**₾** 02-07-22 6:50 PM **₾** 

1	UTAH MEDICAL CANDOR ACT
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Merrill F. Nelson
5	Senate Sponsor: Michael S. Kennedy
6 7	LONG TITLE
8	General Description:
9	This bill enacts the Utah Medical Candor Act.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>defines terms;</li></ul>
13	<ul> <li>creates a medical candor process where a health care provider may investigate an</li> </ul>
14	injury, or suspected injury, associated with a health care process and may
15	communicate information about the investigation to the patient and any
16	representative of the patient;
17	<ul> <li>addresses written notice of the medical candor process;</li> </ul>
18	<ul> <li>addresses an offer of compensation made as part of the medical candor process; and</li> </ul>
19	<ul> <li>addresses confidentiality, disclosure, and effect of communications made in</li> </ul>
20	preparation for or during the medical candor process.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	<b>Utah Code Sections Affected:</b>
26	ENACTS:
27	78B-3-450, Utah Code Annotated 1953



H.B. 344 02-07-22 6:50 PM

<b>78B-3-451</b> , Utah Code Annotated 1953
<b>78B-3-452</b> , Utah Code Annotated 1953
78B-3-453, Utah Code Annotated 1953
78B-3-454, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>78B-3-450</b> is enacted to read:
Part 4a. Utah Medical Candor Act
<b>78B-3-450.</b> Definitions.
As used in this chapter:
(1) "Adverse event" means an injury or suspected injury that is associated with a health
care process rather than an underlying condition of a patient or a disease.
(2) "Affected party" means:
(a) a patient; and
(b) any representative of a patient.
(3) "Communication" means any written or oral communication made in preparation of
or during the medical candor process.
(4) "Governmental entity" means the same as that term is defined in Section
<u>63G-7-102.</u>
(5) "Health care" means the same as that term is defined in Section 78B-3-403.
(6) "Health care provider" means the same as that term is defined in Section
<u>78B-3-403.</u>
(7) "Malpractice action against a health provider" means the same as that term is
defined in Section 78B-3-403.
(8) "Medical candor process" means the process described in Section 78B-3-451.
(9) "Patient" means the same as that term is defined in Section 78B-3-403.
(10) "Public employee" means the same as the term "employee" as defined in Section
<u>63G-7-102.</u>
(11) (a) Except as provided in Subsection (11)(c), "representative" means the same as
that term is defined in Section 78B-3-403.
(b) "Representative" includes:

02-07-22 6:50 PM H.B. 344

59	(i) a parent of a child regardless of whether the parent is the custodial or noncustodial
60	parent;
61	(ii) a legal guardian of a child;
62	(iii) a person designated to make decisions on behalf of a patient under a power of
63	attorney, an advanced health care directive, or a similar legal document; and
64	(iv) a default surrogate as defined in Section 75-2a-108.
65	(c) "Representative" does not include a parent of a child if the parent's parental rights
66	have been terminated by a court.
67	(12) "State" means the same as that term is defined in Section 63G-7-102.
68	Section 2. Section <b>78B-3-451</b> is enacted to read:
69	78B-3-451. Medical candor process.
70	In accordance with this part, a health care provider may engage an affected party in a
71	process where the health care provider and any other health care provider notified in
72	Subsection 78B-3-452(1)(b) that chooses to participate in the process:
73	(1) conducts an investigation into an adverse event involving a patient and the health
74	care provided to the patient;
75	(2) communicates information to the affected party regarding information gathered
76	during an investigation described in Subsection (1);
77	(3) communicates to the affected party the steps that the health care provider will take
78	to prevent future occurrences of the adverse event; and
79	(4) determines whether to make an offer of compensation to the affected party for the
80	adverse event.
81	Section 3. Section <b>78B-3-452</b> is enacted to read:
82	78B-3-452. Notice of medical candor process.
83	(1) If a health care provider wishes to engage an affected party in the medical candor
84	process, the health care provider shall:
85	(a) provide a written notice described in Subsection (2) to the affected party within 365
86	days after the day on which the health care provider knew of the adverse event involving the
87	patient;
88	(b) provide a written notice, in timely manner, to any other health care provider
89	involved in the adverse event that invites the health care provider to participate in the medical

H.B. 344 02-07-22 6:50 PM

90	candor process; and
91	(c) inform, in a timely manner, any health care provider described in Subsection (1)(b)
92	of an affected party's decision of whether to participate in the medical candor process.
93	(2) A written notice under Subsection (1)(a) shall:
94	(a) include an explanation of:
95	(i) the patient's right to receive a copy of the patient's medical records related to the
96	adverse event; and
97	(ii) the patient's right to authorize the release of the patient's medical records related to
98	the adverse event to any third party;
99	(b) include a statement regarding the affected party's right to seek legal counsel at the
100	affected party's expense and to have legal counsel present throughout the medical candor
101	process;
102	(c) notify the affected party that there are time limitations for a malpractice action
103	against a health care provider and that the medical candor process does not alter or extend the
104	time limitations for a malpractice action against a health care provider;
105	(d) if the health care provider is a public employee or a governmental entity, notify the
106	affected party that participation in the medical candor process does not alter or extend the
107	deadline for filing the notice of claim required under Section 63G-7-401;
108	(e) notify the affected party that, if the affected party chooses to participate in the
109	medical candor process with a health care provider, any written or oral communication made in
110	preparation for or during the medical candor process, including a written or oral
111	communication to participate in the medical candor process, is confidential, not discoverable,
112	and inadmissible as evidence in a judicial, administrative, or arbitration proceeding arising out
113	of the adverse event; and
114	(f) advise the affected party that the affected party, the health care provider, and any
115	other person that participates in the medical candor process must agree, in writing, to the terms
116	and conditions of the medical candor process in order to participate in the medical candor
117	process.
118	(3) If, after receiving a written notice, an affected party wishes to participate in the
119	medical candor process, the affected party must agree, in writing, to the terms and conditions
120	provided in the written notice described in Subsection (2).

