MENTAL HEALTH SYSTEMS AMENDMENTS
2021 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Todd D. Weiler
House Sponsor: Steve Eliason
LONG TITLE
General Description:
This bill addresses mental and behavioral health services in the state.
Highlighted Provisions:
This bill:
<ul> <li>creates, modifies, and repeals definitions;</li> </ul>
<ul> <li>requires the base budget to include certain appropriations to the Department of</li> </ul>
Health and the Department of Human Services for insurance plans that contract
with the state's Medicaid program for behavioral health services;
<ul> <li>requires a health benefit plan to:</li> </ul>
• provide coverage for treatment of a mental health condition through
telemedicine services if certain conditions are met; and
• reimburse for the treatment at a certain rate;
<ul> <li>allows a provider to use any synchronous audiovisual technology that is compliant</li> </ul>
with the federal Health Insurance Portability and Accountability Act of 1996 for
certain treatment through telemedicine services;
<ul> <li>prohibits the Division of Occupational and Professional Licensing from refusing to</li> </ul>
issue, or taking disciplinary action against, the occupational license of certain health
care providers based solely on the provider seeking or participating in mental health
or substance abuse treatment; and

- 27 ► makes technical and conforming changes.
- 28 Money Appropriated in this Bill:
- 29 This bill appropriates in fiscal year 2022:

30	<ul> <li>to Department of Health Medicaid Services, as an ongoing appropriation:</li> </ul>
31	• From Federal Funds, \$3,780,000;
32	• From Expendable Receipts, \$340,000; and
33	• From Medicaid Expansion Fund, \$36,000;
34	<ul> <li>to Department of Health Medicaid Services, as a one-time appropriation:</li> </ul>
35	• From Federal Funds, One-time, (\$2,950,000);
36	• From Expendable Receipts, One-time, (\$260,000); and
37	• From Medicaid Expansion Fund, One-time, (\$26,000);
38	<ul> <li>to Department of Human Services Division of Substance Abuse and Mental</li> </ul>
39	Health, as an ongoing appropriation:
40	• From General Fund, \$1,369,100; and
41	<ul> <li>to Department of Human Services Division of Substance Abuse and Mental</li> </ul>
42	Health, as a one-time appropriation:
43	• From General Fund, One-time, (\$1,066,500).
44	Other Special Clauses:
44 45	Other Special Clauses: This bill provides a special effective date.
45	This bill provides a special effective date.
45 46	This bill provides a special effective date. This bill provides a coordination clause.
45 46 47	This bill provides a special effective date. This bill provides a coordination clause. <b>Utah Code Sections Affected:</b>
45 46 47 48	This bill provides a special effective date. This bill provides a coordination clause. <b>Utah Code Sections Affected:</b> AMENDS:
45 46 47 48 49	This bill provides a special effective date. This bill provides a coordination clause. <b>Utah Code Sections Affected:</b> AMENDS: 26-18-405.5, as enacted by Laws of Utah 2015, Chapter 288
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45 46 47 48 49 50 51 52	This bill provides a special effective date. This bill provides a coordination clause. Utah Code Sections Affected: AMENDS: 26-18-405.5, as enacted by Laws of Utah 2015, Chapter 288 31A-22-649.5, as enacted by Laws of Utah 2020, Chapter 119 58-1-401, as last amended by Laws of Utah 2020, Chapter 289 58-31b-401, as last amended by Laws of Utah 2019, Chapter 136
<ol> <li>45</li> <li>46</li> <li>47</li> <li>48</li> <li>49</li> <li>50</li> <li>51</li> <li>52</li> <li>53</li> </ol>	This bill provides a special effective date. This bill provides a coordination clause. <b>Utah Code Sections Affected:</b> AMENDS: 26-18-405.5, as enacted by Laws of Utah 2015, Chapter 288 31A-22-649.5, as enacted by Laws of Utah 2020, Chapter 119 58-1-401, as last amended by Laws of Utah 2020, Chapter 289 58-31b-401, as last amended by Laws of Utah 2019, Chapter 136 58-60-108, as enacted by Laws of Utah 1994, Chapter 32
<ol> <li>45</li> <li>46</li> <li>47</li> <li>48</li> <li>49</li> <li>50</li> <li>51</li> <li>52</li> <li>53</li> <li>54</li> </ol>	This bill provides a special effective date. This bill provides a coordination clause. Utah Code Sections Affected: AMENDS: 26-18-405.5, as enacted by Laws of Utah 2015, Chapter 288 31A-22-649.5, as enacted by Laws of Utah 2020, Chapter 119 58-1-401, as last amended by Laws of Utah 2020, Chapter 289 58-31b-401, as last amended by Laws of Utah 2019, Chapter 136 58-60-108, as enacted by Laws of Utah 1994, Chapter 32 58-61-401, as enacted by Laws of Utah 1994, Chapter 32

