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1	ADOPTION ACT AMENDMENTS
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Lyle W. Hillyard
5	AN ACT RELATING TO ADOPTION; EXPANDING WHO IS AUTHORIZED TO TAKE
6	CONSENTS OR RELINQUISHMENTS FROM A BIRTH MOTHER; AND LIMITING
7	LOCATIONS OF FORMS FOR NOTICE OF PATERNITY ACTION.
8	This act affects sections of Utah Code Annotated 1953 as follows:
9	AMENDS:
10	78-30-4.13, as last amended by Chapter 129, Laws of Utah 1998
11	78-30-4.18, as renumbered and amended by Chapter 168, Laws of Utah 1995
12	Be it enacted by the Legislature of the state of Utah:
13	Section 1. Section 78-30-4.13 is amended to read:
14	78-30-4.13. Notice of adoption proceedings.
15	(1) An unmarried biological father, by virtue of the fact that he has engaged in a sexual
16	relationship with a woman, is deemed to be on notice that a pregnancy and an adoption proceeding
17	regarding that child may occur, and has a duty to protect his own rights and interests. He is
18	therefore entitled to actual notice of a birth or an adoption proceeding with regard to that child only
19	as provided in this section.
20	(2) Notice of an adoption proceeding shall be served on each of the following persons:
21	(a) any person or agency whose consent or relinquishment is required under Section
22	78-30-4.14 unless that right has been terminated by waiver, relinquishment, consent, or judicial
23	action;
24	(b) any person who has initiated a paternity proceeding and filed notice of that action with
25	the state registrar of vital statistics within the Department of Health, in accordance with Subsection
26	(3);
27	(c) any legally appointed custodian or guardian of the adoptee;

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28 (d) the petitioner's spouse, if any, only if he has not joined in the petition; (e) the adoptee's spouse, if any: 29 30 (f) any person who is recorded on the birth certificate as the child's father, with the 31 knowledge and consent of the mother; 32 (g) any person who is openly living in the same household with the child at the time the 33 consent is executed or relinquishment made, and who is holding himself out to be the child's 34 father; and 35 (h) any person who is married to the child's mother at the time she executes her consent 36 to the adoption or relinquishes the child for adoption. 37 (3) (a) In order to preserve any right to notice and consent, an unmarried biological father 38 may initiate proceedings to establish paternity under Title 78, Chapter 45a, Uniform Act on 39 Paternity, and file a notice of the initiation of those proceedings with the state registrar of vital 40 statistics within the Department of Health prior to the mother's execution of consent or her 41 relinquishment to an agency. That action and notice may also be filed prior to the child's birth. 42 (b) If the unmarried biological father does not know the county in which the birth mother 43 resides, he may initiate his action in any county, subject to a change in trial pursuant to Section 44 78-13-7. 45 (c) The Department of Health shall provide forms for the purpose of filing the notice 46 described in Subsection (3)(a), and make those forms available in the office of the county clerk in 47 each county[, every health care facility, as defined in Section 26-21-2, and licensed child-placing 48 agency]. 49 (4) Notice provided in accordance with this section need not disclose the name of the 50 mother of the child who is the subject of an adoption proceeding. 51 (5) The notice required by this section may be served immediately after relinquishment 52 or execution of consent, but shall be served at least 30 days prior to the final dispositional hearing. 53 The notice shall specifically state that the person served must respond to the petition within 30 54 days of service if he intends to intervene in or contest the adoption. 55 (6) (a) Any person who has been served with notice of an adoption proceeding and who 56 wishes to contest the adoption shall file a motion in the adoption proceeding within 30 days after 57 service. The motion shall set forth specific relief sought and be accompanied by a memorandum 58 specifying the factual and legal grounds upon which the motion is based.

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(b) Any person who fails to file a motion for relief within 30 days after service of notice
waives any right to further notice in connection with the adoption, forfeits all rights in relation to
the adoptee, and is barred from thereafter bringing or maintaining any action to assert any interest
in the adoptee.

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(7) Service of notice under this section shall be made as follows:

(a) With regard to a person whose consent is necessary under Section 78-30-4.14, service
shall be in accordance with the provisions of the Utah Rules of Civil Procedure. If service is by
publication, the court shall designate the content of the notice regarding the identity of the parties.
The notice may not include the name of the person or persons seeking to adopt the adoptee.

(b) As to any other person for whom notice is required under this section, service by
certified mail, return receipt requested, is sufficient. If that service cannot be completed after two
attempts, the court may issue an order providing for service by publication, posting, or by any other
manner of service.

(c) Notice to a person who has initiated a paternity proceeding and filed notice of that
 action with the state registrar of vital statistics in the Department of Health in accordance with the
 requirements of Subsection (3), shall be served by certified mail, return receipt requested, at the
 last address filed with the registrar.

(8) The notice required by this section may be waived in writing by the person entitled toreceive notice.

(9) Proof of service of notice on all persons for whom notice is required by this sectionshall be filed with the court before the final dispositional hearing on the adoption.

80 (10) Notwithstanding any other provision of law, neither the notice of an adoption
81 proceeding nor any process in that proceeding is required to contain the name of the person or
82 persons seeking to adopt the adoptee.

(11) Except as to those persons whose consent to an adoption is required under Section
78-30-4.14, the sole purpose of notice under this section is to enable the person served to intervene
in the adoption and present evidence to the court relevant to the best interest of the child.

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Section 2. Section **78-30-4.18** is amended to read:

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78-30-4.18. Persons who may take consents and relinquishments.

88 (1) A consent or relinquishment by a birth mother or an adoptee shall be signed [or
89 confirmed under oath] before:

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90	(a) a judge of any court that has jurisdiction over adoption proceedings, or a public officer
91	appointed by that judge for the purpose of taking consents or relinquishments; or
92	(b) a person who is authorized by a licensed child-placing agency to take consents or
93	relinquishments so long as the signature is notarized or witnessed by two individuals who are not
94	members of the birth mother's immediate family [and who are not affiliated with the licensed
95	child-placing agency].
96	(2) If the consent or relinquishment of a birth mother or adoptee is taken out of state it
97	shall be signed [or confirmed under oath] before:
98	(a) a person who is authorized by a child-placing agency licensed by that state to take
99	consents or relinquishments; or
100	(b) a person authorized or appointed to take consents or relinquishments by a court of this
101	state that has jurisdiction over adoption proceedings, or a court of that state that has jurisdiction
102	over adoption proceedings.
103	(3) The consent or relinquishment of any other person or agency as required by Section
104	78-30-4.14 may be signed before a Notary Public or any person authorized to take a consent or
105	relinquishment under Subsection (1) or (2).
106	(4) A person, authorized by Subsection (1) or (2) to take consents or relinquishments, shall
107	certify to the best of his information and belief that the person executing the consent or
108	relinquishment has read and understands the consent or relinquishment and has signed it freely and
109	voluntarily.
110	(5) A person executing a consent or relinquishment is entitled to a copy of the consent or
111	relinquishment.

Legislative Review Note as of 1-3-00 1:54 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel