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**Representative Dixon M. Pitcher** proposes the following substitute bill:

1	PREMARITAL EDUCATION AND COUNSELING
2	AMENDMENTS
3	2012 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Dixon M. Pitcher
6	Senate Sponsor:
7	
8	LONG TITLE
9	General Description:
10	This bill modifies the marriage education or counseling provisions by requiring a
11	reduction in marriage license fees for couples who voluntarily undergo premarital
12	counseling that meets specific criteria.
13	Highlighted Provisions:
14	This bill:
15	<ul> <li>reduces the marriage license fee for a couple who undergo premarital education or</li> </ul>
16	counseling;
17	<ul> <li>increases the license fee for a couple who do not undergo premarital education or</li> </ul>
18	counseling;
19	<ul> <li>creates a three day waiting period for a license before it can be used; and</li> </ul>
20	<ul><li>sets out a list of topics the premarital counseling should cover.</li></ul>
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	This bill takes effect on January 1, 2013.
25	<b>Utah Code Sections Affected:</b>



26	AMENDS:
27	30-1-7, as last amended by Laws of Utah 2004, Chapter 289
28	30-1-30, as enacted by Laws of Utah 1971, Chapter 64
29	30-1-36, as enacted by Laws of Utah 1971, Chapter 64
30	30-1-37, as last amended by Laws of Utah 2011, Chapter 297
31	30-1-39, as enacted by Laws of Utah 1971, Chapter 64
32	63I-1-230, as renumbered and amended by Laws of Utah 2008, Chapter 382
33	ENACTS:
34	<b>30-1-7.5</b> , Utah Code Annotated 1953
35	REPEALS AND REENACTS:
36	30-1-34, as enacted by Laws of Utah 1971, Chapter 64
37	REPEALS:
38	30-1-31, as enacted by Laws of Utah 1971, Chapter 64
39	30-1-32, as last amended by Laws of Utah 2011, Chapter 297
40	30-1-33, as last amended by Laws of Utah 2011, Chapter 297
41	30-1-35, as last amended by Laws of Utah 2011, Chapter 297
42	<b>30-1-38</b> , as enacted by Laws of Utah 1971, Chapter 64
43 44	Be it enacted by the Legislature of the state of Utah:
45	Section 1. Section <b>30-1-7</b> is amended to read:
46	30-1-7. Marriage licenses Use within state Expiration.
47	(1) [No] A marriage may not be solemnized in this state without a license issued by the
48	county clerk of any county of this state.
49	(2) A license issued within this state by a county clerk may only be used within this
50	state.
51	(3) A license that is not used within 30 days of the date of issuance is void.
52	Section 2. Section <b>30-1-7.5</b> is enacted to read:
53	30-1-7.5. Marriage licenses Waiting period.
54	A license is not valid and may not be used until the third day after the date of issuance,
55	not including the day of issuance, unless:
56	(1) the counterhas participated in premarital education or counseling in accordance

57	with Section 30-1-34; or
58	(2) the county clerk grants an exemption to a couple who has not participated in
59	premarital education or counseling based on extraordinary circumstances.
60	Section 3. Section 30-1-30 is amended to read:
61	30-1-30. Premarital education or counseling State policy Applicability.
62	(1) It is the policy of the state of Utah to enhance the possibility of couples to achieve
63	more stable, satisfying and enduring marital and family relationships by providing
64	opportunities for and encouraging the use of premarital education or counseling prior to
65	securing a marriage license [by persons under 19 years of age and by persons who have been
66	previously divorced].
67	(2) As used in Sections 30-1-30, 30-1-36, 30-1-37, and 30-1-39:
68	(a) "Premarital counseling" means the engaged couple meets together or individually
69	with a licensed counselor or ordained minister who provides information and guidance
70	regarding marriage and family life.
71	(b) "Premarital education" means information regarding marriage and family life that is
72	provided within a set curricula to couples in a group or classroom setting or via an online
73	learning environment.
74	Section 4. Section <b>30-1-34</b> is repealed and reenacted to read:
75	30-1-34. Certificate of completion of counseling or education Reduction of
76	license fee Increase in fee for noncompletion of counseling or education.
77	(1) The county clerk of any county who issues a marriage license to applicants who
78	present a certificate of completion in accordance with Subsection (2) shall reduce the fee for
79	the license to \$10. The reduced fee does not include any fees assessed by the state in
80	conjunction with marriage licenses and collected by the county clerk.
81	(2) In order to qualify for the reduced fee in Subsection (1), the parties shall submit a
82	signed and dated statement from the person who provided the premarital education or
83	counseling confirming that it was received.
84	(a) The premarital education or counseling shall be provided by:
85	(i) a licensed or ordained minister or the minister's designee who has been trained by
86	the minister or denomination to conduct premarital education or counseling;
87	(ii) a person authorized to solemnize marriages under Section 30-1-6;

