	DOWN SYNDROME NONDISCRIMINATION ABORTION ACT
	2019 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Karianne Lisonbee
	Senate Sponsor: Curtis S. Bramble
LONG	TITLE
General	Description:
Т	his bill concerns an unborn child with Down syndrome.
Highligh	ted Provisions:
Т	his bill:
•	defines "Down syndrome";
•	requires the Department of Health to create a Down syndrome informational
support s	heet and publish the same information on the department's website;
►	requires that a pregnant woman be provided certain information before receiving an
abortion	when a prenatal screening or diagnostic test indicates that the pregnant
woman's	unborn child has or may have Down syndrome;
•	after expressly permitted by a court of binding authority, prohibits a person from
performi	ng, inducing, or attempting to perform or induce an abortion on a pregnant
woman v	vho is seeking the abortion solely because an unborn child has or may have
Down sy	ndrome;
►	requires an abortion pathology report to provide information about whether an
aborted of	child had or may have had Down syndrome;
•	requires a physician who performed an abortion to state whether the physician had
any knov	vledge that the pregnant woman sought the abortion solely because the
unborn c	hild had or may have had Down syndrome; and
►	makes technical changes.

28	Money Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	This bill provides a special effective date.
32	Utah Code Sections Affected:
33	AMENDS:
34	26-10-1, as last amended by Laws of Utah 2011, Chapters 147, 366 and last amended
35	by Coordination Clause, Laws of Utah 2011, Chapter 366
36	631-2-276, as last amended by Laws of Utah 2018, Chapter 38
37	76-7-301, as last amended by Laws of Utah 2018, Chapter 282
38	76-7-305, as last amended by Laws of Utah 2018, Chapter 282
39	76-7-309, as enacted by Laws of Utah 1974, Chapter 33
40	76-7-313, as last amended by Laws of Utah 2018, Chapter 282
41	ENACTS:
42	26-10-14, Utah Code Annotated 1953
10	
43	76-7-302.4 , Utah Code Annotated 1953
43 44	76-7-302.4, Utan Code Annotated 1953
	Be it enacted by the Legislature of the state of Utah:
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44 45	Be it enacted by the Legislature of the state of Utah:
44 45 46	Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read:
44 45 46 47	Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions.
44 45 46 47 48	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter:
44 45 46 47 48 49	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: (1) "Down syndrome" means a genetic condition associated with an extra chromosome
44 45 46 47 48 49 50	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: (1) "Down syndrome" means a genetic condition associated with an extra chromosome 21, in whole or in part, or an effective trisomy for chromosome 21.
44 45 46 47 48 49 50 51	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: (1) "Down syndrome" means a genetic condition associated with an extra chromosome 21, in whole or in part, or an effective trisomy for chromosome 21. [(1)] (2) "Maternal and child health services" means:
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 44 45 46 47 48 49 50 51 52 53 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: "Down syndrome" means a genetic condition associated with an extra chromosome 21, in whole or in part, or an effective trisomy for chromosome 21. (1) (2) "Maternal and child health services" means: the provision of educational, preventative, diagnostic, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances,
 44 45 46 47 48 49 50 51 52 53 54 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: "Down syndrome" means a genetic condition associated with an extra chromosome 21, in whole or in part, or an effective trisomy for chromosome 21. [(+)] (2) "Maternal and child health services" means: the provision of educational, preventative, diagnostic, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances, and facilitating services directed toward reducing infant mortality and improving the health of
 44 45 46 47 48 49 50 51 52 53 54 55 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 26-10-1 is amended to read: 26-10-1. Definitions. As used in this chapter: "Down syndrome" means a genetic condition associated with an extra chromosome 21, in whole or in part, or an effective trisomy for chromosome 21. [(+)] (2) "Maternal and child health services" means: the provision of educational, preventative, diagnostic, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances, and facilitating services directed toward reducing infant mortality and improving the health of mothers and children provided, however, that nothing in this Subsection [(+)] (2) shall be

