	HUMAN SERVICES LICENSEE AND CONTRACTOR
	SCREENING AMENDMENTS
	2016 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Dean Sanpei
	Senate Sponsor:
LC	ONG TITLE
Ge	eneral Description:
	This bill requires Department of Human Services contractors who have access to
cer	tain vulnerable populations to pass a background screening and comply with certain
rec	quirements.
Hi	ghlighted Provisions:
	This bill:
	► defines terms;
	requires contractors who have access to certain vulnerable populations to:
	 submit certain information for background screening to the Office of Licensing
wi	thin the Department of Human Services; and
	 comply with certain requirements and restrictions regarding certain vulnerable
poj	pulations;
	 requires the Office of Licensing within the Department of Human Services to follow
cer	tain procedures regarding contractors who have access to certain vulnerable
po	pulations;
	 amends the Juvenile Court Act regarding records access for certain background
scr	reening; and
	makes technical changes.
Mo	oney Appropriated in this Bill:



	None
)	Other Special Clauses:
)	None
	Utah Code Sections Affected:
	AMENDS:
	62A-2-101, as last amended by Laws of Utah 2015, Chapters 67 and 255
	62A-2-120, as repealed and reenacted by Laws of Utah 2015, Chapter 255
	78A-6-209, as last amended by Laws of Utah 2015, Chapters 255 and 307
,	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 62A-2-101 is amended to read:
	62A-2-101. Definitions.
	As used in this chapter:
	(1) "Adult day care" means nonresidential care and supervision:
	(a) for three or more adults for at least four but less than 24 hours a day; and
	(b) that meets the needs of functionally impaired adults through a comprehensive
	program that provides a variety of health, social, recreational, and related support services in a
	protective setting.
	(2) "Applicant" means:
	(a) a person who applies for an initial license or a license renewal under this chapter;
	(b) an individual who:
	(i) is associated with the licensee; and
	(ii) has or will likely have direct access to a child or a vulnerable adult;
	[(c) an individual who is 12 years of age or older, other than the child or vulnerable
	adult who is receiving the service, who resides in a residence with the child or vulnerable adult
	who is receiving services from the person described in Subsection (2)(a) or (b), if the child or
	vulnerable adult is not receiving services in the child's or vulnerable adult's own residence; or]
	[(d)] (c) an individual who provides respite care to a foster parent or an adoptive parent
	on more than one occasion[:];
	(d) a department contractor; or
	(e) a guardian submitting an application on behalf of an individual other than the child

59	or vulnerable adult who is receiving the service, if the individual:
60	(i) is 12 years of age or older; and
61	(ii) (A) resides in a home, that is licensed or certified by the office, with the child or
62	vulnerable adult who is receiving services; or
63	(B) is a person or individual described in Subsection (2)(a), (b), (c), or (d).
64	(3) (a) "Associated with the licensee" means that an individual is:
65	(i) affiliated with a licensee as an owner, director, member of the governing body,
66	employee, agent, provider of care, department contractor, or volunteer; or
67	(ii) applying to become affiliated with a licensee in a capacity described in Subsection
68	(3)(a)(i).
69	(b) "Associated with the licensee" does not include:
70	(i) service on the following bodies, unless that service includes direct access to a child
71	or a vulnerable adult:
72	(A) a local mental health authority described in Section 17-43-301;
73	(B) a local substance abuse authority described in Section 17-43-201; or
74	(C) a board of an organization operating under a contract to provide mental health or
75	substance abuse programs, or services for the local mental health authority or substance abuse
76	authority; or
77	(ii) a guest or visitor whose access to a child or a vulnerable adult is directly supervised
78	[by the licensee] at all times.
79	(4) (a) "Boarding school" means a private school that:
80	(i) uses a regionally accredited education program;
81	(ii) provides a residence to the school's students:
82	(A) for the purpose of enabling the school's students to attend classes at the school; and
83	(B) as an ancillary service to educating the students at the school;
84	(iii) has the primary purpose of providing the school's students with an education, as
85	defined in Subsection (4)(b)(i); and
86	(iv) (A) does not provide the treatment or services described in Subsection (28)(a); or
87	(B) provides the treatment or services described in Subsection (28)(a) on a limited
88	basis, as described in Subsection (4)(b)(ii).
89	(b) (i) For purposes of Subsection (4)(a)(iii), "education" means a course of study for

