**PATIENT ACKNOWLEDGMENT OF HEALTH CARE PROVIDER ADVISEMENT AND NOTICE RELATED TO OFFER OF COMPENSATION**

Section 78B-3-453 of the Utah Medical Candor Act (“Candor law”) requires that if a written offer of compensation is made to the affected party (patient or patient’s representative), and the affected party is not represented by legal counsel, the health care provider or health care facility shall:

* Advise the affected party of the affected party’s right to seek legal counsel, at the affected party’s expense, regarding the offer of compensation; and,
* Notify the affected party that the affected party may be legally required to repay medical and other expenses that were paid by a third party, including private health insurance, Medicare, or Medicaid.

As a condition of an offer of compensation under the Candor law, a health care provider or health care facility may require an affected party to:

* execute any document that is necessary to carry out an agreement between the parties regarding the offer of compensation; and
* if court approval is required for compensation to a minor, obtain court approval for the offer of compensation.

All parties to an offer of compensation shall negotiate the form of the relevant documents and obtain court approval as necessary. The documents required may also include written releases from third parties who have paid medical and other expenses.

My signature below affirms that I have received a copy of this “**Patient Acknowledgment of Health Care Provider Advisement and Notice Related to Offer of Compensation.**”

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Patient Signature (or patient’s representative) Date

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Patient Name Name of Patient’s Representative

(if applicable)