59 relating to the services and care; 60 (c) the training of personnel engaged in the provision, development, strengthening, or improvement of the services and care; and 61 62 (d) necessary administrative services connected with Subsections [(1)] (2)(a), (b), and 63 (c). 64 $\left[\frac{(2)}{(2)}\right]$ (3) "Minor" means a person under the age of 18. 65 $\left[\frac{(3)}{(4)}\right]$ (4) "Services to children with disabilities" means: 66 (a) the early location of children with a disability, provided that any program of 67 prenatal diagnosis for the purpose of detecting the possible disease or disabilities of an unborn child will not be used for screening, but rather will be utilized only when there are medical or 68 69 genetic indications that warrant diagnosis; (b) the provision for children described in Subsection [(3)] (4)(a), of preventive, 70 71 diagnosis, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances, and facilitating services directed toward the 72 73 diagnosis of the condition of those children or toward the restoration of the children to 74 maximum physical and mental health; 75 (c) the development, strengthening, and improvement of standards and techniques 76 relating to services and care described in this Subsection $\left[\frac{(3)}{(4)}\right]$ (4): 77 (d) the training of personnel engaged in the provision, development, strengthening, or 78 improvement of services and care described in this Subsection $\left[\frac{(3)}{(3)}\right]$ (4); and 79 (e) necessary administrative services connected with Subsections [(3)] (4)(a), (b), and 80 (c). 81 Section 2. Section 26-10-14 is enacted to read: 82 26-10-14. Down syndrome diagnosis -- Information and support. (1) The department shall provide contact information for state and national Down 83 84 syndrome organizations that are nonprofit and that provide information and support services for parents, including first-call programs and information hotlines specific to Down syndrome, 85 resource centers or clearinghouses, and other education and support programs for Down 86 87 syndrome. 88 (2) The department shall: 89 (a) post the information described in Subsection (1) on the department's website; and

90	(b) create an informational support sheet with the information described in Subsection
91	(1) and the web address described in Subsection (2)(a).
92	(3) A Down syndrome organization may request that the department include the
93	organization's informational material and contact information on the website. The department
94	may add the information to the website, if the information meets the description under
95	Subsection (1).
96	Section 3. Section 63I-2-276 is amended to read:
97	63I-2-276. Repeal dates Title 76.
98	(1) If Section 76-7-302.4 is not in effect before January 1, 2029, Section 76-7-302.4 is
99	repealed January 1, 2029.
100	(2) Section 76-7-305.7 is repealed January 1, 2023.
101	Section 4. Section 76-7-301 is amended to read:
102	76-7-301. Definitions.
103	As used in this part:
104	(1) (a) "Abortion" means:
105	(i) the intentional termination or attempted termination of human pregnancy after
106	implantation of a fertilized ovum through a medical procedure carried out by a physician or
107	through a substance used under the direction of a physician;
108	(ii) the intentional killing or attempted killing of a live unborn child through a medical
109	procedure carried out by a physician or through a substance used under the direction of a
110	physician; or
111	(iii) the intentional causing or attempted causing of a miscarriage through a medical
112	procedure carried out by a physician or through a substance used under the direction of a
113	physician.
114	(b) "Abortion" does not include:
115	(i) removal of a dead unborn child;
116	(ii) removal of an ectopic pregnancy; or
117	(iii) the killing or attempted killing of an unborn child without the consent of the
118	pregnant woman, unless:
119	(A) the killing or attempted killing is done through a medical procedure carried out by
120	a physician or through a substance used under the direction of a physician; and

121	(B) the physician is unable to obtain the consent due to a medical emergency.
122	(2) "Abortion clinic" means the same as that term is defined in Section $26-21-2$.
123	(3) "Abuse" means the same as that term is defined in Section $78A-6-105$.
124	(4) "Department" means the Department of Health.
125	(5) "Down syndrome" means a genetic condition associated with an extra chromosome
126	21, in whole or in part, or an effective trisomy for chromosome 21.
127	[(5)] <u>(6)</u> "Hospital" means:
128	(a) a general hospital licensed by the department according to Title 26, Chapter 21,
129	Health Care Facility Licensing and Inspection Act; and
130	(b) a clinic or other medical facility to the extent that such clinic or other medical
131	facility is certified by the department as providing equipment and personnel sufficient in
132	quantity and quality to provide the same degree of safety to the pregnant woman and the
133	unborn child as would be provided for the particular medical procedures undertaken by a
134	general hospital licensed by the department.
135	[(6)] (7) "Information module" means the pregnancy termination information module
136	prepared by the department.
137	[(7)] (8) "Medical emergency" means that condition which, on the basis of the
138	physician's good faith clinical judgment, so threatens the life of a pregnant woman as to
139	necessitate the immediate abortion of her pregnancy to avert her death, or for which a delay
140	will create serious risk of substantial and irreversible impairment of major bodily function.
141	[(8)] <u>(9)</u> "Minor" means an individual who is:
142	(a) under 18 years of age;
143	(b) unmarried; and
144	(c) not emancipated.
145	[(9)] (10) (a) "Partial birth abortion" means an abortion in which the person performing
146	the abortion:
147	(i) deliberately and intentionally vaginally delivers a living fetus until, in the case of a
148	head first presentation, the entire fetal head is outside the body of the mother, or, in the case of
149	breech presentation, any part of the fetal trunk past the navel is outside the body of the mother,
150	for the purpose of performing an overt act that the person knows will kill the partially delivered

