## S.B. 14 UNIFORM PARENTAGE ACT

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 16, 2005

2:55 PM

Representative M. Susan Lawrence proposes the following amendments:

- 1. Page 5, Line 122:
  - 122 78-45g-809, Utah Code Annotated 1953
    - **78-45g-810, Utah Code Annotated 1953**
- 2. Page 44, Lines 1344 through 1345

House Committee Amendments

2-14-2005:

- 1344  $\hat{H} \rightarrow [(4)]$  (5)  $\leftarrow \hat{H}$  A gestational agreement does not apply to the birth of a child conceived by
- 1344a means
- of sexual intercourse.
  - (6) The parties to a gestational agreement shall be 21 years of age or older.
  - (7) The gestational mother's eggs may not be used in the assisted reproduction procedure.
  - (8) If the gestational mother is married, her husband's sperm may not be used in the assisted reproduction procedure.
- 3. Page 44, Line 1360 through Page 45, Line 1377a

House Committee Amendments

2-14-2005:

- 1360 (2) The tribunal may issue an order under Subsection (1) only on finding that:
  - \* \* \* Some lines not shown \* \* \*
- with the gestational agreement until the birth of the child, including responsibility for those
- 1376 <u>expenses if the agreement is terminated;</u> { and }
- 1377  $\hat{H} \rightarrow [(g)]$  (h)  $\leftarrow \hat{H}$  the consideration, if any, paid to the prospective gestational mother is
- 1377a <u>reasonable</u> :
  - (i) all the parties to the agreement are 21 years of age or older;
  - (j) the gestational mother's eggs are not being used in the assisted reproduction procedure; and
  - (k) if the gestational mother is married, her husband's sperm is not being used in the assisted reproduction procedure .
- 4. Page 47, Lines 1432 through 1435:
  - 1432 (3) The individuals who are parties to a nonvalidated gestational agreement as intended

- parents may be held liable for support of the resulting child, even if the agreement is otherwise
- 1434 <u>unenforceable</u>. The liability under this Subsection (3) includes assessing all expenses and fees
- 1435 <u>as provided in Section 78-45g-622.</u>
  - Section 97. Section 78-45g-810 is enacted to read:
  - (1) Before the tribunal issues an order confirming that the intended parents are the parents of the child, an affidavit regarding fees and expenses, signed by the intended parents, the surrogate parent, and her husband, if any, shall be filed with the tribunal.
  - (2) The affidavit shall itemize the following items in connection with the assisted reproduction and surrogacy agreement:
  - (a) all fees and expenses which have been or will be paid to or on hehalf of the surrogate mother and her husband, if any, including the source of payment;
  - (b) all gifts, property, or other items which have been or will be provided to the surrogate mother and her husband, if any, including the source of the gifts, property, or other items;
  - (c) all public funds used for any medical or hospital costs in connection with the pregnancy and delivery of the child or care of the child;
  - (d) a description of services, including counseling services, provided to the surrogate mother and her husband, if any, in connection with the assisted pregnancy and surrogacy agreement.
    - (3) A copy of this affidavit shall be provided to the Department of Human Services.