House Bill 159 (COMMITTEE SUBSTITUTE)

By: Representatives Reeves of the 34th, Willard of the 51st, Evans of the 42nd, Fleming of the 121st, Oliver of the 82nd, and others

A BILL TO BE ENTITLED AN ACT

1	To amend Article 1 of Chapter 8 of Title 19 of the Official Code of Georgia Annotated
2	relating to general provisions for adoption, so as to substantially revise the general provisions
3	applicable to adoptions; to change the requirements for adopting children; to provide for a
4	nonresident to allow an adoption of his or her child; to provide for adoption of foreign-borr
5	children; to provide for a waiver to revoke a surrender of parental rights; to change the age
6	for individuals to access the Adoption Reunion Registry; to revise and provide for forms; to
7	amend Code Section 15-11-320 of the Official Code of Georgia Annotated, relating to
8	termination of parental rights, so as to correct a cross-reference; to amend Part 4 of Article
9	17 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to sick
10	personal, and maternity leave for teachers and other school personnel, so as to require local
11	boards of education to provide employees who are adoptive parents the same duration of
12	maternity leave, leave options, and other benefits as are provided to employees who are
13	biological parents; to provide for related matters; to repeal conflicting laws; and for other

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 17 Article 1 of Chapter 8 of Title 19 of the Official Code of Georgia Annotated, relating to
- 18 general provisions for adoption, is amended as follows:
- 19 "ARTICLE 1
- 20 19-8-1.

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purposes.

- 21 For purposes of this chapter <u>article</u>, the term:
- 22 (1) 'Alaskan native' means a member of the Alaska Native Regional Corporations formed
- 23 <u>under the Alaska Native Claims Settlement Act of 1971 (ANCSA).</u>

24 $\frac{(1)(2)}{(2)}$ 'Biological father' means the <u>a</u> male who impregnated the biological mother

- resulting in the birth of the child.
- 26 (3) 'Biological parent' means a biological mother or biological father.
- 27 (2)(4) 'Child' means a person an individual who is under 18 years of age and who is
- sought to be adopted.
- 29 (3)(5) 'Child-placing agency' means an agency licensed as a child-placing agency
- pursuant to Chapter 5 of Title 49.
- $\frac{(4)(6)}{(4)}$ 'Department' means the Department of Human Services.
- 32 $\frac{(4.1)(7)}{(4.1)(7)}$ 'Evaluator' means the <u>a</u> person or agency that conducts a home study. An
- evaluator shall be a licensed child-placing agency, the department, or a licensed
- professional with at least two years of adoption related professional experience, including
- a licensed clinical social worker, licensed master social worker, licensed marriage and
- family therapist, or licensed professional counselor; provided, however, that where when
- 37 none of the foregoing evaluators are available, the court may appoint a guardian ad litem
- or court appointed special advocate to conduct the a home study.
- 39 (5)(8) 'Guardian' means a legal guardian of the person of a child an individual appointed
- 40 <u>as a:</u>
- 41 (A) Guardian or temporary guardian of a child as provided in Title 29;
- 42 (B) Guardian of a child pursuant to Code Section 15-11-13; or
- 43 (C) Permanent guardian of a child as provided in Part 13 of Article 3 of Chapter 11 of
- 44 <u>Title 15</u>.
- 45 $\frac{(5.1)(9)}{(5.1)(9)}$ 'Home study' means an evaluation by an evaluator of the <u>a</u> petitioner's home
- environment for the purpose of determining the suitability of the such environment as a
- prospective adoptive home for a child. Such evaluation shall consider the a petitioner's
- 48 physical health, emotional maturity, financial circumstances, family, and social
- background and shall conform to the rules and regulations established by the department
- for child-placing agencies for adoption home studies.
- 51 (5.2)(10) 'Home study report' means the written report generated as a result of the home
- 52 study.
- 53 (6)(11) 'Legal father' means a male who has not surrendered or had terminated his rights
- to a child and who:
- 55 (A) Has legally adopted such child;
- 56 (B) Was married to the biological mother of such child at the time such child was born
- or within the usual period of gestation, unless paternity was disproved by a final order
- 58 pursuant to Article 3 of Chapter 7 of this title of a court of competent jurisdiction;

(C) Married the a legal mother of such child after such child was born and recognized

- such child as his own, unless paternity was disproved by a final order pursuant to
- Article 3 of Chapter 7 of this title of a court of competent jurisdiction; or
- 62 (D) Has legitimated such child by a final order pursuant to Code Section 19-7-22.
- 63 $\frac{7}{(12)}$ 'Legal mother' means the <u>a</u> female who is the biological or adoptive mother of
- the child and who has not surrendered or had terminated her rights to the child.
- 65 (13) 'Native American heritage' means any individual who is:
- 66 (A) A member of a federally recognized American Indian tribe; or
- 67 (B) An Alaskan native.
- 68 (14) 'Out-of-state licensed agency' means an agency or entity that is licensed in another
- state or country to place children for adoption.
- 70 (8)(15) 'Parent' means either the <u>a</u> legal father or the <u>a</u> legal mother of the child.
- 71 (9)(16) 'Petitioner' means a person an individual who petitions to adopt or terminate
- rights to a child pursuant to this chapter <u>article</u>.
- 73 (10)(17) 'Putative father registry' means the registry established and maintained pursuant
- to subsections (d) and (e) of Code Section 19-11-9.
- 75 19-8-2.
- 76 (a) The superior courts of the several counties shall have exclusive jurisdiction in all
- 77 matters of adoption, except such jurisdiction as may be granted to the juvenile courts.
- 78 (b) All petitions <u>for adoption</u> under this <u>chapter article</u> shall be filed in the county in which
- any petitioner resides, except that:
- 80 (1) Upon good cause being shown, the court <u>may</u>, in its discretion, allow such petition
- 81 <u>to be filed in the court of the county of:</u>
- 82 (A) Of the child's domicile or of the county in;
- 83 (B) In which is located any child-placing agency having legal custody of the child;
- 84 sought to be adopted may, in its discretion, allow the petition to be filed in that court;
- 85 and
- 86 (C) Where the child was born if such petition is filed within one year of the child's
- 87 <u>birth; or</u>
- (D) In which is located the office of the department having legal custody of the child;
- 89 (2) Any person individual who has been is a resident of any United States Army army
- 90 post or military reservation within this state for six months next preceding the filing of
- 91 the petition for adoption may file the <u>such</u> petition in any county adjacent to the United
- 92 States Army army post or military reservation; and

93 (3) When a child has been placed for adoption with an individual who is a resident of

- 94 <u>another state in compliance with Chapter 4 of Title 39, relating to the Interstate Compact</u>
- on the Placement of Children, such petition shall be filed in:
- 96 (A) The court of the county where the child was born;
- 97 (B) The court of the county in which is located any child-placing agency having legal
- 98 <u>custody of the child; or</u>
- 99 (C) Superior Court of Fulton County.
- 100 19-8-3.
- 101 (a) Any adult person individual may petition to adopt a child if the person he or she:
- 102 (1) Is at least 25 21 years of age or is married and living with his or her spouse;
- 103 (2) Is at least ten years older than the child, except such ten-year requirement shall not
- apply when the petitioner is a stepparent or relative and the petition is filed pursuant to
- 105 <u>Code Section 19-8-6 or 19-8-7</u>;
- 106 (3) <u>Is</u> Has been a bona fide resident of this state for at least six months immediately
- preceding at the filing of the petition for adoption or is a bona fide resident of the
- receiving state when the adoptee was born in this state and was placed in compliance with
- 109 <u>Chapter 4 of Title 39, relating to the Interstate Compact on the Placement of Children;</u>
- 110 and
- (4) Is financially, physically, and mentally able to have permanent custody of the child.
- (b) Any adult person, including but not limited to a foster parent, meeting the requirements
- of subsection (a) of this Code section shall be eligible to apply to the department or a
- child-placing agency for consideration as an adoption applicant in accordance with the
- policies of the department or the agency.
- 116 (c)(b) If a person an individual seeking to adopt a child is married, the petition must for
- adoption shall be filed in the name of both spouses; provided, however, that, when the child
- is <u>or was</u> the stepchild of the party seeking to adopt, the <u>such</u> petition shall be filed by the
- stepparent alone.
- 120 19-8-4.
- 121 (a) A child Except as otherwise authorized in this chapter, a child who has any living
- parent or guardian may be adopted through the department, or any child-placing agency,
- or any out-of-state licensed agency only if each such living parent and each such guardian
- of such child:
- (1) Has voluntarily and in writing surrendered all of his <u>or her</u> rights to the child to the
- department, or to a child-placing agency, or an out-of-state licensed agency as provided

in this Code section and the department or such department, child-placing agency, or

out-of-state licensed agency thereafter consents to the adoption; or

- 129 (2) Has had all of his or her rights to the child terminated by order of a court of
- competent jurisdiction, the child has been committed by the court to the department, or
- to a child-placing agency, or an out-of-state licensed agency for placement for adoption,
- and the department or such department, child-placing agency, or out-of-state licensed
- agency thereafter consents to the adoption.
- (b) In the case of a child 14 years of age or older, the written consent of the child to his <u>or</u>
- her adoption must shall be given and acknowledged in the presence of the court.
- 136 (c) The surrender of rights to the department, or to a child-placing agency, or an
- out-of-state licensed agency specified in paragraphs (1) and (2) of subsection (e) of this
- 138 Code section shall be executed following the birth of the child, and the pre-birth surrender
- to the department, or to a child-placing agency, or an out-of-state licensed agency specified
- in paragraph (3) of subsection (e) of this Code section shall be executed prior to the birth
- of the child. Each surrender shall be executed <u>under oath and</u> in the presence of a
- representative of the department or the agency and a notary <u>public and an adult witness</u>.
- 143 A copy of the surrender shall be delivered provided to the individual signing the surrender
- at the time of the execution thereof.
- (d) An individual A person signing a surrender of rights pursuant to this Code section shall
- have the right to withdraw the surrender revoke such surrender within ten days as provided
- in subsection (b) (a) of Code Section 19-8-9 and, if he or she is at least 18 years of age,
- shall also have the right to waive the ten-day revocation period by executing a separate
- waiver as provided in subsection (c) of Code Section 19-8-9, so long as it is executed at
- least 24 hours after the birth of the child.
- (e)(1) The surrender of rights by a parent or guardian specified in paragraph (1) of
- subsection (a) of this Code section shall meet the requirements of subsection (a) of Code
- Section 19-8-26. Such surrender shall be signed under oath and in the presence of a
- notary public and an adult witness.
- 155 (2) A The biological father who is not the \underline{a} legal father of a child may surrender all his
- rights to the child for the purpose of an adoption pursuant to this Code section. <u>Such That</u>
- surrender shall meet the requirements of subsection (d) of Code Section 19-8-26. <u>Such</u>
- surrender shall be signed under oath and in the presence of a notary public and an adult
- witness.
- 160 (3)(A) \underline{A} The biological father who is not the \underline{a} legal father of a child may execute a
- surrender of his rights to the child prior to the birth of the child for the purpose of an
- adoption pursuant to this Code section. A pre-birth surrender, when signed under oath
- by the alleged biological father, shall serve to relinquish the an alleged biological

father's rights to the child and to waive the an alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.

- (B) The <u>rights and</u> responsibilities of an alleged biological father <u>are shall be</u> permanently terminated only upon <u>an order from a court of competent jurisdiction</u> terminating such rights or the entry of a final order of adoption. <u>An individual A person</u> executing a pre-birth surrender pursuant to this Code section shall have the right to <u>withdraw the revoke such</u> surrender within ten days from the date of execution thereof, notwithstanding the date of birth of the child.
- (C) If a final order of adoption is not entered after the execution of a pre-birth surrender and paternity is established by acknowledgment, by administrative order, or by judicial order, then the <u>an</u> alleged biological father shall be responsible for child support or other financial obligations to the child or to the child's <u>a legal</u> mother, or to both.
- (D) The pre-birth surrender shall not be valid for use by a legal father as defined under paragraph (6) of Code Section 19-8-1 or for any man who has executed a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1.
 - (E) The pre-birth surrender may be executed at any time after the biological mother executes a sworn statement identifying such person individual as an alleged biological father of the biological mother's unborn child meeting the requirements of subsection (m) of Code Section 19-8-26.
- (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code Section 19-8-26 and shall be signed under oath and in the presence of a notary public and an adult witness.
- (f) A surrender of rights shall be acknowledged by the person individual who surrenders those rights by also signing an acknowledgment meeting the requirements of subsection (g) of Code Section 19-8-26. Such acknowledgment shall be signed under oath and in the presence of a notary public and an adult witness.
- (g)(1) A Whenever the legal mother who surrenders her parental rights pursuant to this
 Code section, she shall execute an affidavit meeting the requirements of subsection (h)
 of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence
 of a notary public.
- (2) A legal mother who is the adoptive mother of the child and who surrenders her
 parental rights pursuant to this Code section shall execute an affidavit meeting the

requirements of subsection (i) of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence of a notary public.

