

House Health & Human Services

04/07/2026

SB26-113 Require Recovery Residences to Obtain BHA License

Typed Text of Testimony Submitted

Name, Position, Representing	Typed Text of Testimony
JEANY RUSH Against themselves	TO: HOUSE HEALTH & HUMAN SERVICES RE: SB26-113 REQUIRE RECOVERY RESIDENCES TO OBTAIN BEHAVIORAL HEALTH ADMINISTRATION LICENSE 4-7-26 SPONSORS: J AMABILE, M BALL, M CARTER, K MCCORMICK FROM: JEANY RUSH COLORADO CONSTITUENT VOTE: NO FOLKS The state should not be creating the edicts that this bill creates. Neighborhoods most of the time have actual covenants, and those living there, should have a right to protection for their area in relation to zoning changes, or other "RULES" changes which they may not have otherwise supported. This is another assault on single family ownership. It is further a FORCE action against homes already existing. There do need to be places for people in need of recovery, and credible institutions that are accountable to protection of this vulnerable group of folks. There also needs to be a differentiation between behavioral health citizens, and citizens on drugs who may not have actual mental/behavioral health issues. Just like there are places for Recovery of Trafficked victims, there does need to be a difference and separation of facilities. This bill is just too much of an overreach into our communities, and too much overreach into into our mental health industries. There are too many areas in which this bill will encroach. The intersection of mental health needs, vulnerable mentally disabled young people, and drug addicted individuals, who otherwise are not mentally compromised, but need help lends itself to opportunities for fraud, abuse of people, and disruptions of our actual communities. We already have licensing laws for facilities as well. Using terms like recovery resident, does not change the nature of what is needed in a

	<p>professional manner. You cannot disguise this in some way that makes it alright to force a neighborhood to accept this type of intrusion.</p> <p>Language has been so abused to frame backdoors for bad bills, bad policies. That needs to stop.</p> <p>This also increases the need for more administration, policing so to speak, which adds more costs to the state, which is already burdened with budget deficits over a Billion Dollars.</p>
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04/07/2026 01:30 PM

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<p>JEANY RUSH</p> <p>Against themselves</p>	<p>TO: HOUSE HEALTH & HUMAN SERVICES</p> <p>RE: SB26-113 REQUIRE RECOVERY RESIDENCES TO OBTAIN BEHAVIORAL HEALTH ADMINISTRATION LICENSE 4-7-26</p> <p>SPONSORS: J AMABILE, M BALL, M CARTER, K MCCORMICK</p> <p>FROM: JEANY RUSH COLORADO CONSTITUENT</p> <p>VOTE: NO</p> <p>FOLKS</p> <p>The state should not be creating the edicts that this bill creates. Neighborhoods most of the time have actual covenants, and those living there, should have a right to protection for their area in relation to zoning changes, or other "RULES" changes which they may not have otherwise supported. This is another assault on single family ownership. It is further a FORCE action against homes already existing.</p> <p>There do need to be places for people in need of recovery, and credible institutions that are accountable to protection of this vulnerable group of folks. There also needs to be a differentiation between behavioral health citizens, and citizens on drugs who may not have actual mental/behavioral health issues.</p> <p>Just like there are places for Recovery of Trafficked victims, there does need to be a difference and separation of facilities. This bill is just too much of an overreach into our communities, and too much overreach into into our mental health industries.</p>

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