(iii) a licensed counselor;
(iv) an individual certified by the National Council on Family Relations as a Certified
Family Life Educator;
(v) a Family and Consumer Sciences educator, including Family and Consumer
Sciences educators with the Utah State University Cooperative Extension Service; or
(vi) an individual who is an approved instructor of a premarital education curriculum
that meets the requirements in Subsection (2)(b).
(b) The education or counseling shall include, as a minimum, the following topics:
(i) commitment in marriage;
(ii) marital fidelity;
(iii) effective communication and problem-solving skills, including avoiding violence
and abuse in the relationship;
(iv) effective financial management; and
(v) encouragement to discuss any information that could reasonably affect the decision
to marry.
(c) At least six hours of premarital education or three hours of premarital counseling
are required to fulfill the requirements of this section.
(d) Religious organizations offering formal premarital education or counseling are
exempt from the content requirements in Subsection (2)(b), but shall adhere to the length of
time requirement.
(e) Providers are encouraged to make use of research-based relationship inventories.
(3) The statement from the person who provided the premarital education or
counseling under Subsection (2) shall include the following:
"I, (name of provider), confirm that I provided (names of both parties) at least three
hours of premarital counseling or six hours of premarital education. I am authorized to provide
premarital education or counseling in accordance with Subsection 30-1-34(2)(a) Utah Code
Annotated, 1953."
(4) The names of the parties in the provider's statement shall be identical to the legal
names of the parties as they appear on the marriage license application. The provider's
statement shall be filed with the license.
(5) The fee for a marriage license if the couple has not completed premarital education

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119	or counseling is \$65.
120	Section 5. Section 30-1-36 is amended to read:
121	30-1-36. Activities included in premarital education.
122	Premarital education or counseling as used in this [act shall] part may include but not
123	be limited to lectures, group [counseling,] education, online courses, relationship inventories,
124	and individual education or counseling [and testing].
125	Section 6. Section 30-1-37 is amended to read:
126	30-1-37. Confidentiality of information obtained Recordkeeping Utah
127	Commission on Marriage to provide information to public.
128	(1) Except for the information required or to be required on the marriage license
129	application form, any information given by a marriage license applicant in compliance with this
130	chapter shall be confidential information and may not be released by any person, board,
131	commission, or other entity. However, the [premarital counseling board or board of
132	commissioners] county clerk or the Utah Commission on Marriage within the Department of
133	Workforce Services may use the information, without identification of individuals, to compile
134	and release statistical data.
135	(2) The county clerk shall keep a record of the number of marriage license applicants
136	who:
137	(a) paid the reduced fee because of participation in premarital education or counseling;
138	<u>and</u>
139	(b) were granted an exception to the 72-hour waiting period and the reason for the
140	exception.
141	(3) The information collected under Subsection (2) shall be provided in a report to the
142	<u>Utah Commission on Marriage no later than December 31 of each year.</u>
143	(4) The Utah Commission on Marriage shall:
144	(a) provide information and resources to educate the public on the value of premarital
145	education and counseling;
146	(b) maintain a list of marriage and family life curricula that contain the elements
147	required in Subsection 30-1-34(2)(b) and make it available to the public;
148	(c) evaluate the effectiveness of this program based on the information provided by the
149	county clerks and other sources; and

150	(d) provide to the Judiciary, Law Enforcement and Criminal Justice Interim Committee
151	not later than October 31, 2018, and October 31, 2022, a report on the effectiveness of the
152	program in encouraging premarital counseling or education. The second report shall also
153	contain a recommendation to either sunset or continue the program.
154	Section 7. Section 30-1-39 is amended to read:
155	30-1-39. False representation of compliance Infraction.
156	Any person [coming within the provisions of this act] who falsely represents that [he]
157	the person has complied with the requirements of [a master plan for premarital counseling or
158	who,] Section 30-1-34 or who colludes with another for the purpose of [evading the provisions
159	of this act, applies for a marriage license in a county within the state of Utah which does not
160	require premarital counseling,] receiving the benefit of Subsection 30-1-34(1) is guilty of [a
161	misdemeanor] an infraction.
162	Section 8. Section <b>63I-1-230</b> is amended to read:
163	63I-1-230. Repeal dates, Title 30.
164	Sections 30-1-30, 30-1-34, 30-1-36, 30-1-37, and 30-1-39 are repealed July 1, 2023.
165	Section 9. Repealer.
166	This bill repeals:
167	Section 30-1-31, Premarital counseling board in county Appointment, terms,
168	compensation, offices Common counseling board with adjacent county.
169	Section 30-1-32, Master plan for counseling.
170	Section 30-1-33, Conformity to master plan for counseling as prerequisite to
171	marriage license Exceptions.
172	Section 30-1-35, Persons performing counseling services designated by board
173	Exemption from license requirements.
174	Section 30-1-38, Fee for counseling.
175	Section 10. Effective date.
176	This bill takes effect on January 1, 2013.