l	GESTATIONAL AGREEMENT REQUIREMENTS					
2	2024 GENERAL SESSION					
3	STATE OF UTAH					
4	Chief Sponsor: Stephanie Pitcher					
5	House Sponsor:					
6 7	LONG TITLE					
8	General Description:					
9	This bill amends provisions relating to gestational agreements.					
10	Highlighted Provisions:					
11	This bill:					
12	<ul> <li>amends requirements regarding a prospective gestational mother's spouse;</li> </ul>					
13	<ul> <li>amends the requirement that the intended parents be married for a gestational</li> </ul>					
14	agreement; and					
15	<ul><li>makes technical and conforming changes.</li></ul>					
16	Money Appropriated in this Bill:					
17	None					
18	Other Special Clauses:					
19	None					
20	Utah Code Sections Affected:					
21	AMENDS:					
22	78B-15-801, as renumbered and amended by Laws of Utah 2008, Chapter 3					
23	78B-15-802, as renumbered and amended by Laws of Utah 2008, Chapter 3					
24	78B-15-803, as last amended by Laws of Utah 2020, Chapter 101					
25	78B-15-806, as renumbered and amended by Laws of Utah 2008, Chapter 3					
26	78B-15-808, as renumbered and amended by Laws of Utah 2008, Chapter 3					
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28	Be it enacted by the Legislature of the state of Utah:				
29	Section 1. Section 78B-15-801 is amended to read:				
30	78B-15-801. Gestational agreement authorized.				
31	(1) A prospective gestational mother, [her husband] the prospective gestational				
32	mother's spouse if [she] the prospective gestational mother is married, a donor or the donors,				
33	and the intended parents may enter into a written agreement providing that:				
34	(a) the prospective gestational mother agrees to pregnancy by means of assisted				
35	reproduction;				
36	(b) the prospective gestational mother, [her husband] the prospective gestational				
37	mother's spouse if [she] the prospective gestational mother is married, and the donors				
38	relinquish all rights and duties as the parents of a child conceived through assisted				
39	reproduction; and				
40	(c) the intended parents become the parents of the child.				
41	(2) The intended gestational mother may not currently be receiving Medicaid or any				
42	other state assistance.				
43	(3) The intended parents [shall be married, and both spouses] must be parties to the				
44	gestational agreement.				
45	(4) A gestational agreement is enforceable only if validated as provided in Section				
46	78B-15-803.				
47	(5) A gestational agreement does not apply:				
48	(a) to the birth of a child conceived by means of sexual intercourse; or				
49	(b) if neither intended parent is a donor.				
50	(6) The parties to a gestational agreement shall be 21 years [of age] old or older.				
51	(7) The gestational mother's eggs may not be used in the assisted reproduction				
52	procedure.				
53	(8) If the gestational mother is married, [her husband's] the gestational mother's				
54	spouse's sperm or eggs may not be used in the assisted reproduction procedure.				
55	Section 2. Section <b>78B-15-802</b> is amended to read:				
56	78B-15-802. Requirements of petition.				
57	(1) The intended parents and the prospective gestational mother may file a petition in				
58	the district tribunal to validate a gestational agreement.				

59	(2) A petition to validate a gestational agreement may not be maintained unless either				
60	the mother or intended parents have been residents of this state for at least 90 days.				
61	(3) The prospective gestational mother's [husband] spouse, if [she] the prospective				
62	gestational mother is married, must join in the petition.				
63	(4) A copy of the gestational agreement must be attached to the petition.				
64	Section 3. Section <b>78B-15-803</b> is amended to read:				
65	78B-15-803. Hearing to validate gestational agreement.				
66	(1) If the requirements of Subsection (2) are satisfied, a tribunal may issue an order				
67	validating the gestational agreement and declaring that the intended parents will be the parents				
68	of a child born during the term of the agreement.				
69	(2) The tribunal may issue an order under Subsection (1) only on finding that:				
70	(a) the residence requirements of Section 78B-15-802 have been satisfied and the				
71	parties have submitted to the jurisdiction of the tribunal under the jurisdictional standards of				
72	this part;				
73	(b) unless waived by the tribunal, a home study of the intended parents has been				
74	conducted in accordance with Sections 78B-6-128 through 78B-6-131, and the intended				
75	parents meet the standards of fitness applicable to adoptive parents;				
76	(c) all parties have participated in counseling with a licensed mental health				
77	professional as evidenced by a certificate:				
78	(i) signed by the licensed mental health professional that affirms that all parties have				
79	discussed options and consequences of the agreement; and				
80	(ii) presented to the tribunal;				
81	(d) all parties have voluntarily entered into the agreement and understand the				
82	agreement's terms;				
83	(e) the prospective gestational mother has had at least one pregnancy and delivery and				
84	[her] the prospective gestational mother's bearing another child will not pose an unreasonable				
85	health risk to the unborn child or to the physical or mental health of the prospective gestational				
86	mother;				
87	(f) adequate provision has been made for all reasonable health-care expense associated				
88	with the gestational agreement until the birth of the child, including responsibility for all				
89	reasonable health-care expense if the agreement is terminated;				

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90	(g) the consideration, if any, paid to the prospective gestational mother is reasonable;				
91	(h) all the parties to the agreement are 21 years old or older;				
92	(i) the gestational mother's eggs are not being used in the assisted reproduction				
93	procedure; and				
94	(j) if the gestational mother is married, [her husband's sperm is] the gestational				
95	mother's spouse's sperm or eggs are not being used in the assisted reproduction procedure.				
96	(3) Whether to validate a gestational agreement is within the discretion of the tribunal				
97	subject only to review for abuse of discretion.				
98	Section 4. Section <b>78B-15-806</b> is amended to read:				
99	78B-15-806. Termination of gestational agreement.				
100	(1) After issuance of an order under this part, but before the prospective gestational				
101	mother becomes pregnant by means of assisted reproduction, the prospective gestational				
102	mother, [her husband] the prospective gestational mother's spouse, or either of the intended				
103	parents may terminate the gestational agreement only by giving written notice of termination to				
104	all other parties.				
105	(2) The tribunal for good cause shown also may terminate the gestational agreement.				
106	(3) An individual who terminates an agreement shall file notice of the termination with				
107	the tribunal. On receipt of the notice, the tribunal shall vacate the order issued under this part.				
108	An individual who does not notify the tribunal of the termination of the agreement is subject to				
109	appropriate sanctions.				
110	(4) [Neither a prospective gestational mother nor her husband, if any, is liable] A				
111	prospective gestational mother, or the prospective gestational mother's spouse if married, is not				
112	liable to the intended parents for terminating an agreement pursuant to this section.				
113	Section 5. Section <b>78B-15-808</b> is amended to read:				
114	78B-15-808. Gestational agreement Miscellaneous provisions.				
115	(1) A gestational agreement may provide for payment of consideration.				
116	(2) A gestational agreement may not limit the right of the gestational mother to make				
117	decisions to safeguard [her] the gestational mother's health or that of the embryo or fetus.				
118	(3) After the issuance of an order under this part, subsequent marriage of the				
119	gestational mother does not affect the validity of a gestational agreement, and [her husband's]				
120	the gestational mother's spouse's consent to the agreement is not required, nor is [her husband]				

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121	the gestational mother's	spouse a presumed	[ <del>father</del> ] parent	of the resulting child.
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- 122 Section 6. Effective date.
- This bill takes effect on May 1, 2024.