Senator Luz Robles proposes the following substitute bill:

1	COMPACT FOR INTERSTATE SHARING OF PUTATIVE
2	FATHER REGISTRY INFORMATION
3	2014 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Luz Robles
6	House Sponsor: Ryan D. Wilcox
7 8	LONG TITLE
9	General Description:
10	This bill enacts the Compact for Interstate Sharing of Putative Father Registry
11	Information.
12	Highlighted Provisions:
13	This bill:
14	 describes the purpose of the Compact for Interstate Sharing of Putative Father
15	Registry Information;
16	 includes definitions;
17	 describes the process for entering, withdrawing from, and amending the compact;
18	 describes the responsibilities and privileges of states participating in the compact;
19	 addresses the privacy, retention, and use of putative father registry information
20	shared under the compact;
21	 includes a severability clause; and
22	 requires the state registrar, appointed by the Department of Health, to study the
23	procedures necessary to implement the Compact for Interstate Sharing of Putative
24	Father Registry Information.
25	Money Appropriated in this Bill:

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26	None
27	Other Special Clauses:
28	This bill takes effect on May 12, 2015.
29	Utah Code Sections Affected:
30	AMENDS:
31	26-2-3, as last amended by Laws of Utah 2013, Chapter 474
32	ENACTS:
33	78B-6-121.5, Utah Code Annotated 1953
34	
35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section 26-2-3 is amended to read:
37	26-2-3. Department duties and authority.
38	(1) As used in this section:
39	(a) "Compact" means the Compact for Interstate Sharing of Putative Father Registry
40	Information created in Section 78B-6-121.5, effective on May 12, 2015.
41	(b) "Putative father" is as defined in Section 78B-6-121.5.
42	(c) "Putative father information" means information concerning a putative father or an
43	unmarried biological father.
44	(d) "State registrar" means the state registrar of vital records appointed under
45	Subsection (1)(e).
46	(e) "Unmarried biological father" is as defined in Section 78B-6-103.
47	$\left[\frac{(1)}{(2)}\right]$ The department shall:
48	(a) provide offices properly equipped for the preservation of vital records made or
49	received under this chapter;
50	(b) establish a statewide vital records system for the registration, collection,
51	preservation, amendment, and certification of vital records and other similar documents
52	required by this chapter and activities related to them, including the tabulation, analysis, and
53	publication of vital statistics;
54	(c) prescribe forms for certificates, certification, reports, and other documents and
55	records necessary to establish and maintain a statewide system of vital records;
56	(d) prepare an annual compilation, analysis, and publication of statistics derived from

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57	vital records; and
58	(e) appoint a state registrar to direct the statewide system of vital records.
59	$\left[\frac{(2)}{(3)}\right]$ The department may:
60	(a) divide the state from time to time into registration districts; and
61	(b) appoint local registrars for registration districts who under the direction and
62	supervision of the state registrar shall perform all duties required of them by this chapter and
63	department rules.
64	[(3)] (4) The state registrar appointed under Subsection [(1)] (2)(e) shall[, during the
65	2013 interim, report to the Health and Human Services Interim Committee on the feasibility of
66	partnering with the public legal notice website described in Subsection 45-1-101(2)(b) to create
67	a national putative father registry.]:
68	(a) with the input of Utah stakeholders and the Uniform Law Commission, study the
69	following items for the state's implementation of the compact:
70	(i) the feasibility of using systems developed by the National Association for Public
71	Health Statistics and Information Systems, including the State and Territorial Exchange of
72	Vital Events (STEVE) system, and the Electronic Verification of Vital Events (EVVE) system,
73	to exchange putative father registry information with states that are parties to the compact;
74	(ii) procedures necessary to share putative father information, located in the
75	confidential registry maintained by the state registrar, upon request from the state registrar of
76	another state that is a party to the compact;
77	(iii) procedures necessary for the state registrar to access putative father information
78	located in a state that is a party to the compact, with persons who request a certificate from the
79	state registrar;
80	(iv) procedures necessary to ensure that the name of the mother of the child who is the
81	subject of a putative father's or unmarried biological father's notice of commencement filed
82	pursuant to Section 78B-6-121 is kept confidential when a state that is a party to the compact
83	accesses this state's confidential registry through the state registrar; and
84	(v) procedures necessary to ensure that a putative father's registration with a state that
85	is a party to the compact is given the same effect as a putative father's or an unmarried
86	biological father's notice of commencement filed pursuant to Section 78B-6-121; and
87	(b) report to the Health and Human Services Interim Committee before November 1,

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88	2014, on the study items described in this Subsection (4).
89	Section 2. Section 78B-6-121.5 is enacted to read:
90	78B-6-121.5. Compact for Interstate Sharing of Putative Father Registry
91	Information Severability clause.
92	COMPACT FOR INTERSTATE SHARING
93	OF PUTATIVE FATHER REGISTRY INFORMATION
94	<u>ARTICLE I</u>
95	PURPOSE
96	This compact enables the sharing of putative father registry information collected by a
97	state that is a party to the compact with all other states that are parties to the compact.
98	ARTICLE II
99	DEFINITIONS
100	(1) "Putative father" means an unmarried man who may be the biological father of a
101	child by virtue of having had a sexual relationship with a woman.
102	(2) "Putative father registry" mean a registry of putative fathers maintained and used by
103	a state as part of its legal process for protecting a putative father's rights.
104	(3) "State" includes a state, district, or territory of the United States.
105	ARTICLE III
106	ENTRY, WITHDRAWAL, AND AMENDMENTS
107	(1) A state is a party to this compact upon enactment of this compact by the state into
108	state law.
109	(2) Upon providing at least 60 days' notice of withdrawal from this compact to each
110	party to the compact and repealing the compact from state law, a state is no longer party to this
111	compact.
112	(3) This compact is amended upon enactment of the amendment into state law by each
113	party to the compact.
114	<u>ARTICLE IV</u>
115	INTERSTATE SHARING OF PUTATIVE FATHER REGISTRY INFORMATION
116	(1) A party to this compact shall communicate information in its putative father
117	registry about a specific putative father to any other party to this compact in a timely manner
118	upon request by the other party.

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119	(2) A party to this compact is not required to have a putative father registry in order to
120	request putative father registry information from another party to the compact.
121	(3) Putative father registry information requested by a party to this compact from
122	another party to this compact is subject to the laws of the requesting party governing the
123	privacy, retention, and authorized uses of putative father information or, if the requesting party
124	does not have a putative father registry, the laws of the party supplying the information
125	governing the privacy, retention, and authorized uses of putative father information.
126	(4) Notwithstanding the preceding paragraph, the request for or receipt of putative
127	father registry information by a party to this compact from another party to this compact does
128	not affect the application of the requesting party's laws, including laws regarding adoption or
129	the protection of a putative father's rights, except as explicitly provided by the requesting
130	party's laws.
131	(5) Failure by a party to this compact to provide accurate putative father registry
132	information in a timely manner to another party to this compact upon request does not affect
133	application of the requesting party's laws, including laws governing adoption and the protection
134	of a putative father's rights, except as explicitly provided by the requesting party's laws.
135	(6) Each party to this compact shall work with every other party to this compact to
136	facilitate the timely communication of putative father registry information between compact
137	parties upon request.
138	ARTICLE V
139	SEVERABILITY
140	The provisions of this compact are severable. If any provision of this compact or the
141	application of any provision of this compact to any person or circumstance is held invalid by a
142	final decision of a court of competent jurisdiction, the remainder of this compact shall be given
143	effect within that state without the invalid provision or application. If a provision of this
144	compact is severed in one or more states as a result of one or more court decisions, the
145	provision shall remain in force in all other states that are parties to this compact.
146	Section 3. Effective date.
147	This bill takes effect on May 12, 2015.
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