151 living fetus; and

152	(ii) performs the overt act, other than completion of delivery, that kills the partially
153	living fetus.
154	(b) "Partial birth abortion" does not include the dilation and evacuation procedure
155	involving dismemberment prior to removal, the suction curettage procedure, or the suction
156	aspiration procedure for abortion.
157	[(10)] <u>(11)</u> "Physician" means:
158	(a) a medical doctor licensed to practice medicine and surgery under Title 58, Chapter
159	67, Utah Medical Practice Act;
160	(b) an osteopathic physician licensed to practice osteopathic medicine under Title 58,
161	Chapter 68, Utah Osteopathic Medical Practice Act; or
162	(c) a physician employed by the federal government who has qualifications similar to a
163	person described in Subsection [(10)] (11)(a) or (b).
164	Section 5. Section 76-7-302.4 is enacted to read:
165	76-7-302.4. Abortion restriction of an unborn child with Down syndrome.
166	Notwithstanding any other provision of this part, an abortion may not be performed if
167	the pregnant mother's sole reason for the abortion is that the unborn child has or may have
168	Down syndrome, unless the abortion is permissible for a reason described in Subsection
169	<u>76-7-302(3)(b).</u>
170	Section 6. Section 76-7-305 is amended to read:
171	76-7-305. Informed consent requirements for abortion 72-hour wait mandatory
172	Exceptions.
173	(1) A person may not perform an abortion, unless, before performing the abortion, the
174	physician who will perform the abortion obtains from the woman on whom the abortion is to
175	be performed a voluntary and informed written consent [from the woman on whom the
176	abortion is performed,] that is consistent with:
177	(a) Section 8.08 of the American Medical Association's Code of Medical Ethics,
178	Current Opinions; and
179	(b) the provisions of this section.
180	(2) Except as provided in Subsection (8), consent to an abortion is voluntary and
181	informed only if, at least 72 hours before the abortion:
182	(a) a staff member of an abortion clinic or hospital, physician, registered nurse, nurse

practitioner, advanced practice registered nurse, certified nurse midwife, genetic counselor, or
physician's assistant presents the information module to the pregnant woman;
(b) the pregnant woman views the entire information module and presents evidence to
the individual described in Subsection (2)(a) that the pregnant woman viewed the entire
information module;
(c) after receiving the evidence described in Subsection (2)(b), the individual described
in Subsection (2)(a):
(i) documents that the pregnant woman viewed the entire information module;
(ii) gives the pregnant woman, upon her request, a copy of the documentation
described in Subsection (2)(c)(i); and
(iii) provides a copy of the statement described in Subsection (2)(c)(i) to the physician
who is to perform the abortion, upon request of that physician or the pregnant woman;
(d) after the pregnant woman views the entire information module, the physician who
is to perform the abortion, the referring physician, a physician, a registered nurse, nurse
practitioner, advanced practice registered nurse, certified nurse midwife, genetic counselor, or
physician's assistant, in a face-to-face consultation in any location in the state, orally informs
the woman of:
(i) the nature of the proposed abortion procedure;
(ii) specifically how the procedure described in Subsection (2)(d)(i) will affect the
fetus;
(iii) the risks and alternatives to the abortion procedure or treatment;
(iv) the options and consequences of aborting a medication-induced abortion, if the
proposed abortion procedure is a medication-induced abortion;
(v) the probable gestational age and a description of the development of the unborn
child at the time the abortion would be performed;
(vi) the medical risks associated with carrying her child to term; [and]
(vii) the right to view an ultrasound of the unborn child, at no expense to the pregnant
woman, upon her request; and
(viii) when the result of a prenatal screening or diagnostic test indicates that the unborn
child has or may have Down syndrome, the $\hat{H} \rightarrow \underline{Department of Health website containing the}$
$\leftarrow \hat{H} \text{ information described in Section 26-10-14,}$
including the information on the informational support sheet $\hat{H} \rightarrow [$ and the address to the website]
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214	and
215	(e) after the pregnant woman views the entire information module, a staff member of
216	the abortion clinic or hospital provides to the pregnant woman:
217	(i) on a document that the pregnant woman may take home:
218	(A) the address for the department's website described in Section 76-7-305.5; and
219	(B) a statement that the woman may request, from a staff member of the abortion clinic
220	or hospital where the woman viewed the information module, a printed copy of the material on
221	the department's website; and
222	(ii) a printed copy of the material on the department's website described in Section
223	76-7-305.5, if requested by the pregnant woman.
224	(3) Before performing an abortion, the physician who is to perform the abortion shall:
225	(a) in a face-to-face consultation, provide the information described in Subsection
226	(2)(d), unless the attending physician or referring physician is the individual who provided the
227	information required under Subsection (2)(d); and
228	(b) (i) obtain from the pregnant woman a written certification that the information
229	required to be provided under Subsection (2) and this Subsection (3) was provided in
230	accordance with the requirements of Subsection (2) and this Subsection (3); and
231	(ii) obtain a copy of the statement described in Subsection (2)(c)(i).
232	(4) When a serious medical emergency compels the performance of an abortion, the
233	physician shall inform the woman prior to the abortion, if possible, of the medical indications
234	supporting the physician's judgment that an abortion is necessary.
235	(5) If an ultrasound is performed on a woman before an abortion is performed, the
236	individual who performs the ultrasound, or another qualified individual, shall:
237	(a) inform the woman that the ultrasound images will be simultaneously displayed in a
238	manner to permit her to:
239	(i) view the images, if she chooses to view the images; or
240	(ii) not view the images, if she chooses not to view the images;
241	(b) simultaneously display the ultrasound images in order to permit the woman to:
242	(i) view the images, if she chooses to view the images; or
243	(ii) not view the images, if she chooses not to view the images;
244	(c) inform the woman that, if she desires, the person performing the ultrasound, or

