Doug Owens proposes the following substitute bill:

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Organ Donation Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Doug Owens

Senate Sponsor: Calvin R. Musselman

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LONG TITLE

4 General Description:

- 5 This bill addresses public awareness of organ donation and opportunities for individuals to
- 6 register as organ donors.

7 Highlighted Provisions:

- 8 This bill:
- 9 requires or encourages information about the option and process to register as an organ
- donor, to be provided in connection with or in certain circumstances related to:
- the Division of Wildlife Resources' website:
- intake at a health care facility;
 - a preneed funeral arrangement contract; and
- individual income tax instructions booklets and the State Tax Commission's website;
- requires the Department of Health and Human Services to convene a coalition of
- 16 life-saving programs and create a comprehensive plan for communicating about those
- 17 programs through state-owned channels; and
- 18 makes technical and conforming changes.

19 Money Appropriated in this Bill:

- None None
- 21 Other Special Clauses:
- None None
- 23 Utah Code Sections Affected:
- 24 AMENDS:
- **53B-1-111**, as last amended by Laws of Utah 2023, Chapter 328
- 26 **58-9-701**, as last amended by Laws of Utah 2012, Chapter 30
- **59-10-103.1**, as last amended by Laws of Utah 2022, Chapter 258
- 28 ENACTS:
- 29 **23A-1-207**. Utah Code Annotated 1953

	26B-1-436 , Utah Code Annotated 1953
	26B-2-244 , Utah Code Annotated 1953
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Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 23A-1-207 is enacted to read:
(1)	23A-1-207 . Organ donation.
<u>(1)</u>	As used in this section:
	(a) "Donor" means the same as that term is defined in Section 26B-8-301.
	(b) "Donor registry" means the same as that term is defined in Section 26B-8-301.
<u>(2)</u>	On the division's website, the division shall provide:
	(a) information about the option to register as a donor; and
	(b) a link to a website for a donor registry where an individual can register as a donor.
<u>(3)</u>	The requirements in Subsection (2) do not apply if the division provides information on
	the division's website in connection with a comprehensive plan described in Section
	<u>26B-1-436.</u>
	Section 2. Section 26B-1-436 is enacted to read:
	26B-1-436 . Life-saving programs coalition and plan.
<u>(1)</u>	As used in this section:
	(a) "Comprehensive plan" means a comprehensive plan described in Subsection (3).
	(b) "Director" means an executive director, director, commissioner, general manager, or
	other similar position who has ultimate responsibility for the operation of a state
	entity.
	(c) "State publication channel" means a website or publication of a state entity that:
	(i) the public accesses, uses, or interacts with in significant volume; and
	(ii) is approved for use in connection with a comprehensive plan by the director of
	the state entity that controls the website or publication, or the director's designee.
<u>(2)</u>	To maximize the opportunity to save lives in the state, the department shall convene a
	coalition of state-funded and state-sponsored life-saving programs.
(3)	The department shall create a comprehensive plan, including best practices and
	principles, for utilizing state publication channels to communicate information about
	life-saving programs to the public.
(4)	The $\hat{\mathbf{H}} \rightarrow [\text{coalition's}] \leftarrow \hat{\mathbf{H}}$ comprehensive plan may include a schedule coordinating when each
/	life-saving program is promoted through state publication channels, which may also
	coordinate with promotional periods or commemorative periods declared by the

64	governor, and may address the allocation of costs.
65	Section 3. Section 26B-2-244 is enacted to read:
66	26B-2-244 . Organ donation.
67	(1) As used in this section:
68	(a) "Donor" means the same as that term is defined in Section 26B-8-301.
69	(b) "Donor registry" means the same as that term is defined in Section 26B-8-301.
70	(c) "Intake" means the initial process by which a health care facility collects
71	demographic, social, clinical, or other similar data from a patient.
72	(2) A health care facility licensed under this part shall, as part of intake or as soon as
73	reasonably possible after intake:
74	(a) ask if the patient is a donor;
75	(b) if the patient is not a donor, ask if the patient would like to become a donor; and
76	(c) if the patient wishes to become a donor, provide information about how to access a
77	donor registry established under Section 26B-8-319.
78	Section 4. Section 53B-1-111 is amended to read:
79	53B-1-111 . Organ donation notification.
80	(1) As used in this section:
81	(a) "Donor" means the same as that term is defined in Section [26B-4-137] 26B-8-301.
82	(b) "Donor registry" means the same as that term is defined in Section [26B-4-137]
83	<u>26B-8-301</u> .
84	(c) "Institution of higher education" means an institution as described in Section
85	53B-3-102.
86	(2)(a) An institution of higher education shall distribute, twice each academic year to
87	each enrolled student:
88	(i) an electronic message notifying each student of the option to register as a donor by
89	selecting the Internet link described in Subsection (2)(a)(ii); and
90	(ii) through the electronic message described in Subsection (2)(a)(i) an Internet link
91	to a website for a donor registry established under Section 26B-8-319.
92	(b) An institution of higher education may also provide to students information on donor
93	registry by other electronic, printed, or in-person means.
94	Section 5. Section 58-9-701 is amended to read:
95	58-9-701 . Preneed contract requirements.
96	(1)(a) A preneed funeral arrangement sold in Utah shall be evidenced by a written
97	contract.

