this section, a partnership applicant shall:
74	(a) demonstrate to the commission the availability of one-to-one matching funds, in
75	cash or in-kind, to carry out the objectives expressed in the partnership applicant's grant
76	application; and
77	(b) commit to providing those matching funds to carry out the objectives expressed in
78	the partnership applicant's grant application.
79	(5) The commission shall prioritize the award of grants to partnership applicants who
80	(a) address one or more social determinants of health outcomes;
81	(b) target a community need:
82	(i) in a small area; and
83	(ii) in an area categorized as very high need or high need by the Health Improvement
84	Index;
85	(c) demonstrate that the partnership will align with community state-supported
86	partnerships, including the Intergenerational Poverty Interventions Grant Program or the
87	Partnerships for Student Success Grant Program, where they exist; and
88	(d) provide data that explains the children's health needs in the target community.
89	(6) In awarding grants under this part, the commission:

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90	(a) shall distribute funds to the lead partner designated by the partnership;
91	(b) may not award more than \$500,000 per fiscal year to a partnership;
92	(c) may not award the same partnership a grant for a total of more than five years;
93	(d) shall limit the use of grant funds for a partnership to review services, coordinate
94	services, collect data, or align with existing services; and
95	(e) may allow a partnership to use the partnership's matching funds to be in-kind,
96	including the direct provision of services.
97	Section 3. Section 63M-13-303 is enacted to read:
98	63M-13-303. Partnerships for Healthy Communities Grant recipient.
99	A grant recipient partnership shall:
100	(1) share data to monitor and evaluate shared goals and outcomes, in accordance with
101	state and federal law;
102	(2) mutually hold one another accountable for shared goals and outcomes;
103	(3) continually assess progress toward reaching shared goals and outcomes;
104	(4) annually publish the results of the continual assessment described in Subsection (3),
105	and provide the publication to the commission;
106	(5) as requested, share information and data with the independent evaluator, described
107	in Section 35A-15-105, in accordance with state and federal law; and
108	(6) measure and report the measurement of data from at least two of the following
109	categories:
110	(a) premature births;
111	(b) frequency of and quality of well-child doctor visits for children under age six;
112	(c) frequency and quality, which includes the provision of appropriate interventions, of
113	standard health screenings, including hearing and vision, for children under age six;
114	(d) frequency, results, and quality, which includes the provision of appropriate
115	interventions, of a validated developmental screening tool that:
116	(i) includes a social and emotional component;
117	(ii) is designed to be completed by a child's caregiver; and
118	(iii) is approved by the commission;
119	(e) rate of children under age six who are covered by a public or private health
120	insurance plan;

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121	(f) number of emergency room visits for children under age six;
122	(g) adherence to the state-approved immunization schedule; or
123	(h) kindergarten readiness.
124	Section 4. Section 63M-13-304 is enacted to read:
125	63M-13-304. Independent evaluator.
126	(1) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the commission
127	shall contract with an independent evaluator to annually evaluate a partnership that receives a
128	grant under this part.
129	(2) The evaluation described in Subsection (1) shall:
130	(a) assess implementation of a partnership, including the extent to which members of a
131	partnership:
132	(i) share data to align and improve health outcomes for children ages zero to six; and
133	(ii) meet regularly and communicate authentically; and
134	(b) assess the impact of a partnership on early childhood health outcomes, using
135	defined metrics based on the categories selected under Subsection 63M-13-303(6).
136	(3) In identifying an independent evaluator under Subsection (1), the commission shall
137	identify an evaluator that:
138	(a) has a credible track record of conducting evaluations as described in Subsection (2);
139	<u>and</u>
140	(b) is independent of any member of a recipient partnership and does not otherwise
141	have a vested interest in the outcome of the evaluation.
142	(4) The commission shall ensure that the independent evaluator prepares an annual
143	written report of an evaluation conducted under this section.
144	Section 5. Section 63M-13-305 is enacted to read:
145	<u>63M-13-305.</u> Rules.
146	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
147	Department of Workforce Services shall make rules for the commission to administer the
148	Partnerships for Healthy Communities Grant Program in accordance with this part.
149	Section 6. Appropriation.
150	The following sums of money are appropriated for the fiscal year beginning July 1,
151	2019 and ending June 30, 2020. These are additions to amounts previously appropriated for

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152	fiscal year 2020. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
153	Act, the Legislature appropriates the following sums of money from the funds or accounts
154	indicated for the use and support of the government of the state of Utah.
155	ITEM 1
156	To the $\hat{S} \rightarrow [\underline{Division}]$ Department $\leftarrow \hat{S}$ of Workforce Services $\hat{S} \rightarrow \underline{Operations}$ and
156a	<u>Policy</u> ←Ŝ
157	From General Fund \$2,000,000
158	Schedule of Programs:
159	Ŝ→ [Contracts and Grants
160	Partnerships for Healthy Communities Workforce Development Division
160a	← Ŝ <u>\$2,000,000</u>
161	The Legislature intends that:
162	(1) under Section 63J-1-603, appropriations provided under this section not lapse at the
163	close of fiscal year 2020; and
164	(2) the commission may use up to \$80,000 of the appropriation under this section for
165	administration of the Partnerships for Healthy Communities Grant Program.
166	Section 7. Revisor instructions.
167	The Legislature intends that the Office of Legislative Research and General Counsel, in
168	preparing the Utah Code database for publication, not enroll this bill if H.B. 47, Early
169	Childhood Coordination Amendments, does not pass.