245	another qualified person shall provide a detailed description of the ultrasound images,
246	including:
247	(i) the dimensions of the unborn child;
248	(ii) the presence of cardiac activity in the unborn child, if present and viewable; and
249	(iii) the presence of external body parts or internal organs, if present and viewable; and
250	(d) provide the detailed description described in Subsection [(6)] (5)(c), if the woman
251	requests it.
252	(6) The information described in Subsections (2), (3), and (5) is not required to be
253	provided to a pregnant woman under this section if the abortion is performed for a reason
254	described in:
255	(a) Subsection 76-7-302(3)(b)(i), if the treating physician and one other physician
256	concur, in writing, that the abortion is necessary to avert:
257	(i) the death of the woman on whom the abortion is performed; or
258	(ii) a serious risk of substantial and irreversible impairment of a major bodily function
259	of the woman on whom the abortion is performed; or
260	(b) Subsection 76-7-302(3)(b)(ii).
261	(7) In addition to the criminal penalties described in this part, a physician who violates
262	the provisions of this section:
263	(a) is guilty of unprofessional conduct as defined in Section 58-67-102 or 58-68-102;
264	and
265	(b) shall be subject to:
266	(i) suspension or revocation of the physician's license for the practice of medicine and
267	surgery in accordance with Section 58-67-401 or 58-68-401; and
268	(ii) administrative penalties in accordance with Section 58-67-402 or 58-68-402.
269	(8) A physician is not guilty of violating this section for failure to furnish any of the
270	information described in Subsection (2) or (3), or for failing to comply with Subsection (5), if:
271	(a) the physician can demonstrate by a preponderance of the evidence that the
272	physician reasonably believed that furnishing the information would have resulted in a severely
273	adverse effect on the physical or mental health of the pregnant woman;
274	(b) in the physician's professional judgment, the abortion was necessary to avert:
275	(i) the death of the woman on whom the abortion is performed; or

276	(ii) a serious risk of substantial and irreversible impairment of a major bodily function
277	of the woman on whom the abortion is performed;
278	(c) the pregnancy was the result of rape or rape of a child, as defined in Sections
279	76-5-402 and 76-5-402.1;
280	(d) the pregnancy was the result of incest, as defined in Subsection 76-5-406(10) and
281	Section 76-7-102; or
282	(e) at the time of the abortion, the pregnant woman was 14 years of age or younger.
283	(9) A physician who complies with the provisions of this section and Section
284	76-7-304.5 may not be held civilly liable to the physician's patient for failure to obtain
285	informed consent under Section 78B-3-406.
286	(10) (a) The department shall provide an ultrasound, in accordance with the provisions
287	of Subsection (5)(b), at no expense to the pregnant woman.
288	(b) A local health department shall refer a pregnant woman who requests an ultrasound
289	described in Subsection (10)(a) to the department.
290	(11) A physician is not guilty of violating this section if:
291	(a) the information described in Subsection (2) is provided less than 72 hours before
292	the physician performs the abortion; and
293	(b) in the physician's professional judgment, the abortion was necessary in a case
294	where:
295	(i) a ruptured membrane, documented by the attending or referring physician, will
296	cause a serious infection; or
297	(ii) a serious infection, documented by the attending or referring physician, will cause a
298	ruptured membrane.
299	Section 7. Section 76-7-309 is amended to read:
300	76-7-309. Pathologist's report.
301	Any human tissue removed during an abortion shall be submitted to a pathologist who
302	shall make a report, including[, but not limited to whether there was a pregnancy, and if
303	possible,] whether:
304	(1) the pregnancy was aborted by evacuating the uterus[$-$]; and
305	(2) a medical record indicates that, through a prenatal screening or other diagnostic
306	test, the aborted fetus had or may have had Down syndrome.

