## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH70136-LU-18\* (01/19)

Short Title:	Establish Gestational Surrogacy Agreements.	(Public)
Sponsors:	Representatives Glazier, Ross, Weiss, and Goodwin (Primary Sponsors)	).
Referred to:		

1		A BILL TO BE ENTITLED	
2	AN ACT ESTABLISHING LAWS PERTAINING TO GESTATIONAL SURROGACY		
3	AGREEMEN	NTS.	
4	The General Ass	embly of North Carolina enacts:	
5	SEC	<b>TION 1.</b> The North Carolina General Statutes are amended by adding a new	
6	Chapter to read:		
7	-	" <u>Chapter 52D.</u>	
8		"Gestational Surrogacy Agreements.	
9	" <u>§ 52D-1. Defin</u>	itions.	
10	The followin	g definitions apply in this Chapter:	
11	<u>(1)</u>	Assisted reproduction. – A method of causing pregnancy through a medical	
12		procedure, including intrauterine insemination, in vitro fertilization and	
13		transfer of embryos, and intracytoplasmic sperm injection. The term does not	
14		include pregnancy caused by sexual intercourse.	
15	<u>(2)</u>	Donor An individual who produces eggs or sperm used for assisted	
16		reproduction, whether or not for consideration. The term does not include a	
17		gestational carrier or an intended parent.	
18	<u>(3)</u>	Gestational carrier A woman, not an intended parent, who enters into a	
19		gestational surrogacy agreement to bear a child, whether or not she has any	
20		genetic relationship to the resulting child. The gestational carrier must be at	
21		least 21 years of age and have given birth to at least one child. For purposes	
22		of this definition, both a traditional surrogate and a gestational surrogate are	
23		gestational carriers.	
24	<u>(4)</u>	Gestational surrogacy agreement A contract between one or more	
25		intended parents and a gestational carrier that complies with G.S. 52D-2.	
26	<u>(5)</u>	<u>Gestational surrogate. – A woman into whom an embryo, formed using eggs</u>	
27		other than her own, is transferred.	
28	<u>(6)</u>	Intended parent A person who manifests the intent in a gestational	
29		surrogacy agreement to be legally bound as the parent of a child resulting	
30		from assisted reproduction. For purposes of this definition, the term intended	
31		parent includes the spouse of an intended parent, when applicable.	
32	<u>(7)</u>	<u>Traditional surrogate. – A woman who undergoes fertilization and</u>	
33		insemination of her own eggs.	
34	" <u>§ G.S. 52D-2.</u>	Gestational surrogacy agreement authorized.	



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1	(a) A ges	tational carrier, her spouse if she is married, and the intended	parent may enter
2	-	reement for gestational surrogacy if:	<u> </u>
3	(1)	The gestational carrier agrees to pregnancy by mea	ans of assisted
4		reproduction;	
5	<u>(2)</u>	The gestational carrier and her spouse, if she is married, rel	inquish all rights
6	<u></u>	and duties as the parents of a child conceived through assist	
7		and	<u></u>
8	(3)	The intended parent will become the parent of the child co	nceived through
9		assisted reproduction immediately upon the birth of that chil	
10	(b) If an	intended parent is married, the intended parent's spouse shall	
11	gestational surro		<u>ee u purty to the</u>
12	•	stational surrogacy agreement shall be in writing and acknown	owledged by all
13	parties before a r		omleaged by an
14		stational surrogacy agreement is enforceable only if validate	ed by a court as
15		52D-3 before the gestational carrier becomes pregnant.	<u>d by a court as</u>
16	*	estational surrogacy agreement may provide for paymen	t of reasonable
17		bject to the limitations of G.S. 52D-9.	t of reasonable
18		stational surrogacy agreement may not limit the right of the g	estational carrier
19		ns to safeguard her health or the health of the embyro or fe	
20		gacy agreement may include either or both of the following pro	
20	<u>gestational surro</u> (1)	An agreement by the gestational carrier to undergo all medic	
22	<u>(1)</u>	treatments, and fetal monitoring procedures that a physician	
23		the success of the pregnancy.	<u>recommends for</u>
23 24	<u>(2)</u>	An agreement by the gestational carrier to abstain from a	ctivities that the
24 25	<u>(2)</u>	intended parent or the physician believes to be harmful to the	
26		future health of the child, including smoking, drinking alco	
20		not authorized by a physician aware of the pregnancy, expo	
28		or any other activity proscribed by a health care provider.	
29	"8 52D_3 Potiti	on to validate agreement.	
30		ntended parent and the gestational carrier may commence	a proceeding in
31	$\frac{(a)}{district court to x}$	validate a gestational surrogacy agreement if at least one of the	a proceeding in
32		f this State for at least 90 days immediately preceding the filin	
33		gestational carrier is married, her spouse shall be joined in the	
33 34		istrict court proceeding is commenced by the filing of a verifie	
34 35		and the gestational carrier. A copy of the gestational surrogacy	
35 36		e petition. Civil court costs shall be assessed against the petitio	-
30 37		the filing of the petition, the clerk of court shall schedule a	
38		ge as soon as possible. At least 10 days notice of hearing sha	
38 39	· · · · ·	who are parties to the gestational agreement, but are not joined	-
40	-	The notice of hearing shall be in accordance with G.S. 1A-	-
40 41		Rules of Civil Procedure. No service of process or notic	
42	otherwise require		e of fiedding is
42 43			
43 44		ing to validate gestational surrogacy agreement.	anaamant if after
		ourt may issue an order validating the gestational surrogacy a	•
45 46		y from each party to the gestational surrogacy agreement and idence the court finde:	considering any
46 47		idence, the court finds: The requirements of G S 52D 2 and G S 52D 3 have been	entiefied and the
47 48	<u>(1)</u>	The requirements of G.S. 52D-2 and G.S. 52D-3 have been	saustieu allu ule
48 49	( <b>2</b> )	parties have submitted to the jurisdiction of the court.	nondontly have
49 50	<u>(2)</u>	Both the intended parent and the gestational carrier, indeconsulted legal council and been advised regarding the	± • •
50		<u>consumed regar council and been advised regarding in</u>	c terms of the