90	one or more of grades kindergarten through 12th grade.
91	(ii) For purposes of Subsection (4)(a)(iv)(B), a private school provides the treatment or
92	services described in Subsection (28)(a) on a limited basis if:
93	(A) the treatment or services described in Subsection (28)(a) are provided only as an
94	incidental service to a student; and
95	(B) the school does not:
96	(I) specifically solicit a student for the purpose of providing the treatment or services
97	described in Subsection (28)(a); or
98	(II) have a primary purpose of providing the treatment or services described in
99	Subsection (28)(a).
100	(c) "Boarding school" does not include a therapeutic school.
101	(5) "Child" means a person under 18 years of age.
102	(6) "Child placing" means receiving, accepting, or providing custody or care for any
103	child, temporarily or permanently, for the purpose of:
104	(a) finding a person to adopt the child;
105	(b) placing the child in a home for adoption; or
106	(c) foster home placement.
107	(7) "Client" means an individual who receives or has received services from a licensee.
108	(8) "Day treatment" means specialized treatment that is provided to:
109	(a) a client less than 24 hours a day; and
110	(b) four or more persons who:
111	(i) are unrelated to the owner or provider; and
112	(ii) have emotional, psychological, developmental, physical, or behavioral
113	dysfunctions, impairments, or chemical dependencies.
114	(9) "Department" means the Department of Human Services.
115	(10) "Department contractor" means an individual who:
116	(a) provides services under a contract with the department; and
117	(b) due to the contract with the department, has or will likely have direct access to a
118	child or vulnerable adult.
119	[(10)] (11) "Direct access" means that an individual has, or likely will have:
120	(a) contact with or access to a child or vulnerable adult that provides the individual

121	with an opportunity for personal communication of touch, of
122	(b) an opportunity to view medical, financial, or other confidential personal identifying
123	information of the child, the child's parents or legal guardians, or the vulnerable adult.
124	[(11)] (12) "Directly supervised" means that an individual is being supervised under
125	the uninterrupted visual and auditory surveillance of another individual who has a current
126	background screening clearance issued by the office.
127	[(12)] (13) "Director" means the director of the Office of Licensing.
128	[(13)] (14) "Domestic violence" means the same as that term is defined in Section
129	77-36-1.
130	[(14)] (15) "Domestic violence treatment program" means a nonresidential program
131	designed to provide psychological treatment and educational services to perpetrators and
132	victims of domestic violence.
133	[(15)] (16) "Elder adult" means a person 65 years of age or older.
134	[(16)] (17) "Executive director" means the executive director of the department.
135	[(17)] (18) "Foster home" means a temporary residential living environment for the
136	care of:
137	(a) (i) fewer than five foster children in the home of a licensed foster parent; or
138	(ii) five or more foster children in the home of a licensed foster parent if there are no
139	foster children or if there is one foster child in the home at the time of the placement of a
140	sibling group; or
141	(b) (i) fewer than four foster children in the home of a certified foster parent; or
142	(ii) four or more foster children in the home of a certified foster parent if there are no
143	foster children or if there is one foster child in the home at the time of the placement of a
144	sibling group.
145	[(18)] (19) (a) "Human services program" means a:
146	(i) foster home;
147	(ii) therapeutic school;
148	(iii) youth program;
149	(iv) resource family home;
150	(v) recovery residence; or
151	(vi) facility or program that provides:

152	(A) secure treatment;
153	(B) inpatient treatment;
154	(C) residential treatment;
155	(D) residential support;
156	(E) adult day care;
157	(F) day treatment;
158	(G) outpatient treatment;
159	(H) domestic violence treatment;
160	(I) child placing services;
161	(J) social detoxification; or
162	(K) any other human services that are required by contract with the department to be
163	licensed with the department.
164	(b) "Human services program" does not include a boarding school.
165	[(19)] (20) "Licensee" means an individual or a human services program licensed by
166	the office.
167	[(20)] (21) "Local government" means a:
168	(a) city; or
169	(b) county.
170	[(21)] (22) "Minor" has the same meaning as "child."
171	[(22)] (23) "Office" means the Office of Licensing within the Department of Human
172	Services.
173	[(23)] (24) "Outpatient treatment" means individual, family, or group therapy or
174	counseling designed to improve and enhance social or psychological functioning for those
175	whose physical and emotional status allows them to continue functioning in their usual living
176	environment.
177	[(24)] (25) "Recovery residence" means a home or facility, other than a residential
178	treatment or residential support program, that meets at least two of the following requirements:
179	(a) provides a supervised living environment for individuals recovering from a
180	substance abuse disorder;
181	(b) requires more than half of the individuals in the residence to be recovering from a
182	substance abuse disorder;

