VITAL RECORDS MODIFICATIONS
2023 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Daniel McCay
House Sponsor: Brady Brammer
LONG TITLE
General Description:
This bill enacts provisions regarding amending vital records.
Highlighted Provisions:
This bill:
 modifies the rulemaking authority of the Department of Health and Human Service
(department) regarding when an error or omission to a vital record may be
corrected; and
 allows the department to issue an amended birth certificate for an individual only i
the individual is older than 18 years old.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
26-2-7, as last amended by Laws of Utah 2022, Chapter 231
26-2-11 , as last amended by Laws of Utah 1995, Chapter 202

- 26 Be it enacted by the Legislature of the state of Utah:
- 27 Section 1. Section **26-2-7** is amended to read:

S.B. 93

28	26-2-7. Correction of errors or omissions in vital records Conflicting birth and
29	foundling certificates Rulemaking.
30	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
31	department may make rules:
32	[(1)] (a) governing applications to correct alleged errors or omissions on any vital
33	record;
34	[(2)] (b) establishing procedures to resolve conflicting birth and foundling certificates;
35	and
36	$\left[\frac{(3)}{(c)}\right]$ allowing for the correction and reissuance of a vital record that was originally
37	created omitting a diacritical mark.
38	(2) The department may correct an error or omission under Subsection (1)(a) if the
39	correction is made no later than one year from the day the vital record is created.
40	Section 2. Section 26-2-11 is amended to read:
41	26-2-11. Name or sex change Registration of court order and amendment of
42	birth certificate.
43	(1) [When] Except as provided under Section 26-2-10 for a supplementary birth
44	certificate, when a person born in this state has a name change or sex change approved by an
45	order of a Utah district court or a court of competent jurisdiction of another state or a province
46	of Canada, a certified copy of the order may be filed with the state registrar with an application
47	form provided by the registrar.
48	(2) (a) [Upon] Subject to Subsection (3), upon receipt of the application, a certified
49	copy of the order, and payment of the required fee, the state registrar shall review the
50	application, and if complete, register it and note the fact of the amendment on the otherwise
51	unaltered original certificate.
52	(b) The amendment shall be registered with and become a part of the original
53	certificate and a certified copy shall be issued to the applicant without additional cost.
54	(3) The state registrar may process an application submitted under this section if the
55	application is for an individual who is older than 18 years old.