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		gestational surrogacy agreement and th	e potential legal consequences of the
		gestational surrogacy agreement.	
	(3)	All parties have voluntarily entered in	to the agreement and understand its
		terms and all parties continue to agre	e to all the terms of the gestational
		surrogacy agreement.	-
	<u>(4)</u>	All donors, if any, have relinquished a	all rights and duties as parents of the
		child to be conceived through assisted r	•
	(5)	Adequate provision has been made for	=
	<u>~~</u>	with the gestational surrogacy agreement	
		reasonable time thereafter, including re	
		agreement is terminated.	
	(6)	The consideration, if any, paid or to	be paid to the gestational carrier is
		reasonable, in accordance with G.S. 521	
	<u>(7)</u>	Each party understands the procedure	
	<u> </u>	surrogacy agreement pursuant to G.	
		terminating the agreement.	<u> </u>
(b)	If the	requirements of subsection (a) of this se	ction are satisfied, a court shall issue
an order v		ng the gestational surrogacy agreement a	
		parent of a child born as a result of the ag	
(c)	• •	icial hearing held pursuant to this Chapter	
"§ 52D-5.		unation of gestational surrogacy agreen	
(a)		issuance of an order under G.S. 52D-4	
becomes	oregnar	nt by means of assisted reproduction, the	gestational carrier, her spouse if she is
married,	or an ii	ntended parent may terminate the gestat	ional surrogacy agreement by giving
notice of	ermina	tion in writing to all other parties and the	court.
<u>(b)</u>	An in	dividual who terminates a gestational su	rrogacy agreement shall file with the
<u>court a co</u>	py of t	the written notice of the termination and	certification that the termination has
		Ill other parties to the agreement. Service	
<u>G.S. 1A-1</u>	, Rule	5 of the North Carolina Rules of Civil P	rocedure. Upon receipt of the notice,
the court	shall va	acate the order issued under G.S. 52D-4.	
<u>(c)</u>	<u>No pa</u>	arty to a gestational surrogacy agreement	nor the spouse of any party is liable
<u>for damag</u>	ges rest	ulting from termination of the agreement	unless liability is expressly assumed
in the ges	stationa	ll surrogacy agreement. Under no circun	nstances shall a gestational carrier or
her spous	e be lia	able to the intended parent for terminating	ng the agreement in accordance with
this section	<u>n.</u>		
<u>(d)</u>	<u>On</u> m	notion of any party to the agreement, the	e court may terminate the gestational
surrogacy	agreen	nent at any time before the birth of the cl	nild if the court finds that termination
<u>is approp</u>	riate un	nder the circumstances. However, the con-	urt shall not terminate the agreement
after the	court h	as validated the agreement and the gest	ational carrier has become pregnant,
except up	on tern	ns expressly agreed upon by the parties i	in the validated gestational surrogacy
<u>agreemen</u>	t. If the	e court terminates the agreement after the	gestational carrier becomes pregnant,
parentage	of the	child born to the gestational carrier sha	ll be determined as if the gestational
surrogacy	agreen	nent had not been validated and in accord	ance with G.S. 52D-8.
" <u>§ 52D-6.</u>	Parer	ntage under validated gestational surro	<u>gacy agreement.</u>
<u>(a)</u>	<u>Upon</u>	the birth of a child to a gestational c	carrier after the agreement has been
validated	by the	court, the intended parent shall file notic	e with the court that a child has been
born to th	e gesta	tional carrier within 300 days after assisted	ed reproduction. The court shall issue
<u>an order:</u>			
an order:	<u>(1)</u>	Confirming that the intended parent	and the intended parent's spouse, if
except up agreemen parentage surrogacy " <u>§ 52D-6.</u> (a) validated born to th	on tern t. If the of the agreen <b>Parer</b> <u>Upon</u> by the	ns expressly agreed upon by the parties is e court terminates the agreement after the child born to the gestational carrier sha nent had not been validated and in accord <b>ntage under validated gestational surro</b> the birth of a child to a gestational c court, the intended parent shall file notic	in the validated gestational surroga gestational carrier becomes pregna Il be determined as if the gestatio ance with G.S. 52D-8. gacy agreement. carrier after the agreement has be e with the court that a child has be

