

Subject: Official Notice Regarding Legislative Changes Affecting Division of Consumer Protection Registrations

During the 2026 General Legislative Session, the Legislature passed [SB 38](#), which takes effect on **May 6, 2026**. This bill modifies registration and compliance requirements for the statutes enforced by the Division.

Highlighted below are some key registration changes to the **Uniform Debt Management Services Act**, Utah Code § 13-42-101 *et seq.* Refer to lines 3699-4813 of [SB 38](#) that pertain to Uniform Debt Management Services Act.

Technical Changes

- Removed the definition of "Administrator" and added the definition of "Division".
- Replaced "Administrator" with "Division" throughout the entire Uniform Debt Management Services Act. See lines 3692-3693, 3772, 3810

Exempt Agreements and Person

- Removes the redundant language of 13-42-103(1) as the same language is contained in 13-42-103(2) which has been renumbered to 13-42-103(1). See lines 3822-3823 of SB 38.

Prohibited Acts

- For prohibited acts, see lines 4489-4618 of SB 38.

Suspension, Revocation, or Nonrenewal

- The Division has the authority to deny, suspend, or revoke a registration. See lines 4725-4776 of SB 38.

Please review the full text of [SB 38](#) to ensure your entity meets ALL updated requirements for your specific registration type before the May 6, 2026, effective date.

The Division is unable to provide legal advice. For specific legal interpretations of the bill, please consult an attorney. For all other inquiries, contact the Division directly.