- 203 (h) Whenever rights are surrendered to the department, or to a child-placing agency, or an 204 out-of-state licensed agency, the department or agency representative before whom the 205 surrender of rights is signed shall execute an affidavit meeting the requirements of 206 subsection (j) of Code Section 19-8-26. Such affidavit shall be signed under oath and in 207 the presence of a notary public.
- biological father who is not the <u>a</u> legal father of the child <u>irrespective regardless</u> of whether such parent or biological father has arrived at the age of majority. The <u>individual is a</u> citizen of the United States, a resident of this state, or has reached the age of 18 years. Such surrender given by any such minor such individual shall be binding upon him or her

(i) A surrender of rights pursuant to this Code section may be given by any parent or

- 213 as if the individual were in all respects sui juris <u>and shall include a consent to the</u> 214 <u>jurisdiction of the courts of this state for any action filed under this article. Such surrender</u>
- shall state that such individual agrees to be bound by a decree of adoption.
- 216 (j) In any surrender of rights pursuant to this Code section, the provisions of Chapter 4 of
- 217 Title 39, relating to the Interstate Compact on the Placement of Children, if applicable,
- shall be complied with.
- 219 (k) A biological father or a legal father who signs a surrender of rights may execute an
- 220 <u>affidavit regarding his Native American heritage and military service meeting the</u>
- requirements of subsection (o) of Code Section 19-8-26. Such affidavit shall be signed
- 222 <u>under oath and in the presence of a notary public.</u>
- 223 19-8-5.

- 224 (a) A child Except as otherwise authorized in this chapter, a child who has any living
- 225 parent or guardian may be adopted by a third party who is neither the stepparent nor
- relative of that child, as <u>such individuals are</u> described in subsection (a) of Code Sections
- 227 19-8-6 and 19-8-7, only if each such living parent and each such guardian of such child has
- voluntarily and in writing surrendered all of his or her rights to such child to that third party
- for the purpose of enabling that third party to adopt such child. A third party to whom such
- 230 <u>child is voluntarily surrendered shall be financially responsible for such child as of the date</u>
- of surrender by the parent. Except as provided in subsection (m) (1) of this Code section,
- 232 no child shall be placed with a third party for purposes of adoption unless prior to the date
- of placement a home study shall have been completed, and the home study report
- recommends placement of a child in such third party's home.
- 235 (b) In the case of a child 14 years of age or older, the written consent of the child to his or
- 236 <u>her</u> adoption must shall be given and acknowledged in the presence of the court.

(c) The surrender of rights specified in paragraphs (1) and (2) of subsection (e) of this Code section shall be executed following the birth of the child, and the pre-birth surrender specified in paragraph (3) of subsection (e) of this Code section shall be executed prior to the birth of the child. Each surrender shall be executed under oath and in the presence of a notary public and an adult witness. The name and address of each person individual to whom the child is surrendered may be omitted to protect confidentiality, provided the surrender of rights sets forth the name and address of his or her agent for purposes of notice of withdrawal revocation as provided for in subsection (d) of this Code section. A copy of the surrender shall be delivered provided to the individual signing the surrender at the time of the execution thereof.

- (d) An individual A person signing a surrender of rights pursuant to this Code section shall have the right to withdraw the surrender revoke such surrender within ten days as provided in subsection (b) (a) of Code Section 19-8-9 and, if he or she is at least 18 years of age, shall also have the right to waive the ten-day revocation period by executing a separate waiver as provided in subsection (c) of Code Section 19-8-9, so long as it is executed at least 24 hours after the birth of the child.
- 253 (e)(1) The surrender <u>of rights</u> by a parent or guardian specified in subsection (a) of this
 254 Code section shall meet the requirements of subsection (c) of Code Section 19-8-26.
 255 <u>Such surrender shall be signed under oath and in the presence of a notary public and an</u>
 256 <u>adult witness.</u>
 - (2) <u>A</u> The biological father who is not the <u>a</u> legal father of a child may surrender all his rights to the child for purposes of an adoption pursuant to this Code section. That <u>Such</u> surrender shall meet the requirements of subsection (d) of Code Section 19-8-26. <u>Such surrender shall be signed under oath and in the presence of a notary public and an adult witness.</u>
 - (3)(A) A The biological father who is not the a legal father of a child may execute a surrender of his rights to the child prior to the birth of the child for the purpose of an adoption pursuant to this Code section. A pre-birth surrender, when signed under oath by the alleged biological father, shall serve to relinquish the an alleged biological father's rights to the child and to waive the an alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.
 - (B) The <u>rights and</u> responsibilities of an alleged biological father <u>are shall be</u> permanently terminated only upon <u>an order from a court of competent jurisdiction</u>

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terminating such rights or the entry of a final order of adoption. An individual A person executing a pre-birth surrender pursuant to this Code section shall have the right to withdraw the revoke such surrender within ten days from the date of execution thereof, notwithstanding the date of birth of the child.

- (C) If a final order of adoption is not entered after the execution of a pre-birth surrender and paternity is established by acknowledgment, by administrative order, or by judicial order, then the <u>an</u> alleged biological father shall be responsible for child support or other financial obligations to the child or to the child's <u>a legal</u> mother, or to both.
- (D) The pre-birth surrender shall not be valid for use by a legal father as defined under paragraph (6) of Code Section 19-8-1 or for any man who has executed a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1.
- (E) The pre-birth surrender may be executed at any time after the biological mother executes a sworn statement identifying such person individual as an alleged biological father of the biological mother's unborn child meeting the requirements of subsection (m) of Code Section 19-8-26.
- 290 (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code 291 Section 19-8-26 and shall be signed under oath and in the presence of a notary public 292 and an adult witness.
- 293 (f) A surrender of rights shall be acknowledged by the person individual who surrenders 294 those rights by also signing an acknowledgment meeting the requirements of subsection (g) 295 of Code Section 19-8-26. Such acknowledgment shall be signed under oath and in the 296 presence of a notary public and an adult witness.
- 297 (g)(1) A Whenever the legal mother who surrenders her parental rights pursuant to this
 298 Code section, she shall execute an affidavit meeting the requirements of subsection (h)
 299 of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence
 300 of a notary public.
- (2) A legal mother who is the adoptive mother of the child and who surrenders her
 parental rights pursuant to this Code section shall execute an affidavit meeting the
 requirements of subsection (i) of Code Section 19-8-26. Such affidavit shall be signed
 under oath and in the presence of a notary public.
- 305 (h) Whenever rights are surrendered pursuant to this Code section, the representative of each petitioner or the representative of the individual signing such surrender shall execute an affidavit meeting the requirements of subsection (k) of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence of a notary public.
- 309 (i) A surrender <u>of rights</u> pursuant to this Code section may be given by any parent or 310 biological father who is not <u>the a</u> legal father of the child sought to be adopted irrespective

311 <u>regardless</u> of whether such parent or biological father has arrived at the age of majority. The individual is a citizen of the United States, a resident of this state, or has reached the 312 313 age of 18 years. Such surrender given by any such minor such individual shall be binding 314 upon him or her as if the individual were in all respects sui juris and shall include a consent 315 to the jurisdiction of the courts of this state for any action filed under this article. Such 316 surrender shall state that such individual agrees to be bound by a decree of adoption. 317 (j) A copy of each surrender specified in subsection (a) of this Code section, together with a copy of the acknowledgment specified in subsection (f) of this Code section and a copy 318 319 of the affidavits specified in subsections (g) and (h) of this Code section and the name and 320 address of each person to whom the child is surrendered, shall be mailed, by registered or 321 certified mail or statutory overnight delivery, return receipt requested, to the 322 Office of Adoptions 323 Georgia Department of Human Services 324 Atlanta, Georgia 325 within 15 days from the execution thereof. Upon receipt of the copy the department may 326 commence its investigation as required in Code Section 19-8-16. (k)(j) A petition for adoption pursuant to subsection (a) of this Code section shall be filed 327 328 within 60 days from the date of the surrender of rights is executed; provided, however, that 329 for good cause shown the court may waive the 60 day requirement. If the petition for 330 <u>adoption</u> is not filed within the time period specified by this subsection <u>and the court does</u> 331 not waive the 60 day requirement or if the proceedings resulting from the such petition are not concluded with an order granting the such petition, then the surrender of rights shall 332 333 operate as follows according to the election made therein in such surrender by the legal 334 parent or guardian of the child: 335 (1) In favor of that legal such parent or guardian, with the express stipulation that neither 336 this nor any other provision of the surrender of rights shall be deemed to impair the validity, absolute finality, or totality of the such surrender under any other circumstance, 337 338 once the revocation period has elapsed; 339 (2) In favor of the licensed child-placing agency <u>or out-of-state licensed agency</u> 340 designated in the surrender of rights, if any; or (3) If the legal parent or guardian is not designated and no child-placing agency <u>or</u> 341 342 out-of-state licensed agency is designated in the surrender of rights, or if the designated 343 child-placing agency or out-of-state licensed agency declines to accept the child for placement for adoption, in favor of the department for placement for adoption pursuant 344 to subsection (a) of Code Section 19-8-4. The court may waive the 60 day time period 345 346 for filing the petition for excusable neglect.

347 (l)(k) In any surrender of rights pursuant to this Code section, the provisions of Chapter 348 4 of Title 39, relating to the Interstate Compact on the Placement of Children, if applicable,

- shall be complied with.
- 350 (m)(1) If the home study for a third-party adoption has not occurred prior to the date of
- placement, then the third party shall, at the time of the filing of within the petition for
- adoption or in a separate motion, file a motion with the court seeking seek an order
- authorizing placement of such child prior to the completion of the home study. Such
- petition or such motion shall identify the evaluator that the petitioner has selected to
- perform the home study. The court may waive the requirement of a preplacement home
- 356 study in cases when a child to be adopted already resides in the prospective adoptive home
- either as a child of one of the residents of such home or pursuant to a court order of
- guardianship, testamentary guardianship, or custody.
- 359 (n)(m) The court may grant the motion for authorize the placement prior to the completion
- of a home study if the court finds that such placement is in the best interest interests of the
- 361 child.
- 362 (o)(n) If the court grants the motion for authorizes the placement prior to the completion
- of a home study and authorizes placement of a child prior to the completion of the home
- 364 study, then:
- 365 (1) Such child shall be permitted to remain in the home of the third party with whom the
- parent or guardian placed such child pending further order of the court;
- 367 (2) A copy of the order authorizing placement of such child prior to the completion of
- the home study shall be delivered to the department and the evaluator selected to perform
- the home study by the clerk of the court within 15 days of the date of the entry of such
- order; and
- 371 (3) The home study, if not already in process, shall be initiated by the evaluator selected
- by the petitioner or appointed by the court within ten days of such evaluator's receipt of
- 373 the court's order.
- 374 (o) A biological father or a legal father who signs a surrender of rights may execute an
- 375 <u>affidavit regarding his Native American heritage and military service meeting the</u>
- 376 requirements of subsection (o) of Code Section 19-8-26. Such affidavit shall be signed
- under oath and in the presence of a notary public.
- 378 19-8-6.
- 379 (a) Except as otherwise authorized in this chapter:
- 380 (a)(1) A child whose legal father and legal mother are both living but are not still married
- to each other may be adopted by the spouse of either parent only when the other parent
- voluntarily and in writing surrenders all of his <u>or her</u> rights to the child to that spouse for

the purpose of enabling that spouse to adopt the child and the other parent consents to the adoption and, where when there is any guardian of that child, each such guardian has voluntarily and in writing surrendered to such spouse all of his or her rights to the child for purposes the purpose of such adoption; or.

- (2) A child who has only one parent still living may be adopted by the spouse of that parent only if that parent consents to the adoption and, where when there is any guardian of that child, each such guardian has voluntarily and in writing surrendered to such spouse all of his or her rights to the child for the purpose of such adoption.
- 391 (b) In the case of a child 14 years of age or older, the written consent of the child to his <u>or</u>
 392 <u>her</u> adoption <u>must shall</u> be given and acknowledged in the presence of the court.
- 393 (c) The surrender <u>of rights</u> specified in this Code section shall be executed, following the birth of the child, <u>under oath and</u> in the presence of a notary <u>public and an adult witness</u>.
- 395 A copy <u>of the surrender</u> shall be <u>delivered provided</u> to the individual signing the surrender
- at the time of the execution thereof.
- 397 (d) <u>An individual A person</u> signing a surrender <u>of rights</u> pursuant to this Code section shall
- 398 have the right to withdraw the surrender revoke such surrender within ten days as provided
- in subsection (b) (a) of Code Section 19-8-9 and, if he or she is at least 18 years of age,
- shall also have the right to waive the ten-day revocation period by executing a separate
- 401 <u>waiver as provided in subsection (c) of Code Section 19-8-9, so long as it is executed at</u>
- 402 <u>least 24 hours after the birth of the child.</u>
- (e)(1) The surrender of rights by a parent or guardian specified in subsection (a) of this
- Code section shall meet the requirements of subsection (e) of Code Section 19-8-26.
- Such surrender shall be signed under oath and in the presence of a notary public and an
- 406 <u>adult witness.</u>

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- 407 (2) A The biological father who is not the a legal father of a child may surrender all his
- rights to the child for purposes of an adoption pursuant to this Code section. Such That
- surrender shall meet the requirements of subsection (d) of Code Section 19-8-26. <u>Such</u>
- surrender shall be signed under oath and in the presence of a notary public and an adult
- 411 <u>witness.</u>
- 412 (f) A surrender of rights shall be acknowledged by the person individual who surrenders
- 413 those rights by also signing an acknowledgment meeting the requirements of subsection (g)
- of Code Section 19-8-26. <u>Such acknowledgment shall be signed under oath and in the</u>
- presence of a notary public and an adult witness.
- 416 (g)(1) A Whenever the legal mother who surrenders her parental rights or consents to the
- adoption of her child by her spouse pursuant to this Code section, she shall execute an
- affidavit meeting the requirements of subsection (h) of Code Section 19-8-26. <u>Such</u>
- 419 <u>affidavit shall be signed under oath and in the presence of a notary public.</u>

(2) A legal mother who is the adoptive mother of the child and who surrenders her parental rights pursuant to this Code section shall execute an affidavit meeting the requirements of subsection (i) of Code Section 19-8-26. Such affidavit shall be signed

- 423 <u>under oath and in the presence of a notary public</u>
- 424 (h) Whenever rights are surrendered pursuant to this Code section, the representative of
- each petitioner <u>or the representative of the individual signing such surrender</u> shall execute
- an affidavit meeting the requirements of subsection (k) of Code Section 19-8-26. Such
- 427 <u>affidavit shall be signed under oath and in the presence of a notary public.</u>
- 428 (i) A surrender of rights or consent pursuant to this Code section may be given by any
- parent or biological father who is not the <u>a</u> legal father of the child sought to be adopted
- 430 <u>irrespective regardless</u> of whether such parent or biological father has arrived at the age of
- 431 majority. The surrender given by any such minor individual is a citizen of the United
- States, a resident of this state, or has reached the age of 18 years. Such surrender or
- 433 <u>consent given by such individual</u> shall be binding upon him <u>or her</u> as if the individual were
- in all respects sui juris and shall include a consent to the jurisdiction of the courts of this
- 435 <u>state for any action filed under this article.</u> Such surrender shall state that such individual
- agrees to be bound by a decree of adoption.
- 437 (j) The parental consent by the spouse of a stepparent seeking to adopt a child of that
- spouse and required by subsection (a) of this Code section shall be as provided in meet the
- 439 requirements of subsection (1) of Code Section 19-8-26. Such consent shall be signed
- under oath and in the presence of a notary public.
- 441 (k) A biological father or a legal father who signs a surrender of rights may execute an
- 442 <u>affidavit regarding his Native American heritage and military service meeting the</u>
- requirements of subsection (o) of Code Section 19-8-26. Such affidavit shall be signed
- under oath and in the presence of a notary public.
- 445 19-8-7.