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1 2	<u>(2</u>	2) Ordering that the child be surrendered to the intended pare and	nt, if necessary;
2 3 4	<u>(3</u>	3) Directing that the birth certificate of the child name the interest the intended parent's spouse, if married, as the only parents of the child name the intended parent's spouse, if married as the only parents of the child name the intended parent's spouse.	
5	<u>(b)</u> <u>If</u>	f the parentage of a child born to a gestational carrier is alleged not	
6		eproduction, the court shall order genetic testing to determine whe	
7		assisted reproduction. If the child's birth is not the result of assisted	
8 9	-	the child shall be determined as if the surrogacy agreement had no redence with $C = 52D$ 8. However, no action to shallong the rid	
9 10		rdance with G.S. 52D-8. However, no action to challenge the right pursuant to this Chapter shall be commenced after 12 months from	
11	of the child.	pursuant to this Chapter sharf of commenced after 12 months from	the date of birth
12		f an intended parent fails to file notice required under subsection (a	) of this section.
13		al carrier, any interested person, or a county department of social se	
14		the court that a child has been born to the gestational carrier within	
15	assisted repro	oduction. Upon proof of a court order issued pursuant to G.S. 52D-	-3 validating the
16	-	surrogacy agreement, the court shall order that the intended parent a	
17		use, if married, are the only parents of the child and are financially	
18		he court shall direct that the birth certificate of the child name the	intended parent
19		nded parent's spouse, if married, as the only parents of the child.	
20		Sestational surrogacy agreement; effect of subsequent marriage	
21		e court has issued an order under this Chapter, the subsequent	
22 23		carrier shall not affect the validity of a gestational surrogacy	
23 24		surrogacy agreement shall not require the consent of the gestation shall her legal spouse be presumed the father of the resulting child.	ai carrier's legar
25	-	Effect of nonvalidated gestational surrogacy agreement.	
26		A gestational surrogacy agreement that is not judicially validated	pursuant to this
27		ot enforceable and shall not create parentage rights in any party.	
28		f a birth results under a gestational surrogacy agreement that i	s not judicially
29		rsuant to G.S. 52D-4, the gestational carrier shall be the mother	•
30	paternity sha	all be determined in accordance with State law.	
31	<u>(c)</u> <u>A</u>	Any intended parent who is a party to a nonvalidated gestat	ional surrogacy
32		nay be held liable for support of the resulting child, with the amou	int of support to
33		ordance with Chapter 50 of the General Statutes.	
34		Compensation.	
35		The consideration, if any, paid to a gestational carrier shall be	reasonable and
36	-	n good faith between the parties.	, ·
37		Compensation may not be conditioned upon the health or charac	steristics of any
38 39		o, or child produced as the result of assisted reproduction.	
39 40		<u>Confidentiality of court records.</u> All court records created or filed pursuant to a court proceeding un	der this Chapter
40		tial and may not be disclosed, except upon order of the court finding	
42		to protect the interest of any child born as a result of the gestat	
43		r otherwise necessary in the interest of justice. For purposes of this	
44		an any petition, affidavit, transcript or notes of testimony, deposition	
45		sponse to discovery request, report, decree, order, judgment, cor	
46	document of	any kind relating to a court proceeding under this Chapter. Court 1	records shall not
47	include a g	estational surrogacy agreement, an order validating the gestat	ional surrogacy
48		or an order entered following the birth of a child in connection w	<u>ith a gestational</u>
49	surrogacy ag		
50		When an order issued pursuant to G.S. 52D-6 becomes final, all rec	
51	ot records on	n file with the court shall be retained permanently and sealed. [R	<u>ETAINED BY</u>

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1	WHOM??] The sealed records shall not be open for inspection to any person, except upon
2	order of the court after finding inspection is necessary to protect the interest of any child born
3	as a result of the gestational surrogacy agreement or otherwise necessary in the interest of
4	justice.
5	(c) Within 10 days following the entry of an order pursuant to G.S. 52D-6, the clerk of
6	superior court shall transmit a copy of the order to the State Registrar if the child was born in
7	this State. If the child was born in another state, the petitioner shall forward the order to the
8	appropriate official responsible for issuing birth certificates in that state. The clerk of court
9	shall retain all original court orders entered pursuant to this Chapter.
10	(d) Nothing in this section shall be construed to prevent a court official or a court
11	employee or state employee from inspecting permanent, confidential records or sealed records
12	for the purpose of discharging an obligation related to his or her official duties or
13	responsibilities."
14	<b>SECTION 2.</b> This act is effective when it becomes law and applies to gestational
15	

15 surrogacy agreements entered into on or after that date.