02-07-22 6:50 PM H.B. 344

121	(4) If an affected party agrees to participate in the medical candor process, the affected
122	party and the health care provider may include another person in the medical candor process if:
123	(a) the person receives written notice in accordance with this section; and
124	(b) the person agrees, in writing, to the terms and conditions provided in the written
125	notice described in Subsection (2).
126	Section 4. Section <b>78B-3-453</b> is enacted to read:
127	78B-3-453. Nonparticipating health care providers Offer of compensation
128	Payment.
129	(1) If any communications during the medical candor process involve a health care
130	provider that was notified under Subsection 78B-3-451(1)(b) but the health care provider is not
131	participating in the medical candor process, a participating health care provider:
132	(a) may provide only information from the medical record to the affected party
133	regarding any health care provided by the nonparticipating health care provider;
134	(b) may not characterize, describe, or evaluate health care provided or not provided by
135	the nonparticipating health care provider; and
136	(c) may not attribute fault, blame, or responsibility for the adverse event to the
137	nonparticipating health care provider.
138	(2) (a) If a health care provider determines that no offer of compensation is warranted
139	during the medical candor process, the health care provider may orally communicate that
140	decision to the affected party.
141	(b) If a health care provider determines that an offer of compensation is warranted
142	during the medical candor process, the health care provider shall provide the affected party
143	with a written offer of compensation.
144	(3) If a health care provider makes an offer of compensation to an affected party of the
145	medical candor process and the affected party is not represented by legal counsel, the health
146	care provider shall:
147	(a) advise the affected party of the affected party's right to seek legal counsel, at the
148	affected party's expense, regarding the offer of compensation; and
149	(b) notify the affected party that the affected party may be legally required to repay
150	medical and other expenses that were paid by a third party, including private health insurance,
151	Medicare, or Medicaid.

H.B. 344 02-07-22 6:50 PM

152	(4) (a) All parties to an offer of compensation shall negotiate the form of the relevant
153	documents.
154	(b) As a condition of an offer of compensation under this section, a health care
155	provider may require an affected party to:
156	(i) execute any document that is necessary to carry out an agreement between the
157	parties regarding the offer of compensation; and
158	(ii) if court approval is required for compensation to a minor, obtain court approval for
159	the offer of compensation.
160	(5) If an affected party accepts and receives an offer of compensation as part of the
161	medical candor process and the affected party did not previously present a written claim or
162	demand for payment, the payment of compensation to the affected party is not a payment
163	resulting from:
164	(a) a written claim or demand for payment; or
165	(b) a professional liability claim or a settlement for purposes of Sections 58-67-302,
166	58-67-302.7, 58-68-302, and 58-71-302.
167	Section 5. Section 78B-3-454 is enacted to read:
168	78B-3-454. Confidentiality and effect of medical candor process Recording of
169	medical candor process Exception for deidentified information or data.
170	(1) All communications, materials, and information in any form created or provided in
171	preparation of or during a medical candor process, including the findings or conclusions of the
172	investigation and any offer of compensation, are confidential and privileged in any
173	administrative, judicial, or arbitration proceeding.
174	(2) A communication or offer of compensation made in preparation for or during the
175	medical candor process does not constitute an admission of liability.
176	(3) Nothing in this part alters or limits the confidential, privileged, or protected nature
177	of communications, information, memoranda, work product, documents, and other materials
178	under other provisions of law.
179	(4) (a) Notwithstanding Section 77-23a-4, a party to a medical candor process may not
180	record any communication without the mutual consent of all parties to the medical candor
181	process.
182	(b) A recording made without mutual consent of all parties to the medical candor

02-07-22 6:50 PM H.B. 344

183	process may not be used for any purpose.
184	(c) If a recording is made without mutual consent from all parties to the medical candor
185	process, a non-consenting party may recover attorney fees in any civil action regarding the
186	recording.
187	(5) (a) Notwithstanding any other provision of law, any communication, material, or
188	information created or provided in preparation of or during a medical candor process:
189	(i) is not subject to reporting requirements by a health care provider; and
190	(ii) does not create a reporting requirement for a health care provider.
191	(b) If there are reporting requirements independent of, and supported by, information or
192	evidence other than any communication, material, or information created or provided in
193	preparation of or during a medical candor process, the reporting shall proceed as if there were
194	no communication, material, or information created or provided in preparation of or during the
195	medical candor process.
196	(c) This Subsection (5) does not release an individual or a health care provider from
197	complying with a reporting requirement.
198	(6) (a) A health care provider that participates in the medical candor process may
199	provide deidentified information or data about an adverse incident to an agency, company, or
200	organization for the purpose of research, education, patient safety, quality of care, or
201	performance improvement.
202	(b) Disclosure of deidentified information or data under Subsection (6)(a):
203	(i) does not constitute a waiver of a privilege or protection of any communication,
204	material, or information created or provided in preparation of or during a medical candor
205	process as provided in this section or any other provision of law; and

(ii) is not a violation of the confidentiality requirements of this section.

206