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- 446 (a) A child Except as otherwise authorized in this Code section, a child who has any living
- parent or guardian may be adopted by a relative who is related by blood or marriage to the
- child as a grandparent, great-grandparent, aunt, uncle, great aunt, great uncle, or sibling
- only if each such living parent and each such guardian of such child has voluntarily and in
- writing surrendered to that relative and any spouse of such relative all of his or her rights
- 451 to the child for the purpose of enabling that relative and any such spouse to adopt the child.
- (b) In the case of a child 14 years of age or older, the written consent of the child to his or
- 453 <u>her</u> adoption must shall be given and acknowledged in the presence of the court.
- (c) The surrender of rights specified in paragraphs (1) and (2) of subsection (e) of this
- Code section shall be executed following the birth of the child, and the pre-birth surrender

specified in paragraph (3) of subsection (e) of this Code section shall be executed prior to the birth of the child. Each surrender shall be executed <u>under oath and</u> in the presence of a notary <u>public and an adult witness</u>. A copy <u>of the surrender shall be delivered provided</u> to the individual signing the surrender at the time of the execution thereof.

- (d) An individual A person signing a surrender of rights pursuant to this Code section shall have the right to withdraw the surrender revoke such surrender within ten days as provided in subsection (b) (a) of Code Section 19-8-9 and, if he or she is at least 18 years of age, shall also have the right to waive the ten-day revocation period by executing a separate waiver as provided in subsection (c) of Code Section 19-8-9, so long as it is executed at least 24 hours after the birth of the child.
- (e)(1) The surrender of rights by a parent or guardian specified in subsection (a) of this
 Code section shall meet the requirements of subsection (e) of Code Section 19-8-26.
 Such surrender shall be signed under oath and in the presence of a notary public and an adult witness.
 - (2) <u>A</u> The biological father who is not the <u>a</u> legal father of the child may surrender all his rights to the child for purposes of an adoption pursuant to this Code section. <u>Such That</u> surrender shall meet the requirements of subsection (d) of Code Section 19-8-26. <u>Such surrender shall be signed under oath and in the presence of a notary public and an adult witness.</u>
 - (3)(A) A The biological father who is not the a legal father of a child may execute a surrender of his rights to the child prior to the birth of the child for the purpose of an adoption pursuant to this Code section. A pre-birth surrender, when signed under oath by the alleged biological father, shall serve to relinquish the an alleged biological father's rights to the child and to waive the an alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.
 - (B) The <u>rights and</u> responsibilities of an alleged biological father <u>are shall be</u> permanently terminated only upon <u>an order from a court of competent jurisdiction</u> terminating such rights or the entry of a final order of adoption. <u>An individual A person</u> executing a pre-birth surrender pursuant to this Code section shall have the right to <u>withdraw the revoke such</u> surrender within ten days from the date of execution thereof, notwithstanding the date of birth of the child.
 - (C) If a final order of adoption is not entered after the execution of a pre-birth surrender and paternity is established by acknowledgment, by administrative order, or

by judicial order, then the an alleged biological father shall be responsible for child support or other financial obligations to the child or to the child's a legal mother, or to both.

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- (D) The pre-birth surrender shall not be valid for use by a legal father as defined under paragraph (6) of Code Section 19-8-1 or for any man who has executed a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1.
- (E) The pre-birth surrender may be executed at any time after the biological mother executes a sworn statement identifying such person individual as an alleged biological father of the biological mother's unborn child meeting the requirements of subsection (m) of Code Section 19-8-26.
- 503 (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code 504 Section 19-8-26 and shall be signed under oath and in the presence of a notary public 505 and an adult witness.
 - (f) A surrender of rights shall be acknowledged by the <u>person individual</u> who surrenders those rights by also signing an acknowledgment meeting the requirements of subsection (g) of Code Section 19-8-26. <u>Such acknowledgment shall be signed under oath and in the presence of a notary public and an adult witness.</u>
- (g)(1) A Whenever the legal mother who surrenders her parental rights pursuant to this
 Code section, she shall execute an affidavit meeting the requirements of subsection (h)
 of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence
 of a notary public.
- 514 (2) A legal mother who is the adoptive mother of the child and who surrenders her 515 parental rights pursuant to this Code section shall execute an affidavit meeting the 516 requirements of subsection (i) of Code Section 19-8-26. Such affidavit shall be signed 517 under oath and in the presence of a notary public.
 - (h) Whenever rights are surrendered pursuant to this Code section, the representative of each petitioner or the representative of the individual signing such surrender shall execute an affidavit meeting the requirements of subsection (k) of Code Section 19-8-26. Such affidavit shall be signed under oath and in the presence of a notary public.
 - (i) A surrender of rights pursuant to this Code section may be given by any parent or biological father who is not the a legal father of the child sought to be adopted irrespective regardless of whether such parent or biological father has arrived at the age of majority. The individual is a citizen of the United States, a resident of this state, or has reached the age of 18 years. Such surrender given by any such minor such individual shall be binding upon him or her as if the individual were in all respects sui juris and shall include a consent to the jurisdiction of the courts of this state for any action filed under this article. Such surrender shall state that such individual agrees to be bound by a decree of adoption.

(j) In any surrender of rights pursuant to this Code section, Chapter 4 of Title 39, relating
 to the Interstate Compact on the Placement of Children, if applicable, shall be complied
 with.

- (k) A biological father or a legal father who signs a surrender of rights may execute an affidavit regarding his Native American heritage and military service meeting the requirements of subsection (o) of Code Section 19-8-26. Such affidavit shall be signed
- 536 <u>under oath and in the presence of a notary public.</u>
- 537 19-8-8.

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- A child may be adopted pursuant to the provisions of this chapter based upon:
- (1) A decree which has been entered pursuant to due process of law by a court of
 competent jurisdiction outside the United States establishing the relationship of parent
 and child by adoption between each petitioner and a child born in such foreign country;

542 and

- 543 (2) The child's having been granted a valid visa by the United States Immigration and
- 544 Naturalization Service.
- 545 (a)(1) A child, who was born in a country other than the United States and for whom a
- decree or order of adoption has been entered pursuant to due process of law by a court
- of competent jurisdiction or an administrative proceeding in the country of the child's
- birth or the country in which the child habitually resided immediately prior to coming to
- 549 the United States establishing the relationship of parent and child by adoption between
- each petitioner named in the foreign decree or order of adoption and the child according
- 551 to the law of such foreign country, shall be eligible to have his or her adoption
- domesticated under this subsection if a consular officer of the United States Department
- of State has issued and affixed in the child's passport an immediate relative immigrant
- visa or Hague Convention immigrant visa.
- 555 (2) Evidence of the issuance of an immediate relative immigrant visa or Hague
- 556 Convention immigrant visa by the United States Department of State in the child's
- passport shall be prima-facie evidence that all parental rights have been terminated, that
- the child was legally available for adoption by each petitioner named in the foreign
- decree or order of adoption, that the adoption of the child by each petitioner named in the
- foreign decree or order of adoption was in the child's best interests, and that the child's
- adoption by each petitioner named in the foreign decree or order of adoption was
- 562 <u>finalized in full compliance with the laws of the foreign country and the court need not</u>
- 563 <u>make any inquiry into those proceedings but shall domesticate the foreign decree or order</u>
- of adoption hereunder and issue a final decree of adoption pursuant to subsection (c) of
- 565 <u>Code Section 19-8-18.</u>

566 (3) A child who qualifies for domestication of his or her foreign adoption under this subsection and whose adoption was full and final prior to entering the United States shall, 567 568 upon entry of a final decree of domestication of adoption by the court, be entitled to have 569 a Certificate of Foreign Birth issued to him or her by the State Office of Vital Records 570 of the Georgia Department of Public Health pursuant to paragraph (2) of subsection (f) 571 of Code Section 31-10-13. 572 (b)(1) A child, who was born in a country other than the United States and for whom a 573 decree or order of guardianship has been entered pursuant to due process of law by a 574 court of competent jurisdiction or an administrative proceeding in the country of the 575 child's birth or the country in which the child habitually resided immediately prior to 576 coming to the United States terminating the parental rights of both of his or her parents 577 and establishing a guardian-ward relationship between each petitioner named in the 578 foreign decree or order of guardianship and the child according to the law of such foreign country, shall be eligible to be adopted pursuant to this subsection if a consular officer 579 580 of the United States Department of State has issued and affixed in the child's passport an 581 immediate relative immigrant visa or Hague Convention immigrant visa. (2)(A) Evidence of the issuance of an immediate relative immigrant visa or Hague 582 583 Convention immigrant visa by the United States Department of State in the child's 584 passport shall be prima-facie evidence that all parental rights have been terminated, that the child is legally available for adoption by each petitioner named in the foreign decree 585 586 or order of guardianship, and that the guardian-ward relationship between each 587 petitioner named in the foreign decree or order of guardianship and the child was 588 granted in full compliance with the laws of the foreign country and the court need not 589 make any inquiry into those proceedings but shall be authorized to finalize the child's 590 adoption as provided in this subsection. 591 (B) Notwithstanding subparagraph (A) of this paragraph, when the foreign decree or 592 order of guardianship requires specific postplacement supervision, the court shall not 593 be authorized to finalize such child's adoption as provided in this subsection until the 594 petitioner provides documentation of formal evidence that the conditions of the foreign 595 decree or order of guardianship have been satisfied. 596 (3) Once a child's adoption is granted pursuant to this subsection, he or she shall be 597 entitled to have a Certificate of Foreign Birth issued to him or her by the State Office of 598 Vital Records of the Georgia Department of Public Health pursuant to paragraph (2) of 599 subsection (f) of Code Section 31-10-13. (c) The court shall have authority to change a child's date of birth from that shown on the 600 601 child's original birth certificate and as reflected in the child's passport upon presentation of 602 evidence of a more accurate date of birth.

603 19-8-9.

604 (a) In those cases where the legal mother of the child being placed for adoption has herself 605 previously adopted such child, said adoptive mother shall execute, in lieu of the affidavit 606 specified in subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7, an affidavit 607 meeting the requirements of subsection (i) of Code Section 19-8-26. 608 (b)(a) Notwithstanding subsection (a) of Code Section 9-10-12 which authorizes the use 609 of certified mail, an individual A person signing a surrender of rights pursuant to Code 610 Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 shall have the right to withdraw the revoke such 611 surrender by written notice delivered in person or mailed by registered mail or statutory 612 overnight delivery within ten days after signing such surrender; and the such surrender document shall not be valid unless it so states. The ten days ten-day revocation period shall 613 614 be counted consecutively beginning with the day immediately following the date the 615 surrender of rights is executed; provided, however, that, if the tenth day falls on a Saturday, Sunday, or legal holiday, then the last day on which the such surrender may be withdrawn 616 617 revoked shall be the next day that is not a Saturday, Sunday, or legal holiday. After ten 618 days, a surrender may not be withdrawn. The the ten-day period, a surrender of rights 619 cannot be revoked. Notwithstanding subsection (a) of Code Section 9-10-12 which 620 authorizes the use of certified mail, the notice of withdrawal of revocation of a surrender 621 of rights shall be delivered in person or mailed by registered mail or statutory overnight delivery to the address designated in the surrender document. If delivered in person, it 622 623 shall be delivered to the address shown in the surrender document not later than 5:00 P.M. 624 eastern standard time or eastern daylight time, whichever is applicable, on the tenth day. 625 (c)(b) If a legal mother has voluntarily and in writing surrendered all of her parental rights 626 pursuant to the provisions of subsection (a) of Code Section 19-8-4, 19-8-5, 19-8-6, or 627 19-8-7 and has not withdrawn revoked her surrender within the ten-day period after signing 628 as permitted by the provisions of subsection (b) subsection (a) of this Code section, she 629 shall have no right or authority to sign a voluntary acknowledgment of paternity pursuant 630 to the provisions of Code Section 19-7-46.1 or consent to the granting of a petition for <u>legitimation filed pursuant to Code Section 19-7-22</u> regarding the same child. 631 632 (c) Provided that the individual signing a surrender of rights pursuant to Code Section 633 19-8-4, 19-8-5, 19-8-6, or 19-8-7 is at least 18 years of age at the time he or she signs such 634 surrender, he or she shall have the right to waive the ten-day revocation period only if such waiver is referenced in the surrender document and set forth in a separate document that 635 is executed at least 24 hours after the birth of the child identified in the surrender, under 636 oath, and in the presence of a notary public and an adult witness. The waiver of the right 637 to revoke a surrender shall meet the requirements of subsection (n) of Code Section 638