307	Section 8. Section 76-7-313 is amended to read:
308	76-7-313. Department's enforcement responsibility Physician's report to
309	department.
310	(1) In order for the department to maintain necessary statistical information and ensure
311	enforcement of the provisions of this part:
312	(a) any physician performing an abortion must obtain and record in writing:
313	(i) the age, marital status, and county of residence of the woman on whom the abortion
314	was performed;
315	(ii) the number of previous abortions performed on the woman described in Subsection
316	(1)(a);
317	(iii) the hospital or other facility where the abortion was performed;
318	(iv) the weight in grams of the unborn child aborted, if it is possible to ascertain;
319	(v) the pathological description of the unborn child;
320	(vi) the given menstrual age of the unborn child;
321	(vii) the measurements of the unborn child, if possible to ascertain; and
322	(viii) the medical procedure used to abort the unborn child; and
323	(b) the department shall make rules in accordance with Title 63G, Chapter 3, Utah
324	Administrative Rulemaking Act.
325	(2) Each physician who performs an abortion shall provide the following to the
326	department within 30 days after the day on which the abortion is performed:
327	(a) the information described in Subsection (1);
328	(b) a copy of the pathologist's report described in Section 76-7-309;
329	(c) an affidavit:
330	(i) [that] indicating whether the required consent was obtained pursuant to Sections
331	76-7-305 and 76-7-305.5; [and]
332	(ii) described in Subsection (3), if applicable; and
333	(iii) indicating whether at the time the physician performed the abortion, the physician
334	had any knowledge that the pregnant woman sought the abortion solely because the unborn
335	child had or may have had Down syndrome; and
336	(d) a certificate indicating:
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(i) whether the unborn child was or was not viable, as defined in Subsection

338	76-7-302(1), at the time of the abortion; and
339	(ii) if the unborn child was viable, as defined in Subsection 76-7-302(1), at the time of
340	the abortion, the reason for the abortion.
341	(3) If the information module or the address to the website is not provided to a
342	pregnant woman, the physician who performs the abortion on the woman shall, within 10 days
343	after the day on which the abortion is performed, provide to the department an affidavit that:
344	(a) specifies the information that was not provided to the woman; and
345	(b) states the reason that the information was not provided to the woman.
346	(4) All information supplied to the department shall be confidential and privileged
347	pursuant to Title 26, Chapter 25, Confidential Information Release.
348	(5) The department shall pursue all administrative and legal remedies when the
349	department determines that a physician or a facility has not complied with the provisions of this
350	part.
351	Section 9. Contingent effective date.
	Section 9. Contingent effective date. (1) As used in this section, "a court of binding authority" means:
351	
351 352	(1) As used in this section, "a court of binding authority" means:
351 352 353	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or
351 352 353 354	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted:
351 352 353 354 355	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit;
351 352 353 354 355 356	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit; (ii) the Utah Supreme Court; or
351 352 353 354 355 356 357	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit; (ii) the Utah Supreme Court; or (iii) the Utah Court of Appeals.
 351 352 353 354 355 356 357 358 	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit; (ii) the Utah Supreme Court; or (iii) the Utah Court of Appeals. (2) Except as provided in Subsection (3), this bill takes effect on May 14, 2019.
 351 352 353 354 355 356 357 358 359 	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit; (ii) the Utah Supreme Court; or (iii) the Utah Court of Appeals. (2) Except as provided in Subsection (3), this bill takes effect on May 14, 2019. (3) Section 76-7-302.4 takes effect on the date that the legislative general counsel
 351 352 353 354 355 356 357 358 359 360 	 (1) As used in this section, "a court of binding authority" means: (a) the United States Supreme Court; or (b) after the right to appeal has been exhausted: (i) the United States Court of Appeals for the Tenth Circuit; (ii) the Utah Supreme Court; or (iii) the Utah Court of Appeals. (2) Except as provided in Subsection (3), this bill takes effect on May 14, 2019. (3) Section 76-7-302.4 takes effect on the date that the legislative general counsel certifies to the Legislative Management Committee that a court of binding authority holds that