	2025 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Raymond P. Ward
	Senate Sponsor: Keven J. Stratton
LONG TITLE	
General Descrip	tion:
This bill ame	nds provisions related to the medical examiner.
Highlighted Prov	visions:
This bill:	
 amends pr 	ovisions related to death certificates;
amends pr	vovisions related to permits to render a dead body unavailable for postmortem
investigation; and	l
 makes tecl 	hnical and conforming changes.
Money Appropr	iated in this Bill:
None	
Other Special Cl	auses:
This bill prov	ides a special effective date.
Utah Code Section	ons Affected:
AMENDS:	
26B-8-114 , as	s last amended by Laws of Utah 2024, Chapter 280
26B-8-230 , as	s renumbered and amended by Laws of Utah 2023, Chapter 306
Be it enacted by the	he Legislature of the state of Utah:
Section 1.	Section 26B-8-114 is amended to read:
26B-8-114	. Certificate of death Execution and registration requirements
Information pro	vided to lieutenant governor.
(1)(a) A certifica	te of death for each death that occurs in this state shall be filed with the
local registra	r of the district in which the death occurs, or as otherwise directed by the
state registrar	, within five days after death and prior to the decedent's interment, any

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28 other disposal, or removal from the registration district where the death occurred.

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29	(b) A certificate of death shall be registered if the certificate of death is completed and
30	filed in accordance with this part.
31	(2)(a) If the place of death is unknown but the dead body is found in this state:
32	(i) the certificate of death shall be completed and filed in accordance with this
33	section; and
34	(ii) the place where the dead body is found shall be shown as the place of death.
35	(b) If the date of death is unknown, the date shall be determined by approximation.
36	(3)(a) When death occurs in a moving conveyance in the United States and the decedent
37	is first removed from the conveyance in this state:
38	(i) the certificate of death shall be filed with:
39	(A) the local registrar of the district where the decedent is removed; or
40	(B) a person designated by the state registrar; and
41	(ii) the place where the decedent is removed shall be considered the place of death.
42	(b) When a death occurs on a moving conveyance outside the United States and the
43	decedent is first removed from the conveyance in this state:
44	(i) the certificate of death shall be filed with:
45	(A) the local registrar of the district where the decedent is removed; or
46	(B) a person designated by the state registrar; and
47	(ii) the certificate of death shall show the actual place of death to the extent it can be
48	determined.
49	(4)(a) Subject to Subsections (4)(d) and (10), a custodial funeral service director or, if a
50	funeral service director is not retained, a dispositioner shall sign the certificate of
51	death.
52	(b) The custodial funeral service director, an agent of the custodial funeral service
53	director, or, if a funeral service director is not retained, a dispositioner shall:
54	(i) file the certificate of death prior to any disposition of a dead body or fetus; and
55	(ii) obtain the decedent's personal data from the next of kin or the best qualified
56	person or source available, including the decedent's social security number, if
57	known.
58	(c) The certificate of death may not include the decedent's social security number.
59	(d) A dispositioner may not sign a certificate of death, unless the signature is witnessed
60	by the state registrar or a local registrar.
61	(5)(a) Except as provided in Section 26B-8-115 or when inquiry is required by Part 2,
62	Utah Medical Examiner, a health care professional who was in charge of the

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63	decedent's care for the illness or condition which resulted in death shall complete,
64	sign, and return the medical section of the certificate of death within three business
65	days from the day on which the death occurred to:
66	(i) the funeral service director; or
67	(ii) if a funeral service director is not retained, a dispositioner.
68	(b) In the absence of the health care professional or with the health care professional's
69	approval, the certificate of death may be completed and signed by an associate
70	physician, the chief medical officer of the institution in which death occurred, or a
71	physician who performed an autopsy upon the decedent, if:
72	(i) the person has access to the medical history of the case;
73	(ii) the person views the decedent at or after death; and
74	(iii) the death is not due to causes required to be investigated by the medical
75	examiner.
76	(c) When completing the immediate cause of death section of a certificate of death, a
77	health care professional may indicate that the immediate cause of death is unknown if
78	the immediate cause of death is unknown.
79	(d) The department shall create instructions for completing a certificate of death that
80	inform a health care professional that the heath care professional may indicate that
81	the immediate cause of death is unknown in accordance with Subsection (5)(c).
82	(e)(i) The department shall develop and maintain an online system that allows the
83	health care professional that is required to complete the death certificate to
84	complete a death certificate online.
85	(ii) The online system described in Subsection (5)(e)(i) shall:
86	(A) allow a health care professional completing a death certificate to choose a
87	diagnoses for the cause of death from a list of commonly used International
88	Classification of Diseases codes or a similar system of medical diagnoses
89	<u>codes;</u>
90	(B) notify the health care professional in real time whether the completed death
91	certificate will be considered complete and correct or whether the medical
92	examiner may need to review the death certificate;
93	(C) if the death certificate is filled out in a manner that requires further review by
94	the medical examiner, provide information to the health care provider
95	indicating which portions of the death certificate may require further review;
96	and