639 <u>19-8-26.</u> A copy of such waiver shall be provided to the individual signing it at the time

- of the execution thereof.
- 641 19-8-10.
- (a) Surrender or termination of rights of a <u>living</u> parent pursuant to subsection (a) of Code
- Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 shall not be required as a prerequisite to the filing
- 644 granting of a petition for adoption of a child of that such living parent pursuant to Code
- Section 19-8-13 when the court determines by clear and convincing evidence that the:
- (1) Child has been abandoned by that parent;
- (2) Parent cannot be found after a diligent search has been made;
- 648 (3) Parent is insane or otherwise incapacitated from surrendering such rights;
- (4) Parent caused his child to be conceived as a result of having nonconsensual sexual
- intercourse with the <u>biological</u> mother of his child or when the <u>biological</u> mother is less
- than ten years of age; or
- (5) Parent, without justifiable cause, has failed to exercise proper parental care or control
- due to misconduct or inability, as set out in paragraph (3), (4), or (5) of subsection (a) of
- 654 Code Section 15-11-310,
- and the court is of the opinion that the adoption is in the best interests of that child, after
- considering the physical, mental, emotional, and moral condition and needs of the child
- who is the subject of the proceeding, including the need for a secure and stable home.
- (b) A surrender Surrender of rights of a living parent pursuant to subsection (a) of Code
- Section 19-8-6 or 19-8-7 shall not be required as a prerequisite to the filing granting of a
- petition for adoption of a child of that such living parent pursuant to Code Section 19-8-13,
- if that when the court determines by clear and convincing evidence that the parent, for a
- period of one year or longer immediately prior to the filing of the petition for adoption,
- without justifiable cause, has significantly failed:
- (1) To communicate or to make a bona fide attempt to communicate with that child in
- a meaningful, supportive, parental manner; or
- (2) To provide for the care and support of that child as required by law or judicial decree,
- and the court is of the opinion that the adoption is for in the best interests of that child, after
- 668 considering the physical, mental, emotional, and moral condition and needs of the child
- who is the subject of the proceeding, including the need for a secure and stable home.
- 670 (c)(1) Whenever it is alleged by any petitioner that surrender or termination of rights of
- a <u>living</u> parent is not a prerequisite to the filing granting of a petition for adoption of a
- child of that <u>such</u> parent in accordance with subsection (a) or (b) of this Code section, that
- 673 <u>such</u> parent shall be personally served with a conformed copy of the adoption petition,
- together with a copy of the court's order thereon specified in Code Section 19-8-14, or,

9-10-12 which authorizes the use of certified mail, by registered or certified mail or statutory overnight delivery, return receipt requested, or statutory overnight delivery, one-day service not required, at his or her last known address. If service cannot be made by either of these methods, that such parent shall be given notice by publication once a week for three weeks in the official organ of the county where the such petition has been filed and of the county of his or her last known address. In the interest of time, publication may be initiated simultaneously with efforts to perfect service personally, by registered mail, or by statutory overnight delivery. The court shall continue to have the inherent authority to determine the sufficiency of service. A parent who receives notification pursuant to this paragraph may shall not be a party to the adoption and shall have no obligation to file an answer, but shall have the right to appear in the pending adoption action proceeding and show cause why such parent's rights to the child sought to be adopted in that action who is the subject of the proceeding should not be terminated by that adoption. Notice shall be deemed to have been received the on the earliest date:

- 690 (1)(A) Personal service is perfected;
- 691 (2)(B) Of delivery shown on the return receipt of registered or certified mail or proof
- of delivery by statutory overnight delivery; or
- 693 $\frac{(3)(C)}{(3)}$ Of the last publication.
- 694 (2) No prior order of court shall be required to publish notice pursuant to this Code
- section; provided, however, that before publication may be relied upon as a means of
- service, it shall be averred that, after diligent efforts, service could not be perfected
- 697 personally, by registered mail, or by statutory overnight delivery.
- 698 (d) Consistent with the requirement of paragraph (7) of subsection (a) of Code Section
- 699 19-8-13, when the petitioner is seeking to involuntarily terminate the rights of a parent as
- a prerequisite to the granting of the petition for adoption, the petitioner shall, in lieu of
- obtaining and attaching those otherwise required surrenders of rights, acknowledgments,
- and affidavits, allege facts in the petition seeking to involuntarily terminate parental rights
- that demonstrate the applicability of the grounds set forth in subsection (a) or (b), or both,
- of this Code section and shall also allege compliance with subsection (c) of this Code
- 705 section.

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- 706 19-8-11.
- 707 (a)(1) In those cases where when the department, or a child-placing agency, or an
- 708 <u>out-of-state licensed agency</u> has either obtained:
- 709 (A) The the voluntary written surrender of all parental rights from one of the parents
- or the guardian of a child; or

711 (B) An order of has obtained an order from a court of competent jurisdiction terminating all of the rights of one of the parents or the guardian of a child, 712 713 the such department, or child-placing agency, or out-of-state licensed agency may in 714 contemplation of the placement of such child for adoption petition the superior court of the county where the child resides of the child's domicile, of the county where the child 715 716 was born, of the county in which is located the principal office of the child-placing 717 agency having legal custody of the child, or of the county in which is located the office of the department having legal custody of the child to terminate the parental rights of the 718 719 remaining parent pursuant to this Code section. 720 (2) In those cases where a person when a child has been placed in compliance with Chapter 4 of Title 39, and the individual who is the resident of another state has obtained 721 722 the voluntary written surrender of all parental rights from one of the parents or the 723 guardian of a child, each such person individual to whom the child has been surrendered 724 may in contemplation of the adoption of such child in such other state petition the 725 superior court of the county where the child resides was born or of Fulton County to 726 terminate the parental rights of the remaining parent pursuant to this Code section. (3)(A) Parental rights may be terminated pursuant to paragraph (1) or (2) of this 727 728 subsection when the court determines by clear and convincing evidence that the: 729 (A)(i) Child has been abandoned by that parent; 730 (B)(ii) Parent of the child cannot be found after a diligent search has been made; 731 (C)(iii) Parent is insane or otherwise incapacitated from surrendering such rights; 732 (D)(iv) Parent caused his child to be conceived as a result of having nonconsensual 733 sexual intercourse with the biological mother of his child or when the biological 734 mother is less than ten years of age; or 735 (E)(v) Parent, without justifiable cause, has failed to exercise proper parental care or 736 control due to misconduct or inability, as set out in paragraph (3), (4), or (5) of 737 subsection (a) of Code Section 15-11-310, and the court. (B) If the court determines that a circumstance described in subparagraph (A) of this 738 739 paragraph has been met, it shall set the matter down to be heard in chambers not less 740 than 30 and not more than 60 days following the receipt by such remaining parent of the notice under subsection (b) of this Code section and shall enter an order terminating 741 742 such parental rights if it so finds and if it is of the opinion that adoption is in the best 743 interests of the child, after considering the physical, mental, emotional, and moral condition and needs of the child who is the subject of the proceeding, including the 744 745 need for a secure and stable home. (b)(1) Whenever a petition to terminate parental rights is filed pursuant to subsection (a) 746

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of this Code section, the parent whose rights the petitioner is seeking to terminate shall

be personally served with a conformed copy of the petition, to terminate parental rights and a copy of the court's order setting forth the date upon which the such petition shall be considered or, if personal service cannot be perfected, <u>notwithstanding subsection (a)</u> of Code Section 9-10-12 which authorizes the use of certified mail, by registered or certified mail or statutory overnight delivery, return receipt requested, or statutory overnight delivery, one-day service not required, at his or her last known address. If service cannot be made by either of these methods, that such parent shall be given notice by publication once a week for three weeks in the official organ of the county where the such petition has been filed and of the county of his or her last known address. In the interest of time, publication may be initiated simultaneously with efforts to perfect service personally, by registered mail, or by statutory overnight delivery. The court shall continue to have the inherent authority to determine the sufficiency of service. A parent who receives notification pursuant to this subsection may appear paragraph shall not be a party to the adoption and shall have no obligation to file an answer, but shall have the right to appear in the pending termination of parental rights proceeding and show cause why such parent's rights to the child sought to be placed for adoption who is the subject of the proceeding should not be terminated. Notice shall be deemed to have been received the on the earliest date:

- 766 (1)(A) Personal service is perfected;
- 767 (2)(B) Of delivery shown on the return receipt of registered or certified mail or proof 768 of delivery by statutory overnight delivery; or
- 769 $\frac{(3)(C)}{(3)}$ Of the last publication.
- 770 (2) No prior order of court shall be required to publish notice pursuant to this Code
- section; provided, however, that before publication may be relied upon as a means of
- service, it shall be averred that, after diligent efforts, service could not be perfected
- personally, by registered mail, or by statutory overnight delivery.
- 774 19-8-12.

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- 775 (a) The General Assembly finds that:
- 776 (1) The state has a compelling interest in promptly providing stable and permanent
- homes for adoptive children, and in preventing the disruption of adoptive placements;
- 778 (2) Adoptive children have a right to permanence and stability in adoptive placements;
- 779 (3) Adoptive parents have a constitutionally protected liberty and privacy interest in
- retaining custody of children placed with them for adoption;
- 781 (4) A biological father who is not the <u>a</u> legal father may have an interest in his biological
- child. This inchoate interest is lost by failure to develop a familial bond with the child

and acquires constitutional protection only if the <u>a</u> biological father who is not the <u>a</u> legal father develops a familial bond with the child;

- (5) The subjective intent of a biological father who is not a legal father, whether expressed or otherwise, unsupported by evidence of acts manifesting such intent, shall not preclude a determination that the <u>a</u> biological father who is not a legal father has failed to develop a familial bond with the child; and
- 789 (6) A man who has engaged in a nonmarital sexual relationship with a woman is deemed 790 to be on notice that a pregnancy and adoption proceeding regarding a child may occur 791 and has a duty to protect his own rights and interests in that child. He is therefore entitled 792 to notice of an adoption proceeding only as provided in this Code section.

(b) If there is a biological father who is not the a legal father of a child and he has not

- executed a surrender <u>of rights</u> as specified in paragraph (2) of subsection (e) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 <u>or paragraph (3) of subsection (e) of Code</u> Section 19-8-4, 19-8-5, or 19-8-7, he shall be notified of adoption proceedings regarding the child in the following circumstances:
- (1) If his identity is known to the petitioner, department, or licensed child-placing agency, or out-of-state licensed agency or to the attorney for the petitioner, department, or licensed child-placing agency such individual or entity;
- (2) If he is a registrant on the putative father registry who has acknowledged paternity of the child in accordance with subparagraph (d)(2)(A) of Code Section 19-11-9; or
- (3) If he is a registrant on the putative father registry who has indicated possible paternity of a child of the child's mother the child during a period beginning two years immediately prior to the child's date of birth in accordance with subparagraph (d)(2)(B) of Code Section 19-11-9; or
 - (4) If the court finds from the evidence, including but not limited to the affidavit of the mother specified in subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 in the form provided in subsection (h) of Code Section 19-8-26, that such biological father who is not the legal father has performed any of the following acts:
- 811 (A) Lived with the child;

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- 812 (B) Contributed to the child's support;
- 813 (C) Made any attempt to legitimate the child; or
- 814 (D) Provided support or medical care for the mother either during her pregnancy or during her hospitalization for the birth of the child.
- 816 (c)(1) Notification provided for in subsection (b) of this Code section shall be given to 817 a biological father who is not a legal father by the following methods:
- 818 (1)(A) Notwithstanding subsection (a) of Code Section 9-10-12 which authorizes the
 819 use of certified mail, registered mail Registered or certified mail or statutory overnight

820 delivery, return receipt requested, or statutory overnight delivery, one-day service not required, at his last known address, which notice shall be deemed received upon the 821 822 date of delivery shown on the return or delivery receipt; 823 (2)(B) Personal service, which notice shall be deemed received when personal service 824 is perfected; or 825 (3)(C) Publication once a week for three weeks in the official organ of the county 826 where the adoption petition has been filed and of the county of his last known address, 827 which notice shall be deemed received upon the date of the last publication. 828 (2) If feasible, the methods specified in paragraph (1) or (2) subparagraph (A) or (B) of 829 paragraph (1) of this subsection shall be used before publication; provided, however, that 830 in the interest of time, publication may be initiated simultaneously with efforts to perfect 831 service personally, by registered mail, or by statutory overnight delivery. 832 (3) No prior order of court shall be required to publish notice pursuant to this Code section; provided, however, that before publication may be relied upon as a means of 833 834 service, it shall be averred that, after diligent efforts, service could not be perfected personally, by registered mail, or by statutory overnight delivery. 835 (d)(1) When Where the rights of a parent or guardian of a child have been surrendered 836 837 or terminated in accordance with subsection (a) of Code Section 19-8-4 or the child does 838 not have a living parent or guardian, the department, or a child-placing agency, or 839 out-of-state licensed agency may file, under the authority of this paragraph, a petition to 840 terminate such a biological father's rights to the child with the superior court of the 841 county where the child resides of the child's domicile, of the county where the child was 842 born, of the county in which is located the principal office of the child-placing agency having legal custody of the child, or of the county in which is located the office of the 843 844 department having legal custody of the child. 845 (2) When Where the rights of a parent or guardian of a child have been surrendered in 846 accordance with subsection (a) of Code Section 19-8-5, 19-8-6, or 19-8-7 or, the child 847 does not have a living parent or guardian, a consent to adopt has been executed pursuant to paragraph (2) of subsection (a) of Code Section 19-8-6, or the petitioner is seeking to 848 849 involuntarily terminate parental rights pursuant to Code Section 19-8-10, the petitioner shall file, under the authority of this paragraph, with the superior court either of the 850 county of the child's domicile or of the county where the child was born a motion, if a 851 petition for adoption of the child has previously been filed with the court, or a petition to 852 terminate such a biological father's rights to the child. 853 854 (3) When Where a petition or motion is filed pursuant to paragraph (1) or (2) of this subsection, the court shall, within 30 days from the date of receipt of the notice required 855 856 by subsection (b) of this Code section or, when no notice is required to be given, from the

date of such filing, conduct a hearing in chambers to determine the facts in the matter. The court shall be authorized to consider the affidavit of the mother specified in subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7, as applicable, in making its determination pursuant to this paragraph. If the court finds from the evidence that such biological father has not performed any of the following acts:

