By: Thompson of Harris

H.B. No. 987

A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to gestational agreements.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 4 SECTION 1. Section 160.102(9), Family Code, is amended to
- 5 read as follows:
- 6 (9) "Intended parent [parents]" means an individual
- 7 [individuals] who enters [enter] into an agreement providing that
- 8 the <u>individual</u> [individuals] will be the parent [parents] of a
- 9 child born to a gestational mother by means of assisted
- 10 reproduction, regardless of whether $\underline{\text{the}}$ [either] individual has a
- 11 genetic relationship with the child.
- 12 SECTION 2. Section 160.752(a), Family Code, is amended to
- 13 read as follows:
- 14 (a) Notwithstanding any other provision of this chapter or
- 15 another law, this subchapter authorizes an agreement between a
- 16 woman and the intended parent or parents of a child in which the
- 17 woman relinquishes all rights as a parent of a child conceived by
- 18 means of assisted reproduction and that provides that <u>each</u> [the]
- 19 intended parent becomes [parents become] the parent [parents] of
- 20 the child.
- SECTION 3. Sections 160.754(a) and (b), Family Code, are
- 22 amended to read as follows:
- 23 (a) A prospective gestational mother, her husband if she is
- 24 married, [each donor,] and each intended parent may enter into a

- 1 written agreement providing that:
- 2 (1) the prospective gestational mother agrees to
- 3 pregnancy by means of assisted reproduction;
- 4 (2) the prospective gestational mother \underline{and} [τ] her
- 5 husband if she is $married[\frac{1}{2}]$ and each donor other than the intended
- 6 parents, if applicable, relinquish all parental rights and duties
- 7 with respect to a child conceived through assisted reproduction;
- 8 (3) each [the] intended parent [parents] will be the
- 9 parent [parents] of the child; and
- 10 (4) the gestational mother and each intended parent
- 11 agree to exchange throughout the period covered by the agreement
- 12 all relevant information regarding the health of the gestational
- 13 mother and each intended parent.
- 14 (b) Subject to the requirements of this subsection, an
- 15 <u>intended parent may be married or unmarried.</u> If an intended parent
- 16 <u>is married</u>, each spouse must be an intended parent and a party to
- 17 the gestational agreement. If an intended parent is unmarried,
- 18 another individual may not be a party to the gestational agreement
- 19 as an additional intended parent of the child. [The intended
- 20 parents must be married to each other. Each intended parent must be
- 21 a party to the gestational agreement.
- SECTION 4. Section 160.755, Family Code, is amended to read
- 23 as follows:
- Sec. 160.755. PETITION TO VALIDATE GESTATIONAL AGREEMENT.
- 25 (a) The intended parent or parents and the prospective gestational
- 26 mother under a gestational agreement may commence a proceeding to
- 27 validate the agreement.

H.B. No. 987

- 1 (b) A person may maintain a proceeding to validate a
- 2 gestational agreement only if:
- 3 (1) the prospective gestational mother or <u>an</u> [the]
- 4 intended parent has [parents have] resided in this state for the 90
- 5 days preceding the date the proceeding is commenced;
- 6 (2) the prospective gestational mother's husband, if
- 7 she is married, is joined as a party to the proceeding; and
- 8 (3) a copy of the gestational agreement is attached to
- 9 the petition.
- SECTION 5. Sections 160.756(b) and (c), Family Code, are
- 11 amended to read as follows:
- 12 (b) The court may validate a gestational agreement as
- 13 provided by Subsection (c) only if the court finds that:
- 14 (1) the parties have submitted to the jurisdiction of
- 15 the court under the jurisdictional standards of this chapter;
- 16 (2) <u>if there is an intended mother</u>, the medical
- 17 evidence provided shows that the intended mother is unable to carry
- 18 a pregnancy to term and give birth to the child or is unable to carry
- 19 the pregnancy to term and give birth to the child without
- 20 unreasonable risk to her physical or mental health or to the health
- 21 of the unborn child;
- 22 (3) unless waived by the court, an agency or other
- 23 person has conducted a home study of the intended parent or parents
- 24 and has determined that the intended parent or parents meet the
- 25 standards of fitness applicable to adoptive parents;
- 26 (4) each party to the agreement has voluntarily
- 27 entered into and understands the terms of the agreement;

- 1 (5) the prospective gestational mother has had at
- 2 least one previous pregnancy and delivery and carrying another
- 3 pregnancy to term and giving birth to another child would not pose
- 4 an unreasonable risk to the child's health or the physical or mental
- 5 health of the prospective gestational mother; and
- 6 (6) the parties have adequately provided for which
- 7 party is responsible for all reasonable health care expenses
- 8 associated with the pregnancy, including providing for who is
- 9 responsible for those expenses if the agreement is terminated.
- 10 (c) If the court finds that the requirements of Subsection
- 11 (b) are satisfied, the court may render an order validating the
- 12 gestational agreement and declaring that each [the] intended parent
- 13 [parents] will be the parent [parents] of a child born under the
- 14 agreement.
- SECTION 6. Section 160.759(a), Family Code, is amended to
- 16 read as follows:
- 17 (a) Before a prospective gestational mother becomes
- 18 pregnant by means of assisted reproduction, the prospective
- 19 gestational mother, her husband if she is married, or an [either]
- 20 intended parent may terminate a gestational agreement validated
- 21 under Section 160.756 by giving written notice of the termination
- 22 to each other party to the agreement.
- 23 SECTION 7. Sections 160.760(a), (b), and (d), Family Code,
- 24 are amended to read as follows:
- 25 (a) On the birth of a child to a gestational mother under a
- 26 validated gestational agreement, the intended parent or parents
- 27 shall file a notice of the birth with the court not later than the

H.B. No. 987

- 1 300th day after the date assisted reproduction occurred.
- 2 (b) After receiving notice of the birth, the court shall
- 3 render an order that:
- 4 (1) confirms that <u>each</u> [the] intended parent is
- 5 [parents are] the child's parent [parents];
- 6 (2) requires the gestational mother to surrender the
- 7 child to the intended <u>parent or</u> parents, if necessary; and
- 8 (3) requires the bureau of vital statistics to issue a
- 9 birth certificate naming each [the] intended parent [parents] as
- 10 the child's <u>parent</u> [parents].
- 11 (d) If the intended parent or parents fail to file the
- 12 notice required by Subsection (a), the gestational mother or an
- 13 appropriate state agency may file the notice required by that
- 14 subsection. On a showing that an order validating the gestational
- 15 agreement was rendered in accordance with Section 160.756, the
- 16 court shall order that <u>each</u> [the] intended <u>parent is</u> [parents are]
- 17 the child's parent [parents] and is [are] financially responsible
- 18 for the child.
- 19 SECTION 8. The changes in law made by this Act apply to a
- 20 gestational agreement regardless of the date:
- 21 (1) the agreement was executed; or
- 22 (2) a proceeding to validate the agreement was
- 23 commenced.
- 24 SECTION 9. This Act takes effect September 1, 2015.