97	(D) if the death certificate requires further review, notify the health care provider
98	in real time that the family may be subject to a fee described in Section
99	26B-8-230 if the family chooses to cremate or otherwise make the body
100	unavailable for postmortem investigation and the amount of the fee that the
101	family of the decedent may need to pay.
102	(6) When death occurs more than 365 days after the day on which the decedent was last
103	treated by a health care professional, the case shall be referred to the medical examiner
104	for investigation to determine and certify the cause, date, and place of death.
105	(7) When inquiry is required by Part 2, Utah Medical Examiner, the medical examiner shall
106	make an investigation and complete and sign the medical section of the certificate of
107	death within 72 hours after taking charge of the case.
108	(8) If the cause of death cannot be determined within 72 hours after death:
109	(a) the medical section of the certificate of death shall be completed as provided by
110	department rule;
111	(b) the attending health care professional or medical examiner shall give the funeral
112	service director, or, if a funeral service director is not retained, a dispositioner, notice
113	of the reason for the delay; and
114	(c) final disposition of the decedent may not be made until authorized by the attending
115	health care professional or medical examiner.
116	(9)(a) When a death is presumed to have occurred within this state but the dead body
117	cannot be located, a certificate of death may be prepared by the state registrar upon
118	receipt of an order of a Utah court.
119	(b) The order described in Subsection (9)(a) shall include a finding of fact stating the
120	name of the decedent, the date of death, and the place of death.
121	(c) A certificate of death prepared under Subsection (9)(a) shall:
122	(i) show the date of registration; and
123	(ii) identify the court and the date of the order.
124	(10) It is unlawful for a dispositioner to charge for or accept any remuneration for:
125	(a) signing a certificate of death; or
126	(b) performing any other duty of a dispositioner, as described in this section.
127	(11) The state registrar shall, within five business days after the day on which the state
128	registrar or local registrar registers a certificate of death for a Utah resident, inform the
129	lieutenant governor of:
130	(a) the decedent's name, last known residential address, date of birth, and date of death;

131	and
132	(b) any other information requested by the lieutenant governor to assist the county clerk
133	in identifying the decedent for the purpose of removing the decedent from the official
134	register of voters.
135	(12) The lieutenant governor shall, within one business day after the day on which the
136	lieutenant governor receives the information described in Subsection (11), provide the
137	information to the county clerks.
138	Section 2. Section 26B-8-230 is amended to read:
139	26B-8-230 . Application for permit to render a dead body unavailable for
140	postmortem investigation Medical examiner review fee.
141	(1) Upon receiving an application by a person for a permit to render a dead body
142	unavailable for postmortem investigation, the medical examiner shall [review the
143	application to]determine whether:
144	(a) the person is authorized by law to render the dead body unavailable for postmortem
145	investigation in the manner specified in the application;[-and]
146	(b) the death certificate is complete and correct; and
147	[(b)] (c) there is a need to delay any action that will render the dead body unavailable for
148	postmortem investigation until a postmortem investigation or an autopsy of the dead
149	body is performed by the medical examiner.
150	(2) The medical examiner shall automatically issue a permit to render a dead body
151	unavailable for postmortem investigation if:
152	(a) the person requesting the permit is authorized to render the dead body unavailable for
153	postmortem investigation in the manner specified in the application;
154	(b) the death certificate is complete and correct;
155	(c) the death does not fall under the jurisdiction of the medical examiner as described in
156	Section 26B-8-205; and
157	(d) an autopsy authorized by Section 26B-8-213 or 26B-8-224 is not needed.
158	[(2)] (3) Except as provided in Subsection $[(4)]$ (5), within three days after receiving an
159	application described in Subsection (1), the medical examiner shall:
160	(a) make the determinations described in Subsection (1); and
161	(b)(i) issue a permit to render the dead body unavailable for postmortem investigation
162	in the manner specified in the application; or
163	(ii) deny the permit.
164	$\left[\frac{(3)}{(4)}\right]$ The medical examiner may deny a permit to render a dead body unavailable for

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165	postmortem investigation only if:
166	(a) the applicant is not authorized by law to render the dead body unavailable for
167	postmortem investigation in the manner specified in the application;
168	(b) the medical examiner determines that there is a need to delay any action that will
169	render the dead body unavailable for postmortem investigation; or
170	(c) the applicant fails to pay the fee described in Subsection [(5)] (6).
171	[(4)] (5) If the medical examiner cannot in good faith make the determinations described in
172	Subsection (1) within three days after receiving an application described in Subsection
173	(1), the medical examiner shall notify the applicant:
174	(a) that more time is needed to make the determinations described in Subsection (1); and
175	(b) of the estimated amount of time needed before the determinations described in
176	Subsection (1) can be made.
177	[(5)] (6) The medical examiner may charge a fee, [pursuant to] set in accordance with
178	Section 63J-1-504, to recover the costs of fulfilling the duties of the medical examiner
179	described in this section.
180	Section 3. Effective Date.
181	This bill takes effect on January 1, 2026.