183	(c) provides or arranges for residents to receive services related to their recovery from a
184	substance abuse disorder, either on or off site;
185	(d) holds the home or facility out as being a recovery residence; or
186	(e) (i) receives public funding; or
187	(ii) runs the home or facility as a commercial venture for financial gain.
188	[(25)] (26) "Regular business hours" means:
189	(a) the hours during which services of any kind are provided to a client; or
190	(b) the hours during which a client is present at the facility of a licensee.
191	[(26)] (27) (a) "Residential support" means arranging for or providing the necessities of
192	life as a protective service to individuals or families who have a disability or who are
193	experiencing a dislocation or emergency that prevents them from providing these services for
194	themselves or their families.
195	(b) "Residential support" includes providing a supervised living environment for
196	persons with dysfunctions or impairments that are:
197	(i) emotional;
198	(ii) psychological;
199	(iii) developmental; or
200	(iv) behavioral.
201	(c) Treatment is not a necessary component of residential support.
202	(d) "Residential support" does not include:
203	(i) a recovery residence; or
204	(ii) residential services that are performed:
205	(A) exclusively under contract with the Division of Services for People with
206	Disabilities; or
207	(B) in a facility that serves fewer than four individuals.
208	[(27)] (28) (a) "Residential treatment" means a 24-hour group living environment for
209	four or more individuals unrelated to the owner or provider that offers room or board and
210	specialized treatment, behavior modification, rehabilitation, discipline, emotional growth, or
211	habilitation services for persons with emotional, psychological, developmental, or behavioral
212	dysfunctions, impairments, or chemical dependencies.
213	(b) "Residential treatment" does not include a:

214	(i) boarding school;
215	(ii) foster home; or
216	(iii) recovery residence.
217	[(28)] (29) "Residential treatment program" means a human services program that
218	provides:
219	(a) residential treatment; or
220	(b) secure treatment.
221	[(29)] (30) (a) "Secure treatment" means 24-hour specialized residential treatment or
222	care for persons whose current functioning is such that they cannot live independently or in a
223	less restrictive environment.
224	(b) "Secure treatment" differs from residential treatment to the extent that it requires
225	intensive supervision, locked doors, and other security measures that are imposed on residents
226	with neither their consent nor control.
227	[(30)] (31) "Social detoxification" means short-term residential services for persons
228	who are experiencing or have recently experienced drug or alcohol intoxication, that are
229	provided outside of a health care facility licensed under Title 26, Chapter 21, Health Care
230	Facility Licensing and Inspection Act, and that include:
231	(a) room and board for persons who are unrelated to the owner or manager of the
232	facility;
233	(b) specialized rehabilitation to acquire sobriety; and
234	(c) aftercare services.
235	[(31)] (32) "Substance abuse treatment program" means a program:
236	(a) designed to provide:
237	(i) specialized drug or alcohol treatment;
238	(ii) rehabilitation; or
239	(iii) habilitation services; and
240	(b) that provides the treatment or services described in Subsection $[(31)]$ (32)(a) to
241	persons with:
242	(i) a diagnosed substance abuse disorder; or
243	(ii) chemical dependency disorder.
244	[(32)] (33) "Therapeutic school" means a residential group living facility:

245	(a) for four or more individuals that are not related to:
246	(i) the owner of the facility; or
247	(ii) the primary service provider of the facility;
248	(b) that serves students who have a history of failing to function:
249	(i) at home;
250	(ii) in a public school; or
251	(iii) in a nonresidential private school; and
252	(c) that offers:
253	(i) room and board; and
254	(ii) an academic education integrated with:
255	(A) specialized structure and supervision; or
256	(B) services or treatment related to:
257	(I) a disability;
258	(II) emotional development;
259	(III) behavioral development;
260	(IV) familial development; or
261	(V) social development.
262	[(33)] (34) "Unrelated persons" means persons other than parents, legal guardians,
263	grandparents, brothers, sisters, uncles, or aunts.
264	[(34)] (35) "Vulnerable adult" means an elder adult or an adult who has a temporary or
265	permanent mental or physical impairment that substantially affects the person's ability to:
266	(a) provide personal protection;
267	(b) provide necessities such as food, shelter, clothing, or mental or other health care;
268	(c) obtain services necessary for health, safety, or welfare;
269	(d) carry out the activities of daily living;
270	(e) manage the adult's own resources; or
271	(f) comprehend the nature and consequences of remaining in a situation of abuse,
272	neglect, or exploitation.
273	[(35)] (36) (a) "Youth program" means a nonresidential program designed to provide
274	behavioral, substance abuse, or mental health services to minors that:
275	(i) serves adjudicated or nonadjudicated youth;