(A) Lived with the child;

- 863 (B) Contributed to the child's support;
- 864 (C) Made any attempt to legitimate the child; or
- 865 (D) Provided support or medical care for the mother, either during her pregnancy or during her hospitalization for the birth of the child, and
 - (4) Unless the identity of a biological father is known to the petitioner, department, child-placing agency, or out-of-state licensed agency or to the attorney for such individual or entity such that he is entitled to notice of the proceedings as provided in this Code section, when the petitioner provides a certificate as of the date of the petition or the motion, as the case may be, from the putative father registry stating that there is no entry registrant identified on the putative father registry either acknowledging paternity of the child or indicating possible paternity of a child of the child's mother the child for a period beginning no later than two years immediately prior to the child's date of birth, then it shall be rebuttably presumed that the an unnamed biological father who is not the a legal father is not entitled to notice of the proceedings. Absent evidence rebutting the presumption, then no further inquiry or notice shall be required by the court and the court shall enter an order terminating the rights of such unnamed biological father to the child.
- 879 (e) When notice is to be given pursuant to subsection (b) of this Code section, it shall advise such biological father who is not the <u>a</u> legal father that he loses all rights to the child and will neither receive notice nor be entitled to object to the adoption of the child unless, within 30 days of receipt of such notice, he files:
- (1) A petition to legitimate the child pursuant to Code Section 19-7-22 <u>as a separate civil</u> action; and
- Notice of the filing of the petition to legitimate with the court in which the action under this Code section, if any, is pending: and
- (3) Notice of the filing of the petition to legitimate to the person or agency who provided
 such notice to such biological father.
 - (f) A biological father who is not the <u>a</u> legal father <u>loses</u> shall <u>lose</u> all rights to the child and the court shall enter an order terminating all <u>such father's of his</u> rights to the child and <u>such father may he shall</u> not thereafter <u>be allowed to</u> object to the adoption and <u>is not shall</u> not be entitled to receive further notice of the adoption if, within 30 days from his receipt of the notice provided for in subsection (b) of this Code section, he:

894 (1) Does not file a legitimation petition and give notice as required in subsection (e) of 895 this Code section;

- (2) Files a legitimation petition which is subsequently dismissed for failure to prosecute;
- 897 or

- 898 (3) Files a legitimation petition and the action is subsequently concluded without a court
- order granting such petition and declaring a finding that he is the a legal father of the
- 900 child.
- 901 (g) If the child is legitimated by his or her biological father, the adoption shall not be
- permitted except as provided in Code Sections 19-8-4 through 19-8-7.
- 903 (h) If the child is legitimated by his or her biological father and in the subsequent adoption
- proceeding the petition for adoption is either withdrawn revoked with prejudice or denied
- by the court, then a surrender of parental rights final release for adoption SURRENDER
- 906 <u>OF RIGHTS/FINAL RELEASE FOR ADOPTION</u> executed by the <u>a</u> legal mother pursuant
- to the provisions of subsection (a) of Code Section 19-8-4, 19-8-5, or 19-8-7 shall be
- dissolved by operation of law and her parental rights shall be restored to her. The fact that
- 909 the <u>a</u> legal mother executed a surrender of parental rights final release for adoption
- 910 SURRENDER OF RIGHTS/FINAL RELEASE FOR ADOPTION, now dissolved, shall
- not be admissible <u>as</u> evidence in any proceedings against the <u>a</u> legal mother <u>in any</u>
- 912 proceeding against her.
- 913 19-8-13.
- 914 (a) The petition for adoption, duly verified, together with one conformed copy thereof,
- 915 must shall be filed with the clerk of the superior court having jurisdiction and shall conform
- 916 to the following guidelines:
- 917 (1) The petition <u>for adoption</u> shall set forth:
- 918 (A) The name, age, <u>date and place of birth</u>, marital status, and place of residence of
- each petitioner;
- 920 (B) The name by which the child is to be known should the adoption ultimately be
- 921 completed;
- 922 (C) The sex, date and place of birth, and citizenship or immigration status of the child,
- and the sex of if the child is neither a United States citizen nor a lawful permanent
- 924 <u>resident of the United States on the date such petition is filed, the petitioner shall</u>
- 925 <u>explain how such child will be able to obtain lawful permanent resident status;</u>
- 926 (D) The date and circumstances of the placement of the child with each petitioner;
- 927 (E) Whether the child is possessed of any property and, if so, a full and complete
- 928 description thereof;

929 (F) Whether the child has one or both parents or his <u>or her</u> biological father who is not 930 the a legal father living; and 931 (G) Whether the child has a guardian: and, if so, the name of the guardian and the name 932 of the court that appointed such guardian; (H) Whether the child has a legal custodian and, if so, the name of the legal custodian 933 934 and the name of the court that appointed such custodian; and 935 (I) Whether each petitioner or his or her attorney is aware of any other adoption proceeding pending to date, in this or any other state or country, regarding the child 936 937 who is the subject of the proceeding that is not fully disclosed in such petition and 938 whether each petitioner or his or her attorney is aware of any individual who has or 939 claims to have physical custody of or visitation rights with the child who is the subject 940 of the proceeding whose name and address and whose custody or visitation rights are 941 not fully disclosed in such petition. Each petitioner and his or her attorney shall have a continuing duty to inform the court of any proceeding in this or any other state or 942 943 country that could affect the adoption proceeding or the legal custody of or visitation 944 with the child who is the subject of the proceeding; (2) Where When the adoption is pursuant to subsection (a) of Code Section 19-8-4, the 945 946 following shall be provided or attached to the petition for adoption or its absence 947 explained when the petition for adoption is filed: 948 (A) If the adoption is pursuant to: 949 (i) Paragraph (1) of such Code section, a copy of the written voluntary surrender of 950 rights of each parent or guardian specified in subsection (e) of Code Section 19-8-4 951 and a copy of the written acknowledgment of surrender of rights specified in 952 subsection (f) of Code Section 19-8-4; or (ii) Paragraph (2) of such Code section, a certified copy of the order entered by a 953 954 court of competent jurisdiction terminating parental rights of the parent and committing the child to the department, child-placing agency, or out-of-state licensed 955 956 agency; 957 (B) A copy of the affidavits specified in subsections (g) and (h) of Code Section 958 19-8-4; 959 (A)(C) An <u>original</u> affidavit from the department or a child-placing agency stating that 960 all of the requirements of Code Sections 19-8-4 and 19-8-12 have been complied with 961 and that the child is legally available for adoption or, in the case of a placement by an out-of-state licensed agency, that the comparable provisions dealing with the 962

termination of parental rights of the parents and of a biological father who is not a legal

father of the child have been complied with under the laws of the state or country in

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which the out-of-state licensed agency is licensed and that the child is legally available

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for adoption thereunder; 966 967 (B)(D) The original written consent of the department, child-placing agency, or 968 out-of-state licensed agency to the adoption; (C)(E) Uncertified copies of appropriate certificates or forms verifying the allegations 969 970 contained in such petition as to guardianship of the child, including, but not limited to, 971 the marriage of each petitioner, the death of each parent in lieu of a surrender of his or 972 her parental rights, and A copy of the appropriate form verifying the allegation of 973 compliance with the requirements of Chapter 4 of Title 39, relating to the Interstate Compact on the Placement of Children; and 974 975 (D)(F) A completed form containing background information regarding the child to be 976 adopted, as required by the adoption unit of the department., or an equivalent medical 977 and social history background form; and 978 (G) The original waiver of the right to revoke a surrender of rights specified in 979 subsection (c) of Code Section 19-8-9; (3) When Where the adoption is pursuant to subsection (a) of Code Section 19-8-5, the 980 981 following shall be provided or attached to the petition for adoption or its absence 982 explained when the petition for adoption is filed: 983 (A) The <u>original</u> written voluntary surrender <u>of rights</u> of each parent, <u>biological father</u> 984 who is not a legal father, or guardian specified in subsection (e) of Code Section 985 19-8-5; 986 (B) The <u>original</u> written acknowledgment of surrender <u>of rights</u> specified in subsection 987 (f) of Code Section 19-8-5; (C) The <u>original</u> affidavits specified in subsections (g) and (h) of Code Section 19-8-5; 988 989 (D) A copy of the appropriate form verifying the allegation Allegations of compliance 990 with Code Section 19-8-12 and the original certification evidencing the search of the 991 putative father registry; (E) Allegations of compliance with Chapter 4 of Title 39, relating to the Interstate 992 993 Compact on the Placement of Children; 994 (F)(E) The <u>original</u> accounting required by subsection (c) of this Code section; 995 (G)(F) Uncertified copies Copies of appropriate certificates or forms verifying the 996 allegations contained in the such petition as to guardianship or custody of the child, 997 including, but not limited to, the marriage of each petitioner, the divorce or death of 998 each parent of the child in lieu of a surrender of his or her parental rights, and 999 compliance with Chapter 4 of Title 39, relating to the Interstate Compact on the 1000 Placement of Children:

1001	(H)(G) A completed form containing background information regarding the child to
1002	be adopted, as required by the adoption unit of the department, or an equivalent medical
1003	and social history background form; and

- 1004 $\frac{\text{(H)}}{\text{(H)}}$ A copy of the home study report: and
- 1005 (I) The original waiver of the right to revoke a surrender of rights specified in subsection (c) of Code Section 19-8-9;
- (4) When Where the adoption is pursuant to subsection (a) of Code Section 19-8-6, the following shall be provided or attached to the petition for adoption or its absence explained when the petition for adoption is filed:
- 1010 (A) The <u>original</u> written voluntary surrender of the parent <u>rights of each parent</u>,
 1011 <u>biological father who is not a legal father</u>, or guardian specified in subsection (e) of
 1012 Code Section 19-8-6;
- 1013 (B) The <u>original</u> written acknowledgment of surrender <u>of rights</u> specified in subsection (f) of Code Section 19-8-6;
- 1015 (C) The <u>original</u> affidavits specified in subsections (g) and (h) of Code Section 19-8-6;
- 1016 (D) The <u>original</u> consent specified in subsection (j) of Code Section 19-8-6;
- 1017 (E) <u>A copy of the appropriate form verifying the allegation</u> Allegations of compliance 1018 with Code Section 19-8-12 <u>and the original certification evidencing the search of the</u>
- 1019 <u>putative father registry;</u>
- (F) <u>Uncertified copies</u> Copies of appropriate certificates or forms verifying the allegations contained in the such petition as to guardianship of the child sought to be adopted, including, but not limited to, the birth of the child sought to be adopted, the marriage of each petitioner, and the divorce or death of each parent of the child sought to be adopted; and in lieu of a surrender of his or her parental rights;
- 1025 (G) A completed form containing background information regarding the child to be
 1026 adopted, as required by the adoption unit of the department, or an equivalent medical
 1027 and social history background form; and
- 1028 (H) The original waiver of the right to revoke a surrender of rights specified in subsection (c) of Code Section 19-8-9;
- 1030 (5) When Where the adoption is pursuant to subsection (a) of Code Section 19-8-7, the 1031 following shall be provided or attached to the petition for adoption or its absence 1032 explained when the petition for adoption is filed:
- 1033 (A) The <u>original</u> written voluntary surrender <u>of rights</u> of each parent <u>or biological</u>
 1034 <u>father who is not a legal father specified in subsection (e) of Code Section 19-8-7;</u>
- 1035 (B) The <u>original</u> written acknowledgment of surrender <u>of rights</u> specified in subsection (f) of Code Section 19-8-7;
- 1037 (C) The <u>original</u> affidavits specified in subsections (g) and (h) of Code Section 19-8-7;

1038	(D) A copy of the appropriate form verifying the allegation Allegations of compliance
1039	with Code Section 19-8-12 and the original certification evidencing the search of the
1040	putative father registry;
1041	(E) <u>Uncertified copies</u> Copies of appropriate certificates or forms verifying allegations
1042	contained in the petition as to guardianship or custody of the child sought to be adopted,
1043	and the birth of the child sought to be adopted, including but not limited to, the
1044	marriage of each petitioner, and the divorce or the death of each parent of the child
1045	sought to be adopted; and in lieu of a surrender of his or her parental rights, and
1046	compliance with Chapter 4 of Title 39, relating to the Interstate Compact on the
1047	Placement of Children;
1048	(F) A completed form containing background information regarding the child to be
1049	adopted, as required by the adoption unit of the department., or an equivalent medical
1050	and social history background form; and
1051	(G) The original waiver of the right to revoke a surrender of rights specified in
1052	subsection (c) of Code Section 19-8-9;
1053	(6)(A) When Where the adoption is pursuant to subsection (a) of Code Section 19-8-8,
1054	the following shall be provided or attached or its absence explained to the petition for
1055	adoption when the petition for adoption is filed:
1056	(i) A certified copy of the final decree of adoption from the foreign country along
1057	with a verified English translation. The translator shall provide a statement regarding
1058	his qualification to render the translation, his complete name, and his current address.
1059	Should the current address be a temporary one, his permanent address shall also be
1060	provided;
1061	(ii) A verified copy of the visa granting the child entry to the United States;
1062	(iii) A certified copy along with a verified translation of the child's amended birth
1063	certificate or registration showing each petitioner as parent; and
1064	(iv) A copy of the home study which was completed for United States Immigration
1065	and Naturalization Service.
1066	(i) A copy of the child's passport page showing an immediate relative immigrant visa
1067	or Hague Convention immigrant visa obtained to grant the child entry into the United
1068	States as a result of a full and final adoption in the foreign country; and
1069	(ii) A copy along with an English translation of the child's birth certificate or
1070	registration.
1071	(B) It is not necessary to file copies of surrenders or termination on any parent or
1072	biological father who is not the legal father when the petition is filed pursuant to
1073	paragraph (1) of Code Section 19-8-8.

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(B) Because the issuance of an immediate relative immigrant visa or Hague Convention immigrant visa by the United States Department of State in the child's passport is prima-facie evidence that all parental rights have been terminated and that the child is legally available for adoption, it shall not be necessary to file any documents related to the surrender or termination of the parental rights of the child's parents or comply with Code Section 19-8-12 regarding the rights of a biological father who is not a legal father when the petition for adoption is filed pursuant to subsection (a) of Code Section 19-8-8.

- (C) When the adoption is pursuant to subsection (b) of Code Section 19-8-8, the following shall be provided or attached to the petition for adoption when the petition for adoption is filed:
- 1085 (i) A copy along with an English translation of the final decree or order of guardianship from the foreign country;
- 1087 (ii) Copies of all postplacement reports, if required by the foreign country that

 1088 entered the guardianship decree or order;
- 1089 (iii) Authorization to proceed with adoption if specifically required by the decree or 1090 order entered by the court or administrative agency in the foreign country;
- 1091 (iv) A copy of the child's passport page showing an immediate relative immigrant
 1092 visa or Hague Convention immigrant visa obtained to grant the child entry into the
 1093 United States in order to finalize his or her adoption; and
- 1094 (v) A copy along with an English translation of the child's birth certificate or registration;
 - (7) When Where Code Section 19-8-10 is applicable, parental rights need not be surrendered or terminated prior to the filing of the petition for adoption; but any the petitioner shall, in lieu of obtaining and attaching those otherwise required surrenders of rights, acknowledgments, and affidavits, allege facts in the petition for adoption demonstrating the applicability of subsection (a) or (b), or both, of Code Section 19-8-10 and shall also allege compliance with subsection (c) of Code Section 19-8-10; and
- 1102 (8) If the petition <u>for adoption</u> is filed in a county other than that of the <u>petitioners'</u> 1103 <u>petitioner's</u> residence, the reason therefor <u>must also shall</u> be set forth in <u>the such</u> petition.
- 1104 (b) At the time of filing the petition <u>for adoption</u>, the petitioner shall deposit with the clerk
- the deposit required by Code Section 9-15-4; the fees shall be those established by Code
- 1106 Sections 15-6-77, and 15-6-77.1, and 15-6-77.2.
- 1107 (c) Each petitioner <u>for adoption</u> in any proceeding for the adoption of a <u>minor child</u> 1108 pursuant to <u>the provisions of Code Section 19-8-5 shall file with the petition <u>for adoption</u>,</u>
- in a manner acceptable to the court, a report fully accounting for all disbursements of anything of value made or agreed to be made, directly or indirectly, by, on behalf of, or for

the benefit of the petitioner in connection with the adoption, including, but not limited to,

- any expenses incurred in connection with:
- 1113 (1) The birth of the minor child;
- 1114 (2) Placement of the minor child with the petitioner;
- (3) Counseling services or legal services for a legal mother;
- (4) Reasonable living expenses for the biological mother during the last three months of
- her pregnancy and for six weeks postpartum;
- 1118 (3)(5) Medical or hospital care received by the <u>biological</u> mother or by the <u>minor child</u>
- during the <u>such</u> mother's prenatal care and confinement;
- (6) Any additional reasonable and necessary expenses authorized by the court pursuant
- to subsection (c) of Code Section 19-8-24; and
- 1122 (4)(7) Services relating to the adoption or to the placement of the minor child for
- adoption which were received by or on behalf of the petitioner, either natural biological
- parent of the minor child, or any other person individual.
- (d) Every attorney for a petitioner in any proceeding for the adoption of a minor child
- pursuant to the provisions of Code Section 19-8-5 shall file, in a manner acceptable to the
- 1127 court, before the decree of adoption is entered, an affidavit detailing all sums paid or
- promised to that attorney, directly or indirectly, from whatever source, for all services of
- any nature rendered or to be rendered in connection with the adoption, including an
- accounting for all funds disbursed through the attorney's trust account in accordance with
- subsection (c) of Code Section 19-8-24; provided, however, that, if the attorney received
- or is to receive less than \$500.00, the affidavit need only state that fact.
- (e) Any report made under this Code section must shall be signed and verified under oath
- and in the presence of a notary public by the individual making the report.
- (f)(1) As used in this subsection, the term 'family member' shall have the same meaning
- as set forth in Code Section 19-7-3.
- 1137 (2) Whenever a petitioner is a blood relative <u>or stepparent</u> of the child to be adopted and
- a family member other than the petitioner has visitation rights to the such child granted
- pursuant to Code Section 19-7-3, the petitioner shall cause a copy of the petition for
- adoption to be served upon the family member with the visitation rights or upon such
- 1141 person's family member's counsel of record at least 30 days prior to the date upon which
- the petition for adoption will be considered as such time frames are set forth in Code
- 1143 <u>Section 19-8-14</u>.
- 1144 (g) Notwithstanding the provisions of Code Sections 19-8-5 and 19-8-7 and this Code
- section which require obtaining and attaching a written voluntary surrender of rights and
- acknowledgment thereof and affidavits of the <u>a</u> legal mother and a representative of the
- petitioner <u>or of the individual signing such surrender</u>, when the adoption is sought under

subsection (a) of Code Section 19-8-5 or 19-8-7 following the termination of parental rights and the placement of the child by the juvenile court pursuant to Code Section 15-11-321, 1149 1150 obtaining and attaching to the petition <u>for adoption</u> a certified copy of the order terminating parental rights of the parent shall take the place of obtaining and attaching those otherwise required surrenders of rights, acknowledgments, and affidavits. 1152

- (h)(1) A petition for adoption regarding a child or children who have has a living biological father who is not the a legal father and who has not surrendered his rights to the child or children shall include a certificate from the putative father registry disclosing the name, address, and social security number of any registrant acknowledging paternity of the child or children pursuant to subparagraph (d)(2)(A) of Code Section 19-11-9 or indicating the possibility of paternity of a child of the child's mother such child pursuant to subparagraph (d)(2)(B) of Code Section 19-11-9 for a period beginning no later than two years immediately prior to the child's date of birth. Such certificate shall indicate the results of a search of the registry on or after the earliest of the following:
- 1162 (1)(A) The date of the <u>a legal</u> mother's surrender of parental rights;

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- 1163 (2)(B) The date of entry of the court order terminating the a legal mother's parental 1164 rights; or
- 1165 (3)(C) The date of the <u>a legal</u> mother's consent to adoption pursuant to Code Section 1166
- 1167 (4) The date of the filing of the petition for adoption, in which case the certificate may 1168 be filed as an amendment to the petition for adoption.
- 1169 (2) Such certificate shall include a statement that the registry is current as of the earliest 1170 date listed in paragraphs (1) through (4) subparagraphs (A) through (D) of paragraph (1) of this subsection, or as of a specified date that is later than the earliest such date. 1171
 - (3) When a legal mother of the child who is the subject of the proceeding identifies her husband as the biological father of the child and he has executed a surrender of his parental rights in favor of the petitioner, the petitioner shall obtain a certificate from the putative father registry and submit it with the petition for adoption to confirm that no male other than the legal mother's husband has expressed an interest in the child or to identify a registrant other than the legal mother's husband who shall be notified pursuant to Code Section 19-8-12.
- 1179 (i) Because adoption records are sealed pursuant to subsection (a) of Code Section 1180 19-8-23, it shall not be necessary to redact social security numbers, taxpayer identification numbers, financial account numbers, or dates of birth from pleadings and all documents 1181 1182 filed therewith that are filed pursuant to this article as they are deemed to be a filing under
- 1183 seal under subsection (d) of Code Section 9-11-7.1.

- 1184 19-8-14.
- 1185 (a) It is the policy of this state that, in the best interest interests of the child, uncontested
- adoption petitions should shall be heard as soon as possible but not later than 120 days after
- the date of filing, unless the petitioner has failed to arrange for the court to receive the
- report required by the provisions of Code Section 19-8-16 or has otherwise failed to
- provide the court with all exhibits, surrenders of rights, or certificates required by this
- chapter <u>article</u> within that time period. It is the policy of this state that, in contested
- adoption petitions, the parties shall make every effort to have the petition considered by the
- court as soon as practical after the date of filing, taking into account the circumstances of
- the petition and the best interest interests of the child.
- (b) Upon the filing of the petition for adoption, accompanied by the filing fee unless such
- fee is waived, it shall be the responsibility of the clerk to accept the <u>such</u> petition as filed.
- Such petition shall not be subject to court approval before it is filed.
- (c) Upon the filing of the petition for adoption, the court shall fix a date upon which the
- such petition shall be considered, which date shall be not less than 45 days from the date
- of the filing of the such petition and shall not be less than 30 days following the last date
- 1200 <u>a parent or biological father is deemed to have received service of notice as required in</u>
- those cases when Code Section 19-8-10 or 19-8-12, or both, is applicable.
- (d) Notwithstanding the provisions of subsections (a) and (c) of this Code section, it shall
- be the petitioner's responsibility to request that the court hear the petition <u>for adoption</u> on
- a date that allows sufficient time for fulfillment of <u>the</u> notice requirements of Code Section
- 1206 applicable.
- (e) In the best interest interests of the child, the court may hear the petition for adoption
- less than 45 days from the date of its filing upon a showing by the petitioner that either no
- further notice is required or that any statutory requirement of notice to any person
- individual will be fulfilled at an earlier date, and provided that any report required by Code
- Section 19-8-16 has been completed or will be completed at an earlier date.
- 1212 (f) The court in the child's best interest interests may grant such expedited hearings or
- 1213 continuances as may be necessary for completion of applicable notice requirements,
- investigations, a home study, and reports or for other good cause shown.
- (g) Copies of the petition for adoption and all documents filed in connection therewith,
- including, but not limited to, the order fixing the date upon which the such petition shall
- be considered, motions, other pleadings filed, all orders entered in connection with such
- 1218 <u>petition</u>, and all exhibits, surrenders <u>of rights</u>, or certificates required by this chapter <u>article</u>,
- shall be forwarded by the clerk to the department within 15 days after the date of the such
- filing of the petition for adoption for retention in the Adoption Reunion Registry.

(h) Copies of the petition <u>for adoption</u>, the order fixing the date upon which <u>the such</u> petition shall be considered, and all exhibits, surrenders <u>of rights</u>, or certificates required by this <u>chapter article</u> shall be forwarded by the clerk to the <u>child-placing agency or other</u> agent appointed by the court pursuant to <u>the provisions of Code Section 19-8-16</u> within 15 days after the filing of the petition for adoption, together with a request that a report and investigation be made as required by <u>law Code Section 19-8-16</u>.

(i) The clerk of court shall provide the petitioner or his or her attorney with a copy of the petition for adoption and of each amendment, motion, and other pleading filed with a stamp confirming the date each pleading was filed with the court and shall also provide the petitioner or his or her attorney with a copy of each order entered by the court in the adoption proceeding, confirming the date the order was filed of record by the court. Copies of all motions, amendments, and other pleadings filed and of all orders entered in connection with the petition for adoption shall be forwarded by the clerk to the department within 15 days after such filing or entry.

1235 19-8-15.

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- 1236 (1)(a) As used in this Code section, the term 'family member' shall have the same meaning
- as set forth in Code Section 19-7-3.
- 1238 (2)(b) If a legal mother and biological father, whether he was a legal father or not, of the
- child who is the subject of the proceeding are both deceased, regardless of whether either
- individual had surrendered his or her parental rights or had his or her rights terminated H
- the child sought to be adopted has no legal father or legal mother living, it shall be the
- privilege of any person individual related by blood to the such child to file objections to the
- petition for adoption.
- 1244 (c) A family member with visitation rights to a child granted pursuant to Code Section
- 1245 19-7-3 shall have the privilege to file objections to the petition of for adoption if neither
- parent has any further rights to the child and if the petition for adoption has been filed by
- a blood relative of the child. The court, after hearing such objections, shall determine, in
- its discretion, whether or not the same such objections constitute a good reason for denying
- the petition <u>for adoption</u> and the court shall have the authority to grant or continue such
- visitation rights of the family member of the child in the adoption order in the event the
- adoption by the blood relative is approved by the court.
- 1252 19-8-16.
- 1253 (a) Prior to the date set by the court for a hearing on the petition for adoption, it shall be
- the duty of a child-placing agency the agent appointed by the court or any other
- independent agent appointed by the court to verify the allegations in the petition for

adoption, to make a complete and thorough investigation of the entire matter, including a criminal records check of each petitioner any specific issue the court requests to be investigated, and to report its findings and recommendations in writing to the court where the petition for adoption was filed. The agent may be the department, a child-placing agency, an evaluator, or an individual who the court determines is qualified to conduct the required investigation. The department, child-placing agency, or other independent agent appointed by the court shall also provide the <u>petitioner</u> or <u>his or her</u> attorney for petitioner with a copy of the its report to the court. If for any reason the child-placing agency or other agent appointed by the court finds itself unable to make or arrange for the proper investigation and report, it shall be the duty of the agency or agent to notify the court immediately, or at least within 20 days after receipt of the request for investigation service, that it is unable to make the report and investigation, so that the court may take such other steps as in its discretion are necessary to have the entire matter investigated investigation and report prepared. The investigation required by this Code section shall be in addition to the requirement of a home study in the case of a petition for adoption filed pursuant to subsection (a) of Code Section 19-8-5.

- 1272 (b) If the petition <u>for adoption</u> has been filed pursuant to subsection (a) of Code Section
 1273 19-8-6 or 19-8-7, the court <u>is shall be</u> authorized but <u>shall</u> not <u>be</u> required to appoint a
 1274 child-placing agency or other independent <u>an</u> agent to make an investigation in whatever
 1275 form the court specifies <u>pursuant to subsection</u> (a) of this Code section; provided, however,
- that a home study shall not be required.

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- (c)(1) If the petition <u>for adoption</u> has been filed pursuant to Code Section 19-8-8, or if the department has conducted an investigation and has consented to the adoption, an investigation the appointment of an agent to make an investigation and render a report pursuant to subsection (a) of this Code section shall not be required.
 - (2) If the petition for adoption has been filed pursuant to Code Section 19-8-4 and the department or child-placing agency has consented to the adoption, the appointment of an agent to make an investigation and render a report pursuant to subsection (a) of this Code section shall not be required.
 - (d) The court shall require the petitioner <u>to</u> submit to a criminal history records check. The petitioner shall submit his or her fingerprints to the Georgia Crime Information Center with the appropriate fee. The center shall promptly transmit the fingerprints to the Federal Bureau of Investigation for a search of bureau records and shall obtain an appropriate report. The Georgia Crime Information Center shall also promptly conduct a search of its records and any records to which it has access. The center shall notify the court in writing of the presence or absence of any <u>derogatory finding</u>, including but not limited to any conviction data, regarding the <u>criminal record from the state</u> fingerprint records check. <u>In</u>

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those cases when the petitioner has submitted a fingerprint based criminal history report that includes the results of a records search of both the Georgia Crime Information Center and the Federal Bureau of Investigation to the department, child-placing agency, or evaluator as part of the home study and such results are dated within 12 months of filing of the petition for adoption and are included in the home study report filed with or otherwise made available to the court, such results shall satisfy the requirements of this subsection. Because the court shall not be authorized to share the results of the fingerprint records check with the agent appointed by the court pursuant to subsection (a) or (e) of this Code section, the court shall determine the acceptability of the petitioner's criminal history, inform the petitioner or his or her attorney at least five days prior to the final hearing on the petition for adoption if the court will require additional evidence with respect to the petitioner's criminal history or if the court is inclined to deny such petition because of such criminal history, and afford the petitioner or his or her attorney an opportunity to present evidence as to why the petitioner's criminal history should not be grounds for denial of such petition. (e) The court may appoint the department to serve as its agent to conduct the investigation required by this Code section if an appropriate child-placing agency or independent agent is not available. If for any reason the department finds itself unable to make or arrange for the proper investigation and report, it shall be the duty of the commissioner of human services to notify the court immediately, or at least within 20 days after receipt of the request for investigation service, that it is unable to make the report and investigation, so that the court may take such other steps as in its discretion are necessary to have the entire matter investigated. (f)(e) The court shall require the petitioner to reimburse the child-placing agency or other independent agent appointed by the court, including the department, for the full cost of conducting the investigation and preparing the its report. Such cost shall not exceed \$250.00 unless specifically authorized by the court, provided that the court shall furnish the petitioner or his or her attorney with written notice of the name of the agent that the court intends to appoint and the amount of any increased costs, together with a request to agree to pay such increased costs. If the petitioner does not agree to pay the increased costs, then the petitioner shall have an opportunity to present to the court information regarding other persons that are qualified to conduct the investigation and render the report to the court and the cost of their services, and the court shall appoint the person that is qualified to conduct the investigation and render the report to the court at the lowest cost to the petitioner.

- 1328 19-8-17.
- 1329 (a) The report and findings of the investigating agency agent appointed by the court
- pursuant to Code Section 19-8-16 shall include, among other things, the following:
- 1331 (1) Verification of allegations contained in the petition <u>for adoption</u>;
- (2) Circumstances under which the child came to be placed for adoption;
- 1333 (3) Whether each proposed prospective adoptive parent is financially, physically, and
- mentally able to have the permanent custody of the child; in considering financial ability
- any adoption supplement approved by the department shall be taken into account;
- 1336 (4) The physical and mental condition of the child, insofar as this can be determined by
- the aid of competent medical authority;
- 1338 (5) Whether or not the adoption is in the best interests of the child, including his <u>or her</u>
- general care;
- 1340 (6) Suitability of the home to the child;
- 1341 (7) If applicable, whether the identity and location of the <u>a</u> biological father who is not
- the <u>a</u> legal father are known or ascertainable and whether the requirements of Code
- Section 19-8-12 were complied with; and
- (8) Any other information that might be disclosed by the investigation that <u>in the agent's</u>
- opinion would be of any value or interest to the court in deciding the case; and
- (9) Any other information that might be disclosed by the investigation in response to any
- specific issue that the court requested be investigated in its order appointing such agent.
- 1348 (b) If the report of the investigating agency or independent agent disapproves of the
- adoption of the child, motion may be made by the investigating agency or independent
- agent to the court to dismiss the petition <u>for adoption</u> and the court after hearing <u>is such</u>
- motion shall be authorized to do so dismiss such petition. If the court denies the motion
- to dismiss, the court shall appoint a guardian ad litem who may appeal the ruling to the
- Georgia Court of Appeals or Supreme Court, as in other cases, as provided by law.
- (c) If at any time it appears to the court that the interests of the child may conflict with
- those of any petitioner, the court may, in its discretion, appoint a guardian ad litem to
- represent the child and the cost thereof shall be a charge upon the funds of the county.
- 1357 19-8-18.
- (a)(1) Upon the date appointed by the court for a hearing of the petition for adoption or
- as soon thereafter as the matter may be reached for a hearing, the court shall proceed to
- a full hearing on the such petition and the examination of the parties at interest in
- chambers, under oath, with the right of continuing the hearing and examinations from
- time to time as the nature of the case may require. The court at such times shall give
- 1363 consideration to the investigation report to the court provided for in Code Section 19-8-16

and the recommendations contained therein in such report. The court may in its discretion allow the petitioner or any witness to appear via electronic means in lieu of requiring his or her physical presence before the court.

- (2) The court shall examine the petition for adoption and the affidavit specified in subsection (g) of Code Section <u>19-8-4</u>, 19-8-5, 19-8-6, or 19-8-7, as appropriate, to determine whether Code Section 19-8-12 is applicable. If the court determines that Code Section 19-8-12 is applicable to the petition <u>for adoption</u>, it shall:
 - (A) Determine that an appropriate order has previously been entered;
- 1372 (B) Enter an order consistent with Code Section 19-8-12; or

court is satisfied that each:

- (C) Continue the hearing until Code Section 19-8-12 is complied with.
- (3) If the adoption petition is filed pursuant to subsection (a) of Code Section 19-8-5, the court shall examine the financial disclosures required under subsections (c) and (d) of Code Section 19-8-13 and make such further examination of each petitioner and his or her attorney as the court deems appropriate in order to make a determination as to whether there is cause to believe that Code Section 19-8-24 has been violated with regard to the 'inducement' inducement, as such term is defined in Code Section 19-8-24, of the placement of the child for adoption. Should the court determine that further inquiry is in order, the court shall direct the district attorney for the county to review the matter further and to take such appropriate action as the district attorney in his or her discretion deems appropriate.
- (b)(1) If the petition for adoption was filed pursuant to Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7, the court shall enter a decree of adoption naming the child as prayed for in such petition; terminating all of the rights of each living parent, guardian, and legal custodian of the child, other than the spouse of the petitioner in the case of a stepparent adoption pursuant to Code Section 19-8-6; granting the permanent custody of the child to each petitioner; and declaring the child to be the adopted child of each petitioner if the
 - (A) Each living parent or guardian of the child has surrendered or had terminated all of his or her rights to the child in the manner provided by law prior to the filing of the petition for adoption or that each petitioner has complied with the notice requirements of subsection (c) of Code Section 19-8-10 and satisfied his or her burden of proof under Code Section 19-8-10, that such or that the spouse has consented to the petitioner's adoption of the child as required by Code Section 19-8-6;
- (B) Each petitioner is capable of assuming responsibility for the care, supervision, training, and education of the child, that the:
- 1399 (C) The child is suitable for adoption in a private family home, and that the; and

1400 (D) The adoption requested is for in the best interest interests of the child, it shall enter 1401 a decree of adoption, terminating all the rights of each parent and guardian to the child, 1402 granting the permanent custody of the child to each petitioner, naming the child as 1403 prayed for in the petition, and declaring the child to be the adopted child of each 1404 petitioner. In all cases wherein Code Section 19-8-10 is relied upon by any petitioner 1405 as a basis for the termination of parental rights, the. 1406 (2) When Code Section 19-8-10 has been relied upon by any petitioner for the 1407 termination of rights of a living parent, the court shall include in the decree of adoption 1408 appropriate findings of fact and conclusions of law relating to the applicability of Code 1409 Section 19-8-10 termination of rights of such living parent and the court's determination 1410 that the adoption is in the child's best interests. 1411 (3) When the child was born in a country other than the United States, the court shall examine the evidence submitted and determine that sufficient evidence has been 1412 1413 proffered to show that the child will be able to obtain lawful permanent resident status, 1414 if not already obtained, before the court shall have authority to determine if it is in the 1415 best interests of the child to grant the petition for adoption. 1416 (4) If there is an existing visitation order pursuant to Code Section 19-7-3 in favor of a 1417 family member other than the petitioner and such family member has not intervened in 1418 the adoption, then the court shall have the authority to continue or discontinue such 1419 visitation rights in the adoption order as it deems is in the best interests of the child. 1420 (c) If the petition for adoption was filed pursuant to subsection (a) of Code Section 19-8-8 1421 and if the court is satisfied that the petitioner has fully complied with the requirements of 1422 Code Section 19-8-13 and has established that he or she finalized his or her adoption of the 1423 child in the foreign country, then the court shall enter a decree of adoption naming the child 1424 as prayed for in such petition; domesticating the foreign decree of adoption; granting the 1425 permanent custody of the child to each petitioner; changing the date of birth of the child 1426 if so requested, provided that evidence was presented justifying such change; and declaring the child to be the adopted child of each petitioner. Notwithstanding the requirements of 1427 1428 subsection (a) of this Code section, the court may domesticate the foreign decree of 1429 adoption upon the pleadings without a hearing. (d) If the petition for adoption was filed pursuant to subsection (b) of Code Section 19-8-8, 1430 1431 the court shall enter a decree of adoption naming the child as prayed for in such petition; 1432 terminating the guardianship; granting the permanent custody of the child to each petitioner; changing the date of birth of the child if so requested, provided that evidence 1433 1434 was presented justifying such change; and declaring the child to be the adopted child of 1435 each petitioner if the court is satisfied that the petitioner has fully complied with the 1436 requirements of Code Section 19-8-13 and that:

(1) Each petitioner in his or her capacity as guardian of the child has surrendered all of

- his or her rights to the child in the manner provided by law;
- (2) Each petitioner is capable of assuming responsibility for the care, supervision,
- training, and education of the child;
- 1441 (3) The child is suitable for adoption in a private family home; and
- 1442 (4) The adoption requested is in the best interests of the child.
- (e) In exercising its discretion to determine whether the adoption requested is in the best
- interests of the child, the court shall consider the following factors:
- 1445 (1) The ability of each petitioner and, if applicable, each respondent to provide for the
- physical safety and welfare of the child, including food, shelter, health, and clothing;
- 1447 (2) The love, affection, bonding, and emotional ties existing between the child and each
- petitioner and, if applicable, each respondent;
- 1449 (3) The child's need for permanence, including the child's need for stability and
- continuity of relationships with his or her siblings;
- 1451 (4) The capacity and disposition of each petitioner and, if applicable, each respondent
- 1452 <u>to give the child his or her love, affection, and guidance and to continue the education and</u>
- rearing of the child;
- 1454 (5) The home environment of each petitioner and, if applicable, each respondent,
- considering the promotion of the child's nurturance and safety rather than superficial or
- 1456 <u>material factors</u>;
- (6) The stability of the family unit and the presence or absence of support systems within
- the community to benefit the child;
- 1459 (7) The mental and physical health of all individuals involved;
- 1460 (8) The home, school, and community record and history of the child, as well as any
- health or educational special needs of the child;
- 1462 (9) The child's background and ties, including familial, cultural, and religious;
- 1463 (10) The uniqueness of every family and child;
- 1464 (11) The child's wishes and long-term goals;
- 1465 (12) Any evidence of family violence, substance abuse, criminal history, or sexual,
- mental, or physical child abuse in the petitioner's home and, if applicable, each
- respondent's home;
- 1468 (13) Any recommendation by a court appointed agent or guardian ad litem; and
- 1469 (14) Any other factors considered by the court to be relevant and proper to its
- 1470 <u>determination</u>.
- (c)(f) If the court determines that any petitioner has not complied with this chapter article,
- it may dismiss the petition for adoption without prejudice or it may continue the case.
- 1473 Should the court find that any notice required to be given by any petitioner under this