3	ENACTS:
)	58-81-105, Utah Code Annotated 1953
)	Utah Code Sections Affected by Coordination Clause:
	31A-22-649.5, as enacted by Laws of Utah 2020, Chapter 119
<u>2</u> 3	Be it enacted by the Legislature of the state of Utah:
Ļ	Section 1. Section <b>26-18-405.5</b> is amended to read:
	26-18-405.5. Base budget appropriations for Medicaid accountable care
	organizations and mental health plans.
	(1) [For purposes of] As used in this section:
	(a) ["ACOs" means accountable care organizations.] "ACO" means an accountable
	care organization that contracts with the state's Medicaid program for:
	(i) physical health services; or
	(ii) integrated physical and behavioral health services.
	(b) "Base budget" means the same as that term is defined in legislative rule.
	[(c) "Current fiscal year PMPM" means per-member-per-month funding for Medicaid
	accountable care organizations under the Department of Health in the current fiscal year.]
	[(d)] (c) "General Fund growth factor" means the amount determined by dividing the
	next fiscal year ongoing General Fund revenue estimate by current fiscal year ongoing
	appropriations from the General Fund.
	(d) "Mental health plan" means a prepaid mental health plan or a health plan that uses a
	fee-for-service payment model that contracts with the state's Medicaid program for behavioral
	health services.
	(e) "Next fiscal year ongoing General Fund revenue estimate" means the next fiscal
	year ongoing General Fund revenue estimate identified by the Executive Appropriations
	Subcommittee, in accordance with legislative rule, for use by the Office of the Legislative
	Fiscal Analyst in preparing budget recommendations.
	[(f) "Next fiscal year PMPM" means per-member-per-month funding for Medicaid

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86	accountable care organizations under the Department of Health for the next fiscal year.]
87	(f) "PMPM" means per-member-per-month funding.
88	(2) If the General Fund growth factor is less than 100%, the next fiscal year base
89	budget shall include an appropriation:
90	(a) to the [Department of Health for Medicaid] department for ACOs under the
91	department in an amount necessary to ensure that the next fiscal year PMPM for the ACOs
92	equals the current fiscal year PMPM for the ACOs multiplied by 100%[-]; and
93	(b) subject to Subsection (5), to the Department of Human Services for mental health
94	plans under the Department of Human Services in an amount necessary to ensure that the
95	funding for the mental health plans in the next fiscal year equals the funding for the mental
96	health plans in the current fiscal year multiplied by 100%.
97	(3) If the General Fund growth factor is greater than or equal to 100%, but less than
98	102%, the next fiscal year base budget shall include an appropriation:
99	(a) to the [Department of Health for Medicaid] department for ACOs under the
100	department in an amount necessary to ensure that the next fiscal year PMPM for the ACOs
101	equals the current fiscal year PMPM for the ACOs multiplied by the General Fund growth
102	factor[-]; and
103	(b) subject to Subsection (5), to the Department of Human Services for mental health
104	plans under the Department of Human Services in an amount necessary to ensure that the
105	funding for the mental health plans in the next fiscal year equals the funding for the mental
106	health plans in the current fiscal year multiplied by the General Fund growth factor.
107	(4) If the General Fund growth factor is greater than or equal to 102%, the next fiscal
108	year base budget shall include an appropriation:
109	(a) to the [Department of Health for Medicaid] department for ACOs under the
110	department in an amount necessary to ensure that the next fiscal year PMPM for the ACOs is
111	greater than or equal to the current fiscal year PMPM for the ACOs multiplied by 102% and
112	less than or equal to the current fiscal year PMPM for the ACOs multiplied by the General
113	Fund growth factor[-]; and

114	(b) subject to Subsection (5), to the Department of Human Services for mental health
115	plans under the Department of Human Services in an amount necessary to ensure that the
116	funding for the mental health plans in the next fiscal year is greater than or equal to the funding
117	for the mental health plans in the current fiscal year multiplied by 102% and less than or equal
118	to the funding for the mental health plans in the current fiscal year multiplied by the General
119	Fund growth factor.
120	(5) The appropriations provided to the Department of Human Services under this
121	section shall be reduced by the amount contributed by counties in the current fiscal year for
122	mental health plans under the Department of Human Services in accordance with Subsections
123	17-43-201(5)(k) and $17-43-301(6)(a)(x)$ .
124	[(5)] (6) In order for the department and the Department of Human Services to estimate
125	the impact of Subsections (2) through (4) [prior to] before identification of the next fiscal year
126	ongoing General Fund revenue estimate [under Subsection (1)(e)], the Governor's Office of
127	Management and Budget shall, in cooperation with the Office of the Legislative Fiscal Analyst,
128	develop an estimate of ongoing General Fund revenue for the next fiscal year and provide [it]
129	the estimate to the department and the Department of Human Services no later than September
130	1 of each year.
131	Section 2. Section <b>31A-22-649.5</b> is amended to read:
132	31A-22-649.5. Insurance parity for telemedicine services Method of technology
133	used.
134	(1) As used in this section:
135	[(a) "Telehealth services" means the same as that term is defined in Section
136	<del>26-60-102.</del> ]
137	(a) "Mental health condition" means a mental disorder or a substance-related disorder
138	that falls under a diagnostic category listed in the Diagnostic and Statistical Manual, as
139	periodically revised.
140	(b) "Telemedicine services" means the same as that term is defined in Section
141	26-60-102.

142	(2) Notwithstanding the provisions of Section 31A-22-618.5, a health benefit plan
143	offered in the individual market, the small group market, or the large group market [and
144	entered into or renewed on or after January 1, 2021,] shall:
145	(a) provide coverage for:
146	(i) telemedicine services that are covered by Medicare; and
147	[(b) reimburse, at a commercially reasonable rate, a network provider that provides the
148	telemedicine services described in Subsection (2)(a).]
149	(ii) treatment of a mental health condition through telemedicine services if:
150	(A) the health benefit plan provides coverage for the treatment of the mental health
151	condition through in-person services; and
152	(B) the health benefit plan determines treatment of the mental health condition through
153	telemedicine services meets the appropriate standard of care; and
154	(b) reimburse a network provider that provides the telemedicine services described in
155	Subsection (2)(a) at a negotiated commercially reasonable rate.
156	(3) (a) Notwithstanding Section $31A-45-303$ , a health benefit plan providing
157	[treatment] coverage under Subsection (2)(a) may not impose originating site restrictions,
158	geographic restrictions, or distance-based restrictions.
159	(b) A network provider that provides the telemedicine services described in Subsection
160	(2)(a) may utilize any synchronous audiovisual technology for the telemedicine services that is
161	compliant with the federal Health Insurance Portability and Accountability Act of 1996.
162	Section 3. Section <b>58-1-401</b> is amended to read:
163	58-1-401. Grounds for denial of license Disciplinary proceedings Time
164	limitations Sanctions.
165	(1) The division shall refuse to issue a license to an applicant and shall refuse to renew
166	or shall revoke, suspend, restrict, place on probation, or otherwise act upon the license of a
167	licensee who does not meet the qualifications for licensure under this title.
168	(2) The division may refuse to issue a license to an applicant and may refuse to renew
169	or may revoke, suspend, restrict, place on probation, issue a public reprimand to, or otherwise

170 act upon the license of a licensee for the following reasons: 171 (a) subject to the provisions of Subsection (7), the applicant or licensee has engaged in 172 unprofessional conduct, as defined by statute or rule under this title; 173 (b) the applicant or licensee has engaged in unlawful conduct as defined by statute 174 under this title; (c) the applicant or licensee has been determined to be mentally incompetent by a court 175 176 of competent jurisdiction; or 177 (d) subject to Subsections 58-31b-401(7), 58-60-108(2), 58-61-401(2), 58-67-401(2), 178 58-68-401(2), 58-70a-401(2), and Section 58-81-105, the applicant or licensee is unable to 179 practice the occupation or profession with reasonable skill and safety because of illness, drunkenness, excessive use of drugs, narcotics, chemicals, or other type of material, or as a 180 181 result of a mental or physical condition, when the condition demonstrates a threat or potential 182 threat to the public health, safety, or welfare. 183 (3) A licensee whose license to practice an occupation or profession regulated by this 184 title has been suspended, revoked, placed on probation, or restricted may apply for 185 reinstatement of the license at reasonable intervals and upon compliance with conditions imposed upon the licensee by statute, rule, or terms of the license suspension, revocation, 186 187 probation, or restriction. 188 (4) The division may issue cease and desist orders to: 189 (a) a licensee or applicant who may be disciplined under Subsection (1) or (2): 190 (b) a person who engages in or represents that the person is engaged in an occupation 191 or profession regulated under this title: and 192 (c) a person who otherwise violates this title or a rule adopted under this title. 193 (5) The division may impose an administrative penalty in accordance with Section 194 58-1-502. 195 (6) (a) The division may not take disciplinary action against a person for 196 unprofessional or unlawful conduct under this title, unless the division enters into a stipulated 197 agreement or initiates an adjudicative proceeding regarding the conduct within four years after