276	(ii) charges a fee for its services;
277	(iii) may or may not provide host homes or other arrangements for overnight
278	accommodation of the youth;
279	(iv) may or may not provide all or part of its services in the outdoors;
280	(v) may or may not limit or censor access to parents or guardians; and
281	(vi) prohibits or restricts a minor's ability to leave the program at any time of the
282	minor's own free will.
283	(b) "Youth program" does not include recreational programs such as Boy Scouts, Girl
284	Scouts, 4-H, and other such organizations.
285	Section 2. Section 62A-2-120 is amended to read:
286	62A-2-120. Background check Direct access to children or vulnerable adults.
287	(1) As used in this section:
288	(a) "Bureau" means the Bureau of Criminal Identification within the Department of
289	Public Safety, created in Section 53-10-201.
290	(b) "Personal identifying information" means:
291	(i) current name, former names, nicknames, and aliases;
292	(ii) date of birth;
293	(iii) physical address and email address;
294	(iv) telephone number;
295	(v) driver license number or other government-issued identification number;
296	(vi) social security number;
297	(vii) only for applicants who are 18 years of age or older, fingerprints, [except for
298	applicants under the age of 18,] in a form specified by the office; and
299	(viii) other information specified by the office by rule made in accordance with Title
300	63G, Chapter 3, Utah Administrative Rulemaking Act.
301	(2) (a) Except as provided in Subsection [(13)] (14), an applicant shall submit the
302	following to the office:
303	(i) personal identifying information;
304	(ii) a fee established by the office under Section 63J-1-504; and
305	(iii) a form, specified by the office, for consent for:
306	(A) an initial background check upon submission of the information described under

307	Subsection (2)(a);
308	(B) a background check at the applicant's annual renewal;
309	(C) a background check when the office determines that reasonable cause exists; and
310	(D) retention of personal identifying information, including fingerprints, for
311	monitoring and notification as described in Subsections (3)(d) and (4).
312	(b) In addition to the requirements described in Subsection (2)(a), if an applicant spent
313	time outside of the United States and its territories during the five years immediately preceding
314	the day on which the information described in Subsection (2)(a) is submitted to the office, the
315	office may require the applicant to submit documentation establishing whether the applicant
316	was convicted of a crime during the time that the applicant spent outside of the United States or
317	its territories.
318	(3) The office:
319	(a) shall perform the following duties as part of a background check of an applicant:
320	(i) check state and regional criminal background databases for the applicant's criminal
321	history by:
322	(A) submitting personal identifying information to the Bureau for a search; or
323	(B) using the applicant's personal identifying information to search state and regional
324	criminal background databases as authorized under Section 53-10-108;
325	(ii) submit the applicant's personal identifying information and fingerprints to the
326	Bureau for a criminal history search of applicable national criminal background databases;
327	(iii) search the Department of Human Services, Division of Child and Family Services'
328	Licensing Information System described in Section 62A-4a-1006;
329	(iv) search the Department of Human Services, Division of Aging and Adult Services'
330	vulnerable adult abuse, neglect, or exploitation database described in Section 62A-3-311.1;
331	(v) search the juvenile court records for substantiated findings of severe child abuse or
332	neglect described in Section 78A-6-323; and
333	(vi) search the juvenile court arrest, adjudication, and disposition records, as provided
334	under Section 78A-6-209;
335	(b) shall conduct a background check of an applicant for an initial background check

(c) may conduct all or portions of a background check of an applicant, as provided by

upon submission of the information described under Subsection (2)(a);

336

338 rule, made by the office in accordance with Title 63G, Chapter 3, Utah Administrative 339 Rulemaking Act: 340 (i) for an annual renewal; or 341 (ii) when the office determines that reasonable cause exists; 342 (d) may submit an applicant's personal identifying information, including fingerprints, 343 to the Bureau for checking, retaining, and monitoring of state and national criminal background 344 databases and for notifying the office of new criminal activity associated with the applicant; 345 (e) shall track the status of an approved applicant under this section to ensure that an 346 approved applicant [who applies for] is not required to duplicate the submission of the applicant's fingerprints if the applicant applies for: 347 348 (i) more than one license [or for]; 349 (ii) direct access to a child or a vulnerable adult in more than one human services 350 program [is not required to duplicate the submission of the applicant's fingerprints]; or 351 (iii) direct access to a child or a vulnerable adult under a contract with the department; 352 (f) shall track the status of each license and each individual with direct access to a child 353 or a vulnerable adult and notify the Bureau when the license has expired or the individual's 354 direct access to a child or a vulnerable adult has ceased; 355 (g) shall adopt measures to strictly limit access to personal identifying information 356 solely to the office employees responsible for processing the applications for background 357 checks and to protect the security of the personal identifying information the office reviews 358 under this Subsection (3); and 359 (h) shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative 360 Rulemaking Act, to implement the provisions of this Subsection (3) relating to background 361 checks. 362 (4) (a) With the personal identifying information the office submits to the Bureau 363 under Subsection (3), the Bureau shall check against state and regional criminal background 364 databases for the applicant's criminal history. 365 (b) With the personal identifying information and fingerprints the office submits to the

(c) Upon direction from the office, and with the personal identifying information and

Bureau under Subsection (3), the Bureau shall check against national criminal background

databases for the applicant's criminal history.

