ADOPTION RECORDS ACCESS AMENDMENTS			
2013 GENERAL SESSION			
STATE OF UTAH			
Chief Sponsor: Jim Nielson Senate Sponsor:			
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General	Description:		
Tl	nis bill modifies Title 78B, Chapter 6, Particular Proceedings, by amending the		
procedures for disclosing information in an adoption record and creating a restricted			
account.			
Highlighted Provisions:			
Tl	nis bill:		
•	defines terms;		
•	states that for an adoption finalized before March 22, 1941, the original birth		
certificate	e is a public document and shall be made available upon request;		
•	permits the release of identifying information about a birth mother, with her		
permissio	n, under certain circumstances;		
►	authorizes the Office of Vital Records and Statistics to collect a \$50 fee from an		
adult ado	ptee accessing the mutual-consent, voluntary adoption registry, unless the		
individua	l is impecunious, and directs the office to deposit money in a designated		
restricted	account;		
►	directs the Office of Vital Records and Statistics to, as funding allows:		
	• implement broad search terms and methods when attempting to find a match in		
the mutua	al-consent, voluntary adoption registry; and		
	• advertise the services offered by the mutual-consent, voluntary adoption		
registry;			

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28	<ul> <li>authorizes the Office of Vital Records and Statistics to partner with a private or</li> </ul>			
29	nonprofit organization to seek private funding for advertising and the operation of			
30	the mutual-consent, voluntary adoption registry;			
31	<ul> <li>requires an annual report on the effectiveness of the mutual-consent, voluntary</li> </ul>			
32	adoption registry to the Health and Human Services Interim Committee; and			
33	<ul> <li>makes technical changes.</li> </ul>			
34	Money Appropriated in this Bill:			
35	This bill appropriates:			
36	<ul><li>to the Department of Health - Office of Vital Statistics:</li></ul>			
37	• from the Mutual-Consent, Voluntary Adoption Registry Restricted Account,			
38	\$50,000, subject to intent language that the appropriation shall be used to fund			
39	programs and services described in Section 78B-6-144.			
40	Other Special Clauses:			
41	None			
42	Utah Code Sections Affected:			
43	AMENDS:			
44	78B-6-141, as last amended by Laws of Utah 2012, Chapter 340			
45	78B-6-144, as last amended by Laws of Utah 2012, Chapter 340			
46	ENACTS:			
47	<b>78B-6-144.5</b> , Utah Code Annotated 1953			
48 49	Be it enacted by the Legislature of the state of Utah:			
50	Section 1. Section <b>78B-6-141</b> is amended to read:			
51	78B-6-141. Petition, report, and documents sealed Exceptions.			
52	(1) As used in this section:			
53	(a) "Adult adoptee" means a person at least 18 years old who was adopted as a child.			
54	(b) "Identifying information" means information that may lead to the positive			
55	identification of a birth parent, adoptee, or other biological relative, including a name, address,			
56	or place of employment.			
57	[(1) A] (2) For an adoption that is finalized before January 1, 2014, a petition for			
58	adoption, the written report described in Section 78B-6-135, and any other documents filed in			

59	connection with the petition are sealed.		
60	(3) For an adoption that is finalized before March 22, 1941, the original birth		
61	certificate is a public document and shall be made available for inspection upon request.		
62	(4) For an adoption that is finalized on or after January 1, 2014, a petition for adoption,		
63	the written report described in Section 78B-6-135, and any other documents filed in connection		
64	with the petition:		
65	(a) the original documents are sealed; and		
66	(b) except as provided in Subsection (5), copies of the original documents in the		
67	possession of the office shall be made available for inspection upon written request in the form		
68	established by the office by:		
69	(i) an adoptive parent who was a party to the adoption; or		
70	(ii) an adult adoptee.		
71	(5) (a) For an adoption that is finalized on or after January 1, 2014, a birth mother may		
72	elect, in writing at the time of finalization, to refuse to permit identifying information about the		
73	birth mother to be made available by the office for inspection by any individual.		
74	(b) If a birth mother elects under Subsection (5)(a) to refuse to permit identifying		
75	information about the birth mother to be made available for inspection, the office shall redact		
76	all identifying information about the birth mother in the documents described Subsection		
77	<u>(4)(b).</u>		
78	(c) A birth mother may, at any time:		
79	(i) change the election described in Subsection (5)(a); or		
80	(ii) elect to make other information, including an updated medical history, available for		
81	inspection by a party to the adoption or adult adoptee, if she makes the election in writing.		
82	[(2)] (6) The documents described in Subsection $[(1)]$ (2) may only be open to		
83	inspection as follows:		
84	(a) in accordance with Subsection $[(3)]$ (7)(a), by a party to the adoption proceeding:		
85	(i) while the proceeding is pending; or		
86	(ii) within six months after the day on which the adoption decree is entered;		
87	(b) subject to Subsection $[(3)]$ (7)(b), a court enters an order permitting access to the		
88	documents by a person who has appealed the denial of that person's motion to intervene;		
89	(c) upon order of the court expressly permitting inspection or copying, after good cause		