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198 the conduct is reported to the division, except under Subsection (6)(b). 199 (b) (i) The division may not take disciplinary action against a person for unprofessional 200 or unlawful conduct more than 10 years after the occurrence of the conduct, unless the 201 proceeding is in response to a civil or criminal judgment or settlement and the proceeding is 202 initiated within one year following the judgment or settlement. 203 (ii) Notwithstanding Subsection (6)(b)(i), the division may refuse to issue a license due 204 to unprofessional or unlawful conduct that occurred more than 10 years before a request or 205 application for licensure is made. 206 (7) When the division is determining whether to refuse to issue a license to an 207 applicant, or to refuse to renew the license of a licensee, based solely on the criminal 208 conviction of an applicant or licensee, the division shall: 209 (a) provide individualized consideration to the applicant or licensee; 210 (b) determine whether the criminal conviction bears a substantial relationship to the applicant's or licensee's ability to safely or competently practice the occupation or profession; 211 212 and 213 (c) consider the applicant's or licensee's current circumstances, which may include any 214 of the following: (i) the age of the applicant or licensee when the applicant or licensee committed the 215 216 offense; 217 (ii) the time that has elapsed since the applicant or licensee committed the offense; (iii) whether the applicant or licensee has completed the applicant's or licensee's 218 219 criminal sentence: 220 (iv) whether the applicant has completed or is actively participating in rehabilitative 221 drug or alcohol treatment; 222 (v) any testimonials or recommendations from other individuals provided by the applicant or licensee, including a progress report from the applicant's or licensee's probation or 223 224 parole officer; 225 (vi) other evidence of rehabilitation provided by the applicant or licensee;

226	(vii) the education and training of the applicant or licensee;
227	(viii) the employment history of the applicant or licensee; and
228	(ix) other relevant information provided by the applicant or licensee.
229	Section 4. Section <b>58-31b-401</b> is amended to read:
230	58-31b-401. Grounds for denial of licensure or certification and disciplinary
231	proceedings.
232	(1) (a) As used in this section, "licensed" or "license" includes certified or certification
233	under this chapter.
234	(b) A term or condition applied to the word "nurse" under this section applies to a
235	medication aide certified.
236	(2) Grounds for refusal to issue a license to an applicant, for refusal to renew the
237	license of a licensee, to revoke, suspend, restrict, or place on probation the license of a licensee,
238	to issue a public or private reprimand to a licensee, and to issue cease and desist orders shall be
239	in accordance with Section 58-1-401.
240	[(2) If] (3) (a) (i) Subject to Subsection (7), if a court of competent jurisdiction
241	determines a nurse is incapacitated as defined in Section 75-1-201 or that the nurse has a
242	mental illness, as defined in Section 62A-15-602, and is unable to safely engage in the practice
243	of nursing, the director shall immediately suspend the license of the nurse upon the entry of the
244	judgment of the court, without further proceedings under Title 63G, Chapter 4, Administrative
245	Procedures Act, regardless of whether an appeal from the court's ruling is pending.
246	(ii) The director shall promptly notify the nurse in writing of [the] a suspension under
247	Subsection (3)(a)(i).
248	[(3) (a) If] (b) (i) Subject to Subsection (7), if the division and the majority of the
249	board find reasonable cause to believe a nurse who is not determined judicially to be an
250	incapacitated person or to have a mental illness, is incapable of practicing nursing with
251	reasonable skill regarding the safety of patients, because of illness, excessive use of drugs or
252	alcohol, or as a result of any mental or physical condition, the board shall recommend that the
253	director file a petition with the division, and cause the petition to be served upon the nurse with

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254 a notice of hearing on the sole issue of the capacity of the nurse to competently, safely engage 255 in the practice of nursing. 256 [(b) The] (ii) Except as provided in Subsection (4), the hearing described in 257 Subsection (3)(b)(i) shall be conducted under Section 58-1-109 and Title 63G, Chapter 4, Administrative Procedures Act[, except as provided in Subsection (4)]. 258 259 (4) (a) Every nurse who accepts the privilege of being licensed under this chapter gives 260 consent to: 261 (i) submitting to an immediate mental or physical examination, at the nurse's expense 262 and by a division-approved practitioner selected by the nurse when directed in writing by the 263 division and a majority of the board to do so; and (ii) the admissibility of the reports of the examining practitioner's testimony or 264 examination, and waives all objections on the ground the reports constitute a privileged 265 266 communication. 267 (b) The examination may be ordered by the division, with the consent of a majority of 268 the board, only upon a finding of reasonable cause to believe: 269 (i) the nurse has a mental illness, is incapacitated, or otherwise unable to practice 270 nursing with reasonable skill and safety; and (ii) immediate action by the division and the board is necessary to prevent harm to the 271 272 nurse's patients or the general public. 273 (c) (i) Failure of a nurse to submit to the examination ordered under this section is a 274 ground for the division's immediate suspension of the nurse's license by written order of the 275 director. 276 (ii) The division may enter the order of suspension without further compliance with 277 Title 63G, Chapter 4, Administrative Procedures Act, unless the division finds the failure to 278 submit to the examination ordered under this section was due to circumstances beyond the 279 control of the nurse and was not related directly to the illness or incapacity of the nurse. (5) (a) A nurse whose license is suspended under Subsection [(2), ] (3)[-] or (4)(c) has 280 the right to a hearing to appeal the suspension within 10 days after the license is suspended. 281

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282	(b) The hearing held under this Subsection (5) shall be conducted in accordance with
283	Sections 58-1-108 and 58-1-109 for the sole purpose of determining if sufficient basis exists
284	for the continuance of the order of suspension in order to prevent harm to the nurse's patients or
285	the general public.
286	(6) A nurse whose license is revoked, suspended, or in any way restricted under this
287	section may request the division and the board to consider, at reasonable intervals, evidence
288	presented by the nurse, under procedures established by division rule, regarding any change in
289	the nurse's condition, to determine whether:
290	(a) the nurse is or is not able to safely and competently engage in the practice of
291	nursing; and
292	(b) the nurse is qualified to have the nurse's license to practice under this chapter
293	restored completely or in part.
294	(7) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
295	licensee's license under this chapter solely because the applicant or licensee seeks or
296	participates in mental health or substance abuse treatment.
297	[ <del>(7) Nothing in</del> ]
298	(8) Section $63G-2-206$ may <u>not</u> be construed as limiting the authority of the division to
299	report current significant investigative information to the coordinated licensure information
300	system for transmission to party states as required of the division by Article VII of the Nurse
301	Licensure Compact - Revised in Section 58-31e-102.
302	[ <del>(8)</del> For purposes of this section:]
303	[(a) "licensed" or "license" includes "certified" or "certification" under this chapter;
304	and]
305	[(b) any terms or conditions applied to the word "nurse" in this section also apply to a
306	medication aide certified.]
307	Section 5. Section 58-60-108 is amended to read:
308	58-60-108. Grounds for action regarding license Disciplinary proceedings.
200	[The](1) Subject to Subjection (2) the division's arounds for refusing to issue a

309 [The] (1) Subject to Subsection (2), the division's grounds for refusing to issue a

310	license to an applicant, for refusing to renew the license of a licensee, for revoking, suspending,
311	restricting, or placing on probation the license of a licensee, for issuing a public or private
312	reprimand to a licensee, and for issuing a cease and desist order are under Section 58-1-401.
313	(2) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
314	licensee's license under this chapter solely because the applicant or licensee seeks or
315	participates in mental health or substance abuse treatment.
316	Section 6. Section <b>58-61-401</b> is amended to read:
317	58-61-401. Grounds for action regarding license Disciplinary proceedings.
318	[The] (1) Subject to Subsection (2), the division's grounds for refusing to issue a
319	license to an applicant, for refusing to renew the license of a licensee, for revoking, suspending,
320	restricting, or placing on probation the license of a licensee, for issuing a public or private
321	reprimand to a licensee, and for issuing a cease and desist order are under Section 58-1-401.
322	(2) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
323	licensee's license under this chapter solely because the applicant or licensee seeks or
324	participates in mental health or substance abuse treatment.
325	Section 7. Section <b>58-67-401</b> is amended to read:
326	58-67-401. Grounds for denial of license Disciplinary proceedings.
327	[Grounds] (1) Subject to Subsection (2), grounds for division action are set forth in
328	Sections 58-1-401 and 58-67-503.
329	(2) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
330	licensee's license under this chapter solely because the applicant or licensee seeks or
331	participates in mental health or substance abuse treatment.
332	Section 8. Section <b>58-68-401</b> is amended to read:
333	58-68-401. Grounds for denial of license Disciplinary proceedings.
334	[Grounds] (1) Subject to Subsection (2), grounds for division action are set forth in
335	Sections 58-1-401 and 58-68-503.
336	(2) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
337	licensee's license under this chapter solely because the applicant or licensee seeks or