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- 98 (b) The funeral service establishment shall maintain a copy of the contract until five 99 years after all of the establishment's obligations under the contract have been 100 executed.
- 101 (c) At the same time a sales agent or funeral service director provides a written contract
 102 of a preneed funeral arrangement to a buyer, the sales agent or funeral director shall
 103 distribute to the buyer a written or electronic message notifying the buyer of the
 104 option to register as a donor, as that term is defined in Section 26B-8-301, and
 105 providing instructions for accessing a donor registry established under Section
 106 26B-8-319.
- 107 (2) The form for a written contract of a preneed funeral arrangement under Subsection (1) shall:
- 109 (a) be written in clear and understandable language printed in an easy-to-read type size and font;
 - (b) bear the preprinted name, address, telephone number, and license number of the funeral service establishment obligated to provide the services under the contract terms;
 - (c) clearly identify that the contract is a guaranteed product contract;
- 115 (d) provide that a trust is established in accordance with the provisions of Section 58-9-702:
- 117 (e) if the contract is funded by an insurance policy or product, provide that the insurance 118 policy or product is filed with the Insurance Department and meets the requirements 119 of Title 31A, Insurance Code; and
- (f) conform to other standards created by rules made by division under Title 63G,
 Chapter 3, Utah Administrative Rulemaking Act, to protect the interests of buyers
 and potential buyers.
- 123 (3) A preneed funeral arrangement contract shall provide for payment by the buyer in a 124 form which may be liquidated by the funeral service establishment within 30 days after 125 the day the funeral service establishment or sales agent receives the payment.
- 126 (4) A preneed funeral arrangement contract may not be revocable by the funeral service 127 establishment except:
- (a) in the event of nonpayment; and
- (b) under terms and conditions clearly set forth in the contract.
- 130 (5)(a) A preneed funeral arrangement contract may not be revocable by the buyer or 131 beneficiary except:

132	(i) in the event of:
133	(A) a substantial contract breach by the funeral service establishment; or
134	(B) substantial evidence that the funeral service establishment is or will be unable
135	to provide the personal property or services to the beneficiary as provided
136	under the contract; or
137	(ii) under terms and conditions clearly set forth in the contract.
138	(b) The preneed funeral arrangement contract shall contain a clear statement of the
139	manner in which payments made on the contract shall be refunded to the buyer or
140	beneficiary upon revocation by the beneficiary.
141	(6)(a) A preneed funeral arrangement contract shall provide the buyer the option to
142	require the funeral service establishment to furnish a written disclosure to a person
143	who does not live at the same residence as the buyer.
144	(b) The preneed funeral arrangement buyer may choose:
145	(i) a full disclosure containing a copy of the entire preneed funeral arrangement
146	contract;
147	(ii) a partial disclosure informing the recipient of:
148	(A) the existence of a preneed funeral arrangement contract; and
149	(B) the name, address, telephone number, and license number of the funeral
150	service establishment obligated to provide the services under the preneed
151	funeral arrangement contract; or
152	(iii) not to require the funeral service establishment to furnish a written disclosure to
153	another person.
154	Section 6. Section 59-10-103.1 is amended to read:
155	59-10-103.1 . Information to be contained on individual income tax returns or
156	booklets.
157	(1) The commission shall print the phrase "all state income tax dollars support education,
158	children, and individuals with disabilities" on:
159	(a) the first page of an individual income tax return; and
160	(b) the cover page of an individual income tax forms and instructions booklet.
161	(2) The commission shall include on an individual income tax return a statement for a
162	property owner to declare that the property owner no longer qualifies to receive a
163	residential exemption authorized under Section 59-2-103 for that property owner's
164	primary residence.
165	(3)(a) The commission shall include in each instruction booklet information about the

option to register as a donor, as that term is defined in Section 26B-8-301, and
instructions for accessing a donor registry established under Section 26B-8-319.
(b) The commission shall include on the commission's website information about the
option to register as a donor, as that term is defined in Section 26B-8-301, and a link
to a website for a donor registry established under Section 26B-8-319.
(c) The requirements in Subsections (3)(a) and (b) do not apply if the commission
provides information in each instruction booklet and on the commission's website in
connection with a comprehensive plan described in Section 26B-1-436.
Section 7. Effective Date.
This bill takes effect on May 7, 2025.