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90	has been shown;			
91	(d) as provided under Section 78B-6-144;			
92	(e) those records shall become public on the one hundredth anniversary of the date the			
93	final decree of adoption was entered; or			
94	(f) if the adoptee is an adult at the time the final decree of adoption is entered, the			
95	documents described in this section are open to inspection and copying without a court order			
96	by the adoptee or a parent who adopted the adoptee, unless the final decree of adoption is			
97	entered by the juvenile court under Subsection 78B-6-115(3)(b).			
98	[(3)] (a) A person who files a motion to intervene in an adoption proceeding:			
99	(i) is not a party to the adoption proceeding, unless the motion to intervene is granted;			
100	and			
101	(ii) may not be granted access to the documents described in Subsection $[(1)]$ (2),			
102	unless the motion to intervene is granted.			
103	(b) An order described in Subsection [(2)] (6)(b) shall:			
104	(i) prohibit the person described in Subsection $[(2)]$ (6)(b) from inspecting a document			
105	described in Subsection [(1)] (2) that contains identifying information of the adoptive or			
106	prospective adoptive parent; and			
107	(ii) permit the person described in Subsection $[(3)]$ (7)(b)(i) to review a copy of a			
108	document described in Subsection $[(3)]$ (7)(b)(i) after the identifying information described in			
109	Subsection $[(3)]$ (7)(b)(i) is redacted from the document.			
110	(8) A birth mother who opts out of disclosure of information under Subsection (5), may			
111	participate in the mutual-consent, voluntary adoption registry described in Section 78B-6-144.			
112	(9) The office may charge a fee to an individual who requests information under this			
113	section, limited to:			
114	(a) the cost of providing the service; and			
115	(b) \$50, unless the individual is impecunious, to be deposited in the Mutual-Consent,			
116	Voluntary Adoption Registry Restricted Account.			
117	Section 2. Section <b>78B-6-144</b> is amended to read:			
118	78B-6-144. Mutual-consent, voluntary adoption registry Procedures Fees.			
119	(1) As used in this section, "adult adoptee" is as defined in Section 78B-6-141.			
120	[(1)] (2) The office shall establish a mutual-consent, voluntary adoption registry.			

(a) [Adult adoptees] An adult adoptee and a birth [parents] parent of an adult
[adoptees] adoptee, upon presentation of positive identification, may request identifying
information from the office, in the form established by the office. A court of competent
jurisdiction or a child-placing agency may accept that request from the adult adoptee or birth
parent, in the form provided by the office, and transfer that request to the office. The adult
adoptee or birth parent is responsible for notifying the office of any change in information
contained in the request.

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(b) The office may only release identifying information to an adult adoptee or birth parent when:

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(i) it receives requests from both the adoptee and the adoptee's birth parent[-]; or (ii) pursuant to Subsections 78B-6-141(4) through (7).

(c) After matching the request of an adult adoptee with that of at least one of the
adoptee's birth parents, the office shall notify both the adoptee and the birth parent that the
requests have been matched, and disclose the identifying information to those parties.

135 However, if that adult adoptee has a sibling of the same birth parent who is under the age of 18

years, and who was raised in the same family setting as the adult adoptee, the office shall not
disclose the requested identifying information to that adult adoptee or the adoptee's birth
parent.

139 [(2)] (3) (a) Adult adoptees and adult siblings of adult adoptees, upon presentation of 140 positive identification, may request identifying information from the office, in the form 141 established by the office. A court of competent jurisdiction or a child-placing agency may 142 accept that request from the adult adoptee or adult sibling, in the form provided by the office, 143 and transfer that request to the office. The adult adoptee or adult sibling is responsible for 144 notifying the office of any change in information contained in the request.

(b) The office may only release identifying information to an adult adoptee or adultsibling when it receives requests from both the adoptee and the adoptee's adult sibling.