366

367

fingerprints the office submits to the Bureau under Subsection (3)(d), the Bureau shall:

- (i) maintain a separate file of the fingerprints for search by future submissions to the local and regional criminal records databases, including latent prints; and
- (ii) monitor state and regional criminal background databases and identify criminal activity associated with the applicant.
- (d) The Bureau is authorized to submit the fingerprints to the Federal Bureau of Investigation Next Generation Identification System, to be retained in the Federal Bureau of Investigation Next Generation Identification System for the purpose of:
- (i) being searched by future submissions to the national criminal records databases, including the Federal Bureau of Investigation Next Generation Identification System and latent prints; and
- (ii) monitoring national criminal background databases and identifying criminal activity associated with the applicant.
- (e) The Bureau shall notify and release to the office all information of criminal activity associated with the applicant.
- (f) Upon notice from the office that a license has expired or an individual's direct access to a child or a vulnerable adult has ceased, the Bureau shall:
 - (i) discard and destroy any retained fingerprints; and
- (ii) notify the Federal Bureau of Investigation when the license has expired or an individual's direct access to a child or a vulnerable adult has ceased, so that the Federal Bureau of Investigation will discard and destroy the retained fingerprints from the Federal Bureau of Investigation Next Generation Identification System.
- (5) (a) After conducting the background check described in Subsections (3) and (4), the office shall deny an application to an applicant who, within 10 years before the day on which the applicant submits information to the office under Subsection (2) for a background check, has been convicted of any of the following, regardless of whether the offense is a felony, a misdemeanor, or an infraction:
- (i) an offense identified as domestic violence, lewdness, voyeurism, battery, cruelty to animals, or bestiality;
 - (ii) a violation of any pornography law, including sexual exploitation of a minor;
- 399 (iii) prostitution;

400	(iv) an offense included in:
401	(A) Title 76, Chapter 5, Offenses Against the Person;
402	(B) Section 76-5b-201, Sexual Exploitation of a Minor; or
403	(C) Title 76, Chapter 7, Offenses Against the Family;
404	(v) aggravated arson, as described in Section 76-6-103;
405	(vi) aggravated burglary, as described in Section 76-6-203;
406	(vii) aggravated robbery, as described in Section 76-6-302;
407	(viii) identity fraud crime, as described in Section 76-6-1102; or
408	(ix) a conviction for a felony or misdemeanor offense committed outside of the state
409	that, if committed in the state, would constitute a violation of an offense described in
410	Subsections (5)(a)(i) through (viii).
411	(b) If the office denies an application to an applicant based on a conviction described in
412	Subsection (5)(a), the applicant is not entitled to a comprehensive review described in
413	Subsection (6).
414	(6) (a) The office shall conduct a comprehensive review of an applicant's background
415	check if the applicant has:
416	(i) a conviction for any felony offense, not described in Subsection (5)(a), regardless of
417	the date of the conviction;
418	(ii) a conviction for a misdemeanor offense, not described in Subsection (5)(a), and
419	designated by the office, by rule, in accordance with Title 63G, Chapter 3, Utah Administrative
420	Rulemaking Act, if the conviction is within five years before the day on which the applicant
421	submits information to the office under Subsection (2) for a background check;
422	(iii) a conviction for any offense described in Subsection (5)(a) that occurred more than
423	10 years before the day on which the applicant submitted information under Subsection (2)(a);
424	(iv) pleaded no contest to or is currently subject to a plea in abeyance or diversion
425	agreement for any offense described in Subsection (5)(a);
426	(v) a listing in the Department of Human Services, Division of Child and Family
427	Services' Licensing Information System described in Section 62A-4a-1006;
428	(vi) a listing in the Department of Human Services, Division of Aging and Adult
429	Services' vulnerable adult abuse, neglect, or exploitation database described in Section
430	62A-3-311.1;