338	participates in mental health or substance abuse treatment.
339	Section 9. Section <b>58-70a-401</b> is amended to read:
340	58-70a-401. Grounds for denial of license Disciplinary proceedings.
341	[Grounds] (1) Subject to Subsection (2), grounds for the following division actions
342	regarding a licensee are under Section 58-1-401:
343	[(1)] (a) refusing to issue a license to an applicant;
344	[(2)] (b) refusing to renew the license of a licensee;
345	[(3)] (c) revoking, suspending, restricting, or placing on probation the license of a
346	licensee;
347	[ <del>(4)</del> ] <u>(d)</u> issuing a public or private reprimand to a licensee; and
348	$\left[\frac{(5)}{(2)}\right]$ issuing a cease and desist order.
349	(2) The division may not refuse, revoke, suspend, or in any way restrict an applicant or
350	licensee's license under this chapter solely because the applicant or licensee seeks or
351	participates in mental health or substance abuse treatment.
352	Section 10. Section <b>58-81-105</b> is enacted to read:
353	58-81-105. Grounds for denial of license.
354	The division may not refuse, revoke, suspend, or in any way restrict the license of a
355	health care practitioner, as defined in Subsections 58-81-102(2)(c), (g), (h), (i), (j), and (l),
356	under this chapter solely because the health care practitioner seeks or participates in mental
357	health or substance abuse treatment.
358	Section 11. Appropriation.
359	The following sums of money are appropriated for the fiscal year beginning July 1,
360	2021 and ending June 30, 2022. These are additions to amounts previously appropriated for
361	fiscal year 2022. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
362	Act, the Legislature appropriates the following sums of money from the funds or accounts
363	indicated for the use and support of the government of the state of Utah.
364	ITEM 1

365 <u>To Department of Health -- Medicaid Services</u>

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366	From Federal Funds \$3,780,000
367	From Federal Funds, One-time (\$2,950,000)
368	From Expendable Receipts \$340,000
369	From Expendable Receipts, One-time (\$260,000)
370	From Medicaid Expansion Fund \$36,000
371	From Medicaid Expansion Fund, One-time (\$26,000)
372	Schedule of Programs:
373	Medicaid Expansion \$80,000
374	Mental Health and Substance Abuse \$1,142,600
375	The Legislature intends that the Department of Health use the appropriations provided
376	under this item to increase the Medicaid reimbursement rates for mental health plans.
377	<u>ITEM 2</u>
378	To Department of Human Services Division of Substance Abuse and Mental Health
379	From General Fund \$1,369,100
380	From General Fund, One-time (\$1,066,500)
381	Schedule of Programs:
382	Mental Health Centers \$302,600
383	The Legislature intends that the Department of Human Services use the appropriations
384	provided under this item to increase the Medicaid reimbursement rates for mental health plans.
385	Section 12. Effective date.
386	(1) Except as provided in Subsections (2) and (3), this bill takes effect on May 5, 2021.
387	(2) The amendments to Section <u>31A-22-649.5</u> , if approved by two-thirds of all the
388	members elected to each house, take effect upon approval by the governor, or the day following
389	the constitutional time limit of Utah Constitution, Article VII, Section 8, without the governor's
390	signature, or in the case of a veto, the date of veto override.
391	(3) The amendments to Section <u>26-18-405.5</u> take effect on July 1, 2022.
392	Section 13. Coordinating S.B. 161 with S.B. 41 Superseding amendment.
393	If this S.B. 161 and S.B. 41, Mental Health Access Amendments, both pass and become

- 394 law, the Legislature intends that the amendments to Section <u>31A-22-649.5</u> in this bill supersede
- 395 the amendments to Section <u>31A-22-649.5</u> in S.B. 41 when the Office of Legislative Research
- 396 and General Counsel prepare the Utah Code database for publication.