(c) After matching the request of an adult adoptee with that of the adoptee's adult
sibling, if the office has been provided with sufficient information to make that match, the
office shall notify both the adoptee and the adult sibling that the requests have been matched,
and disclose the identifying information to those parties.

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(d) After receiving a request for information from an adult adoptee under this section,

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152	the office shall:
153	(i) search death certificates in the possession of the office for the adult adoptee's birth
154	parent; and
155	(ii) if the adult adoptee's birth parent is dead, inform the adult adoptee that the birth
156	parent is dead.
157	(e) The office shall notify an individual who requests information under this section:
158	(i) of the results of the initial search for a match; and
159	(ii) if the initial search does not produce a match, that the request will be kept on file
160	and the individual shall be notified in the event of a match.
161	[(3)] (4) Information registered with the bureau under this section is available only to a
162	registered adult adoptee and the adoptee's registered birth parent or registered adult sibling,
163	under the terms of this section.
164	[(4)] (5) Information regarding a birth parent who has not registered a request with the
165	bureau may not be disclosed, except as provided in Section 78B-6-141.
166	[ <del>(5)</del> ] <u>(6)</u> The [ <del>bureau may</del> ] <u>office:</u>
167	(a) except as provided in Subsection (6)(b), shall charge an adult adoptee a fee of \$50
168	for services provided under this section[, limited to the cost of providing those services.];
169	(b) may waive the fee described in Subsection (6)(a) if the adult adoptee is
170	impecunious; and
171	(c) shall deposit any funds received under Subsection (6)(a) in the Mutual-Consent,
172	Voluntary Adoption Registry Restricted Account created under Section 78B-6-144.5.
173	(7) The office shall, as funding allows:
174	(a) maximize potential matches by utilizing broad search terms and methods; and
175	(b) advertise the services provided by the mutual-consent, voluntary adoption registry,
176	including providing registration forms to local motor vehicle division offices for distribution
177	with vehicle registration information.
178	(8) The office may partner with a private or nonprofit organization to:
179	(a) seek funding for activities authorized under this section, which shall be deposited in
180	the Mutual-Consent, Voluntary Adoption Registry Donation Fund created under Section
181	<u>78B-6-144.5; or</u>
182	(b) supplement the advertising described in Subsection (7)(b).

183	(9) The offices shall make an annual report on the effectiveness of the mutual-consent,		
184	voluntary adoption registry to the Health and Human Services Interim Committee.		
185	(10) Nothing in this section shall limit the disclosure of information as described in		
186	Section 78B-6-141.		
187	Section 3. Section <b>78B-6-144.5</b> is enacted to read:		
188	78B-6-144.5. Mutual-Consent, Voluntary Adoption Registry Restricted Account.		
189	(1) There is created a restricted account within the General Fund known as the		
190	"Mutual-Consent, Voluntary Adoption Registry Restricted Account."		
191	(2) The Legislature shall appropriate funds from the account described in Subsection		
192	(1) to fund the services provided by the Office of Vital Records and Statistics in maintaining		
193	and operating the mutual-consent adoption registry, and advertising the service provided by the		
194	registry.		
195	(3) There is created a restricted special revenue fund known as the "Mutual-Consent,		
196	Voluntary Adoption Registry Donation Fund."		
197	(4) The fund described in Subsection (3) shall be funded by donations and grants from		
198	public or private entities.		
199	(5) The office may spend money in the Mutual-Consent, Voluntary Adoption Registry		
200	Donation Fund to fund activities described in Section 78B-6-144.		
201	(6) The office may not spend money in the Mutual-Consent, Voluntary Adoption		
202	Registry Donation Fund except as described in Subsection (5).		
203	Section 4. Appropriation.		
204	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for		
205	the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following sums of money		
206	are appropriated from resources not otherwise appropriated or reduced from amounts		
207	previously appropriated out of the funds or accounts indicated for the fiscal year beginning July		
208	1, 2013 and ending June 30, 2014. These are additions to any amounts previously appropriated		
209	for fiscal year 2013.		
210	To Department of Health - Office of Vital Statistics		
211	From Mutual-Consent, Voluntary Adoption Registry Restricted Account \$50,000		
212	Schedule of Programs:		
213	Mutual-Consent, Voluntary Adoption Registry		

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214	Restricted Account	<u>\$50,000</u>
215	The Legislature intends that, under Section 63J-1-603, the appropriations under this	
216	section shall be used by the Office of Vital Statistics to maintain, operate, and advertise the	
217	services provided by the mutual consent adoption registry.	

Legislative Review Note as of 2-13-13 1:12 PM

Office of Legislative Research and General Counsel