431	(vii) a record in the juvenile court of a substantiated finding of severe child abuse or
432	neglect described in Section 78A-6-323; [or]
433	(viii) a record of an adjudication in juvenile court for an act that, if committed by an
434	adult, would be a felony or misdemeanor, if the applicant is:
435	(A) under 28 years of age; or
436	(B) 28 years of age or older and has been convicted of, has pleaded no contest to, or is
437	currently subject to a plea in abeyance or diversion agreement for a felony or a misdemeanor
438	offense described in Subsection (5)(a)[-]; or
439	(ix) a pending charge for an offense described in Subsection (5)(a).
440	(b) The comprehensive review described in Subsection (6)(a) shall include an
441	examination of:
442	(i) the date of the offense or incident;
443	(ii) the nature and seriousness of the offense or incident;
444	(iii) the circumstances under which the offense or incident occurred;
445	(iv) the age of the perpetrator when the offense or incident occurred;
446	(v) whether the offense or incident was an isolated or repeated incident;
447	(vi) whether the offense or incident directly relates to abuse of a child or vulnerable
448	adult, including:
449	(A) actual or threatened, nonaccidental physical or mental harm;
450	(B) sexual abuse;
451	(C) sexual exploitation; or
452	(D) negligent treatment;
453	(vii) any evidence provided by the applicant of rehabilitation, counseling, psychiatric
454	treatment received, or additional academic or vocational schooling completed; and
455	(viii) any other pertinent information.
456	(c) At the conclusion of the comprehensive review described in Subsection (6)(a), the
457	office shall deny an application to an applicant if the office finds that approval would likely
458	create a risk of harm to a child or a vulnerable adult.
459	(d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
460	office may make rules, consistent with this chapter, to establish procedures for the
461	comprehensive review described in this Subsection (6).

462	(7) Subject to Subsection (10), the office shall approve an application to an applicant
463	who is not denied under Subsection (5), (6), or (13).
464	(8) (a) The office may conditionally approve an application of an applicant, for a
465	maximum of 60 days after the day on which the office sends written notice to the applicant
466	under Subsection [(11)] (12), without requiring that the applicant be directly supervised, if the
467	office:
468	(i) is awaiting the results of the criminal history search of national criminal background
469	databases; and
470	(ii) would otherwise approve an application of the applicant under Subsection (7).
471	(b) Upon receiving the results of the criminal history search of national criminal
472	background databases, the office shall approve or deny the application of the applicant in
473	accordance with Subsections (5) through (7).
474	(9) A licensee or department contractor may not permit an individual to have direct
475	access to a child or a vulnerable adult unless, subject to Subsection (10)[, the individual is]:
476	(a) the individual is associated with the licensee or department contractor and:
477	(i) the individual's application is approved by the office under this section;
478	(ii) the individual's application is conditionally approved by the office under
479	Subsection (8); or
480	(iii) (A) the individual has submitted the background check information described in
481	Subsection (2) to the office;
482	(B) the office has not determined whether to approve the applicant's application; and
483	(C) the individual is directly supervised by an individual who [is licensed] has a current
484	background screening approval issued by the office under this section and is associated with
485	the licensee or department contractor;
486	(b) (i) the individual is associated with the licensee or department contractor;
487	(ii) the individual has a current background screening approval issued by the office
488	under this section;
489	(iii) one of the following circumstances, that the office has not yet reviewed under
490	Subsection (6), applies to the individual:
491	(A) the individual was charged with an offense described in Subsection (5)(a);
492	(B) the individual is listed in the Licensing Information System, described in Section

493	62A-4a-1006;
494	(C) the individual is listed in the vulnerable adult abuse, neglect, or exploitation
495	database, described in Section 62A-3-311.1;
496	(D) the individual has a record in the juvenile court of a substantiated finding of severe
497	child abuse or neglect, described in Section 78A-6-323; or
498	(E) the individual has a record of an adjudication in juvenile court for an act that, if
499	committed by an adult, would be a felony or a misdemeanor; and
500	(iv) the individual is directly supervised by an individual who:
501	(A) has a current background screening approval issued by the office under this
502	section; and
503	(B) is associated with the licensee or department contractor;
504	(c) the individual:
505	(i) is not associated with the licensee or department contractor; and
506	(ii) is directly supervised by an individual who [is licensed]:
507	(A) has a current background screening approval issued by the office under this
508	section; and
509	(B) is associated with the licensee or department contractor;
510	[(c)] (d) the individual is the parent or guardian of the child, or the guardian of the
511	vulnerable adult; [or]
512	[(d) an individual] (e) the individual is approved by the parent or guardian of the child,
513	or the guardian of the vulnerable adult, to have direct access to the child or the vulnerable
514	adult[-]; or
515	(f) the individual is only permitted to have direct access to a vulnerable adult who
516	voluntarily invites the individual to visit.
517	(10) An individual may not have direct access to a child or a vulnerable adult if the
518	individual is prohibited by court order from having that access.
519	(11) Notwithstanding any other provision of this section, an individual may not have:
520	(a) supervised or unsupervised direct access to a child or vulnerable adult after the
521	office denies the individual's background screening; and
522	(b) unsupervised direct access to a child or vulnerable adult before the office approves
523	the individual's current application.

