DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Dixon M. Pitcher proposes the following substitute bill:

RIGHTS OF CHILDREN CONCEIVED THROUGH ARTIFICIAL INSEMINATION
2015 GENERAL SESSION
STATE OF UTAH

Chief Sponsor: Dixon M. Pitcher
Senate Sponsor: ____________

LONG TITLE

General Description:
This bill amends provisions related to assisted reproduction.

Highlighted Provisions:
This bill:

- requires the donor assisting in reproduction to disclose their identifying information and medical history to the fertility clinic;
- provides an option for an affidavit of nondisclosure for the donor assisting in reproduction; and
- allows a person conceived through assisted reproduction access to the nonidentifying medical history of the donor from the fertility clinic.
HB0249S01 compared with HB0249

† and

relieves the donor of financial liability for the resulting child.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

78B-15-708, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 78B-15-708 is enacted to read:

78B-15-708. Access to identifying information and medical history.

(1) A person who donates to a fertility clinic for the purpose of assisted reproduction shall provide identifying information and a medical history to the fertility clinic. The fertility clinic shall keep the identifying information and medical history of the donor and may disclose the information as provided under Subsection (2):

(2)(a) A person conceived through assisted reproduction who is at least 18 years of age shall be provided, upon the person's request, access to identifying information of the donor who assisted in the reproduction process that resulted in the birth of the person, unless the donor signed an affidavit of nondisclosure with the fertility clinic.

(b) Regardless of whether the donor signed an affidavit of nondisclosure, a person conceived through assisted reproduction who is at least 18 years of age shall be provided, upon the person's request, access to the nonidentifying medical history of the donor who assisted in the reproduction process that resulted in the person's birth.

†

Legislative Review Note

as of 2-3-15 11:03 AM
(2) Under no circumstance may a person who donated to a fertility clinic for the purpose of assisted reproduction be liable for financial support to the child conceived through assisted reproduction or the child's parent.

(3) Except as provided in this section, a donor's request to remain anonymous shall be given full deference.