[(11)] (12) (a) Within 30 days after the day on which the office receives the background check information for an applicant, the office shall give written notice to:

(i) the applicant, and the licensee or department contractor, of[: (i)] the office's decision regarding [its] the background check and findings; and

- (ii) [a list] the applicant of any convictions and potentially disqualifying charges and adjudications found in the search.
- (b) With the notice described in Subsection $[\frac{(11)}{(12)}]$ (12)(a), the office shall also give the applicant the details of any comprehensive review conducted under Subsection (6).
- (c) If the notice under Subsection [(11)] (12)(a) states that the applicant's application is denied, the notice shall further advise the applicant that the applicant may, under Subsection 62A-2-111(2), request a hearing in the department's Office of Administrative Hearings, to challenge the office's decision.
- (d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the office shall make rules, consistent with this chapter:
- (i) defining procedures for the challenge of its background check decision described in Subsection [(11)] (12)(c); and
- (ii) expediting the process for renewal of a license under the requirements of this section and other applicable sections.
- [(12)] (13) This section does not apply to <u>a department contractor</u>, or an applicant for an initial license, or license renewal, [to operate] <u>regarding</u> a substance abuse program that provides services to adults only.
- [(13)] (14) (a) Except as provided in Subsection [(13)] (14)(b), in addition to the other requirements of this section, if the background check of an applicant is being conducted for the purpose of licensing a prospective foster home or approving a prospective adoptive placement of a child in state custody, the office shall:
- (i) check the child abuse and neglect registry in each state where each applicant resided in the five years immediately preceding the day on which the applicant applied to be a foster parent or adoptive parent, to determine whether the prospective foster parent or prospective adoptive parent is listed in the registry as having a substantiated or supported finding of child abuse or neglect; and
 - (ii) check the child abuse and neglect registry in each state where each adult living in

)))	the nome of the applicant described in Subsection $\left[\frac{(13)}{(13)}\right]$ (14)(a)(1) resided in the rive years
556	immediately preceding the day on which the applicant applied to be a foster parent or adoptive
557	parent, to determine whether the adult is listed in the registry as having a substantiated or
558	supported finding of child abuse or neglect.
559	(b) The requirements described in Subsection $[(13)]$ (14) (a) do not apply to the extent
560	that:
561	(i) federal law or rule permits otherwise; or
562	(ii) the requirements would prohibit the Division of Child and Family Services or a
563	court from placing a child with:
564	(A) a noncustodial parent under Section 62A-4a-209, 78A-6-307, or 78A-6-307.5; or
565	(B) a relative, other than a noncustodial parent, under Section 62A-4a-209, 78A-6-307,
566	or 78A-6-307.5, pending completion of the background check described in Subsection (5).
567	(c) Notwithstanding Subsections (5) through (9), the office shall deny a license or a
568	license renewal to a prospective foster parent or a prospective adoptive parent if the applicant
569	has been convicted of:
570	(i) a felony involving conduct that constitutes any of the following:
571	(A) child abuse, as described in Section 76-5-109;
572	(B) commission of domestic violence in the presence of a child, as described in Section
573	76-5-109.1;
574	(C) abuse or neglect of a child with a disability, as described in Section 76-5-110;
575	(D) endangerment of a child or vulnerable adult, as described in Section 76-5-112.5;
576	(E) aggravated murder, as described in Section 76-5-202;
577	(F) murder, as described in Section 76-5-203;
578	(G) manslaughter, as described in Section 76-5-205;
579	(H) child abuse homicide, as described in Section 76-5-208;
580	(I) homicide by assault, as described in Section 76-5-209;
581	(J) kidnapping, as described in Section 76-5-301;
582	(K) child kidnapping, as described in Section 76-5-301.1;
583	(L) aggravated kidnapping, as described in Section 76-5-302;
584	(M) an offense described in Title 76, Chapter 5, Part 4, Sexual Offenses;
585	(N) sexual exploitation of a minor, as described in Section 76-5b-201;

586	(O) aggravated arson, as described in Section 76-6-103;
587	(P) aggravated burglary, as described in Section 76-6-203;
588	(Q) aggravated robbery, as described in Section 76-6-302; or
589	(R) domestic violence, as described in Section 77-36-1; or
590	(ii) an offense committed outside the state that, if committed in the state, would
591	constitute a violation of an offense described in Subsection [$\frac{(13)}{(14)}$] $\frac{(14)}{(c)}$ (i).
592	(d) Notwithstanding Subsections (5) through (9), the office shall deny a license or
593	license renewal to a prospective foster parent or a prospective adoptive parent if, within the
594	five years immediately preceding the day on which the individual's application or license would
595	otherwise be approved, the applicant was convicted of a felony involving conduct that
596	constitutes a violation of any of the following:
597	(i) aggravated assault, as described in Section 76-5-103;
598	(ii) aggravated assault by a prisoner, as described in Section 76-5-103.5;
599	(iii) mayhem, as described in Section 76-5-105;
600	(iv) an offense described in Title 58, Chapter 37, Utah Controlled Substances Act;
601	(v) an offense described in Title 58, Chapter 37a, Utah Drug Paraphernalia Act;
602	(vi) an offense described in Title 58, Chapter 37b, Imitation Controlled Substances
603	Act;
604	(vii) an offense described in Title 58, Chapter 37c, Utah Controlled Substance
605	Precursor Act; or
606	(viii) an offense described in Title 58, Chapter 37d, Clandestine Drug Lab Act.
607	(e) In addition to the circumstances described in Subsection (6)(a), the office shall
608	conduct the comprehensive review of an applicant's background check pursuant to this section
609	if the registry check described in Subsection $[(13)]$ (14) (a) indicates that the individual is listed
610	in a child abuse and neglect registry of another state as having a substantiated or supported
611	finding of a severe type of child abuse or neglect as defined in Section 62A-4a-1002.
612	Section 3. Section 78A-6-209 is amended to read:
613	78A-6-209. Court records Inspection.
614	(1) The court and the probation department shall keep records as required by the board
615	and the presiding judge.
616	(2) Court records shall be open to inspection by:

(a) the parents or guardian of a child, a minor who is at least 18 years of age, other parties in the case, the attorneys, and agencies to which custody of a minor has been transferred;

- (b) for information relating to adult offenders alleged to have committed a sexual offense, a felony or class A misdemeanor drug offense, or an offense against the person under Title 76, Chapter 5, Offenses Against the Person, the State Office of Education for the purpose of evaluating whether an individual should be permitted to obtain or retain a license as an educator or serve as an employee or volunteer in a school, with the understanding that the office must provide the individual with an opportunity to respond to any information gathered from its inspection of the records before it makes a decision concerning licensure or employment;
- (c) the Criminal Investigations and Technical Services Division, established in Section 53-10-103, for the purpose of a criminal history background check for the purchase of a firearm and establishing good character for issuance of a concealed firearm permit as provided in Section 53-5-704;
- (d) the Division of Child and Family Services for the purpose of Child Protective Services Investigations in accordance with Sections 62A-4a-403 and 62A-4a-409 and administrative hearings in accordance with Section 62A-4a-1009;
- (e) the Office of Licensing for the purpose of conducting a background check [of an applicant for an initial license or a license renewal] in accordance with Section 62A-2-120;
- (f) for information related to a juvenile offender who has committed a sexual offense, a felony, or an offense that if committed by an adult would be a misdemeanor, the Department of Health for the purpose of evaluating under the provisions of Subsection 26-39-404(3) whether a licensee should be permitted to obtain or retain a license to provide child care, with the understanding that the department must provide the individual who committed the offense with an opportunity to respond to any information gathered from its inspection of records before it makes a decision concerning licensure;
- (g) for information related to a juvenile offender who has committed a sexual offense, a felony, or an offense that if committed by an adult would be a misdemeanor, the Department of Health to determine whether an individual meets the background screening requirements of Title 26, Chapter 21, Part 2, Clearance for Direct Patient Access, with the understanding that

the department must provide the individual who committed the offense an opportunity to respond to any information gathered from its inspection of records before it makes a decision under that part; and

- (h) for information related to a juvenile offender who has committed a sexual offense, a felony, or an offense that if committed by an adult would be a misdemeanor, the Department of Health to determine whether to grant, deny, or revoke background clearance under Section 26-8a-310 for an individual who is seeking or who has obtained emergency medical service personnel certification under Section 26-8a-302, with the understanding that the department must provide the individual who committed the offense an opportunity to respond to any information gathered from the department's inspection of records before it makes a determination.
- (3) With the consent of the judge, court records may be inspected by the child, by persons having a legitimate interest in the proceedings, and by persons conducting pertinent research studies.
- (4) If a petition is filed charging a minor 14 years of age or older with an offense that would be a felony if committed by an adult, the court shall make available to any person upon request the petition, any adjudication or disposition orders, and the delinquency history summary of the minor charged unless the records are closed by the court upon findings on the record for good cause.
- (5) Probation officers' records and reports of social and clinical studies are not open to inspection, except by consent of the court, given under rules adopted by the board.
- (6) (a) Any juvenile delinquency adjudication or disposition orders and the delinquency history summary of any person charged as an adult with a felony offense shall be made available to any person upon request.
- (b) This provision does not apply to records that have been destroyed or expunged in accordance with court rules.
- (c) The court may charge a reasonable fee to cover the costs associated with retrieving a requested record that has been archived.

Legislative Review Note Office of Legislative Research and General Counsel