1474 chapter article has not been given or has not been properly given or that the petition for adoption has not been properly filed, the court is shall be authorized to enter an order 1475 1476 providing for corrective action and an additional hearing. 1477 (d)(g) If the court is not satisfied that the adoption is in the best interests of the child, it shall deny the petition <u>for adoption</u>. If the <u>such</u> petition is denied because of such reason 1478 1479 the court determines that the adoption requested is not in the best interests of the child or 1480 for any other reason under law, the court shall set forth specific findings of fact explaining 1481 its decision in its order denying the adoption and shall commit the child to the custody of 1482 the department, or to a child-placing agency, if the or an out-of-state licensed agency if 1483 <u>such</u> petition was filed pursuant to Code Section 19-8-4 or 19-8-5. If <u>such</u> petition was 1484 filed pursuant to Code Section 19-8-5, the court shall commit the child to the third party 1485 named by the parent in the written surrender of rights pursuant to subsection (a) of Code 1486 Section 19-8-5; and if there is no surrender of rights, the child shall remain in the custody 1487 of each petitioner if each petitioner is fit to have custody or the court may place the child 1488 with the department for the purpose of determining whether or not a petition should be 1489 initiated under Chapter 11 of Title 15. If such the petition was filed pursuant to Code 1490 Section 19-8-6, 19-8-7, or 19-8-8, the child shall remain in the custody of each petitioner 1491 if that each petitioner is fit to have custody or the court may place the child with the 1492 department for the purpose of determining whether or not a petition should be initiated 1493 under Chapter 11 of Title 15. <u>If the petition for adoption is denied, each surrender of rights</u> 1494 executed in support of the adoption, whether by a parent, biological father who is not a 1495 legal father, or guardian, shall be dissolved by operation of law and the individual's rights 1496 shall be restored. The fact that the individual executed a surrender of his or her rights in 1497 support of the adoption shall not be admissible as evidence against him or her in any 1498 subsequent proceeding. 1499 (e)(h) A decree of adoption issued pursuant to subsection (b) of this Code section shall not 1500 be subject to any judicial challenge filed more than six months after the date of entry of 1501 such decree. Notwithstanding Code Section 9-3-31, any action for damages against an 1502 adoptee or the adoptive parents for fraud in obtaining a consent or surrender of rights shall 1503 be brought within six months of the time the fraud is or ought to reasonably have been 1504 discovered. 1505 (f) Any decree of adoption issued prior to the effective date of this action shall not be 1506 subject to any judicial challenge more than six months after July 1, 1995. 1507 (i) Notwithstanding subsection (a) of Code Section 19-8-23, the decree of adoption issued 1508 pursuant to subsection (b) of this Code section shall authorize the clerk of the court to issue 1509 one or more certified copies of the decree of adoption to the petitioner or his or her attorney 1510 at the time of entry of the final decree without further order of the court and without cost.

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1512 (a) A decree of adoption, whether issued by a court of this state or by a court of any other 1513 jurisdiction, shall have the following effect as to matters within the jurisdiction of or before 1514 a court in this state:

- (1) Except with respect to a spouse of the petitioner and relatives of the spouse, a decree of adoption terminates shall terminate all legal relationships between the adopted individual and his or her relatives, including his or her parent, so that the adopted individual thereafter is shall be a stranger to his or her former relatives for all purposes, including inheritance and the interpretation or construction of documents, statutes, and instruments, whether executed before or after the adoption is decreed, which do not expressly include the individual by name or by some designation not based on a parent and child or blood relationship; and
- (2) A decree of adoption creates shall create the relationship of parent and child between each petitioner and the adopted individual, as if the adopted individual were a child of biological issue of that petitioner. The adopted individual shall enjoy every right and privilege of a biological child of that petitioner; shall be deemed a biological child of that petitioner, to inherit under the laws of descent and distribution in the absence of a will, and to take under the provisions of any instrument of testamentary gift, bequest, devise, or legacy, whether executed before or after the adoption is decreed, unless expressly excluded therefrom; shall take by inheritance from relatives of that petitioner; and shall also take as a 'child' of that petitioner under a class gift made by the will of a third person.

 (b) Notwithstanding the provisions of subsection (a) of this Code section, if a parent of a
- 1532 (b) Notwithstanding the provisions of subsection (a) of this Code section, if a parent of a
 1533 child dies without the relationship of parent and child having been previously terminated
 1534 by court order or unrevoked surrender of parental rights to the child, the child's right of
 1535 inheritance from or through the deceased parent shall not be affected by the adoption.
- 1536 19-8-20.
- 1537 (a) Upon the entry of the decree of adoption, the clerk of the court granting the same shall forward a copy of the decree, together with the original of the investigation report and background information filed with the court, to the department. If there is any subsequent order or revocation of the adoption, a copy of same in like manner shall be forwarded by
- the clerk to the department.
- 1542 (b) At any time after the entry of the decree of adoption, upon the request of an adopted person individual who has reached 18 years of age or upon the request of any adopting parent, the clerk of the court granting the decree shall issue to that requesting adopted person individual or adopting parent a certificate of adoption, under the seal of the court, upon payment to the clerk of the fee prescribed in paragraph (4) of subsection (g) of Code

1547 Section 15-6-77, which adoption certificate shall be received as evidence in any court or proceeding as primary evidence of the facts contained in the certificate. 1548 1549 (c) The adoption certificate shall be in conform substantially to the following form: 1550 This is to certify that _____ (names of each adopting parent) have obtained a decree of adoption for _____ 1551 _____ (full name of adopted child adoptee and date of birth of adoptee) in the Superior Court of _____ County, 1552 Georgia, on the _____, as shown by the court's 1553 records______(adoption file number). 1554 Given under the hand and seal of said court, this the _____ day of _____, 1555 1556 1557 Clerk' 1558 1559 19-8-21. (a) Adult persons individuals may be adopted on giving written consent to the adoption. 1560 1561 In such cases, adoption shall be by a petition duly verified and filed, together with two 1562 conformed copies one conformed copy, in the superior court in the county in which either 1563 any petitioner or the adult to be adopted resides, setting forth the name, age, and residence 1564 of each petitioner and of the adult to be adopted, the name by which the adult is to be 1565 known, and his <u>or her</u> written consent to the adoption. The court may assign the petition 1566 for <u>adoption for</u> hearing at any time. <u>The petition for adoption shall state whether one or</u> both parents of the adult to be adopted will be replaced by the grant of such petition, and 1567 1568 if only one parent is to be replaced, then the decree of adoption shall make clear which parent is to be replaced by adoption. After examining each petitioner and the adult sought 1569 to be adopted, the court, if satisfied that there is no reason why the adoption should not be 1570 1571 granted, shall enter a decree of adoption and, if requested, shall change the name of the 1572 adopted adult. Thereafter, the relation between each petitioner and the adopted adult shall be, as to their legal rights and liabilities, the same as the relation of a parent and adult child. 1573 1574 (b) Code Section 19-8-19, relating to the effect of a decree of adoption, and Code Section 19-8-20, relating to notice of adoption, Sections 19-8-19 and 19-8-20 shall also apply to 1575 the adoption of adults. 1576 1577 19-8-22. (a) A decree of a court or an administrative proceeding terminating the relationship of 1578 parent and child, establishing the relationship of guardian and ward, or establishing the 1579 1580 relationship of parent and child by adoption, issued pursuant to due process of law by a

court <u>or administrative body</u> of any other jurisdiction within or outside the United States, or the clear and irrevocable release or consent to adoption by the guardian of a child where when the appointment of the guardian has been certified by the appropriate and legally authorized court or agency of the government of the foreign country, shall be recognized in this state; and the rights and obligations of the parties as to matters within the jurisdiction of this state shall be determined as though any such decree were issued by a court of this state and any such consent or release shall be deemed to satisfy the requirements of Code Sections 19-8-4, 19-8-5, 19-8-6, 19-8-7, 19-8-8, and 19-8-12.

- (b) Any adoption proceeding in this state in which a final order of adoption was entered by the court prior to April 1, 1986, and to which subsection (a) of this Code section would have been applicable if said subsection, as amended, had been effective at the time such proceeding was filed or concluded shall be governed by the provisions of subsection (a) of this Code section, as amended.
- (c) Any adoption proceeding pending in a court of competent jurisdiction in this state in which no final order of adoption has been entered as of April 1, 1986, to which the provisions of subsection (a) of this Code section are applicable shall be governed by the provisions of subsection (a) of this Code section, as amended.

1598 19-8-23.

(a)(1) The original petition <u>for adoption</u>, all amendments, <u>attachments</u>, and exhibits thereto, all motions, documents, affidavits, records, and testimony filed in connection therewith, and all decrees or orders of any kind whatsoever, except the original investigation report and background information referred to in Code Section 19-8-20, shall be recorded in a book kept for <u>that such</u> purpose and properly indexed; and <u>the such</u> book shall be part of the records of the court in each county which has jurisdiction over matters of adoption in that county. All of <u>the such court</u> records, including the docket book, <u>of the court granting the adoption</u>, <u>of the department</u>, and <u>of the child-placing agency</u> that relate in any manner to the adoption shall be kept sealed and locked. <u>The department shall keep its records that relate in any manner to an adoption sealed and locked</u>.

(2) The court records and department records may be examined by the parties at interest in the adoption and their attorneys when, after written petition, which shall be filed under seal, has been presented to the court having jurisdiction and after the department and the appropriate child-placing agency or out-of-state licensed agency, if any, have received at least 30 days' prior written notice of the filing of such petition, the matter has come on before the court in chambers and, good cause having been shown to the court, the court has entered an order permitting such examination.

(3) Notwithstanding the foregoing paragraph (2) of this subsection, if the adoptee who is the subject of the records sought to be examined is less than 18 years of age at the time the petition for examination is filed and the such petitioner is someone other than one of the adoptive parents of the adoptee, then the department shall provide written notice of such proceedings to the adoptive parents by certified mail or statutory overnight delivery, return receipt requested, or statutory overnight delivery at the last address the department has for such adoptive parents, and the court shall continue any hearing on the such petition until not less than 60 days after the date the notice to the adoptive parents was sent. Each such adoptive parent shall have the right to appear in person or through counsel and show cause why such records should not be examined. Adoptive parents may provide the department with their current address for purposes of receiving notice under this subsection by mailing that address to:

Office of Adoptions

State Adoption Unit

Department of Human Services

Atlanta, Georgia 30303

- (b) The department or the child-placing agency may, in its sole discretion, make use of any information contained in the records of the respective department or <u>child-placing</u> agency relating to the adoptive parents in connection with a subsequent adoption matter involving the same adoptive parents or to provide notice when required by subsection (a) of this Code section.
- (b.1) The department may, in its sole discretion, make use of any information contained in the records of the department concerning an adopted child and the adopted child's biological parents in connection with the placement of another child in the home of the adoptive parents of the child or in connection with the investigation of a report of child abuse or neglect made concerning the adopted child's biological parents.
- (c) The department or the child-placing agency may, in its sole discretion, make use of any information contained in its records on a child when an adoption disrupts after finalization and when such records are required for the permanent placement of such child, or when the information is required by federal law.
 - (d)(1) Upon the request of a party at interest in the adoption, a child, legal guardian, or health care agent of an adopted person individual or a provider of medical services to such a party, child, legal guardian, or health care agent when certain information would assist in the provision of medical care, a medical emergency, or medical diagnosis or treatment, the department or child-placing agency shall access its own records on finalized adoptions for the purpose of adding subsequently obtained medical information or releasing nonidentifying medical and health history information contained in its

records pertaining to an adopted person individual or the biological parents or relatives of the biological parents of the adopted person individual. For purposes of this paragraph, the term 'health care agent' has shall have the meaning provided by Code Section 31-32-2.

- (2) Upon receipt by the State Adoption Unit of the Division of Family and Children Services of the department or by a child-placing agency of documented medical information relevant to an adoptee, the office department or child-placing agency shall use reasonable efforts to contact the adoptive parents of the adoptee if the adoptee is under 18 years of age or the adoptee if he or she is 18 years of age or older and provide such documented medical information to the adoptive parents or the adult adoptee. The office department or child-placing agency shall be entitled to reimbursement of reasonable costs for postage and photocopying incurred in the delivery of such documented medical information to the adoptive parents or adult adoptee.
- 1667 (e) Records relating in any manner to adoption shall not be open to the general public for inspection.
- (f)(1) Notwithstanding Code Section 19-8-1, for purposes of this subsection, the term:
- 1670 (A) 'Biological parent' means the biological mother or biological father who surrendered that person's such individual's rights or had such rights terminated by court order giving rise to the adoption of the child.
- 1673 (B) 'Commissioner' means the commissioner of human services or that person's <u>his or her</u> designee.
 - (C) 'Department' means the Department of Human Services or, when the Department of Human Services so designates, the county department division of family and children services which placed for adoption the person individual seeking, or on whose behalf is sought, information under this subsection.
 - (D) 'Placement agency' means the child-placing agency, as defined in paragraph (3) (5) of Code Section 19-8-1, which placed for adoption the person individual seeking, or on whose behalf is sought, information under this subsection.
 - (2) The department or a placement agency, upon the written request of an adopted person individual who has reached 18 years of age or upon the written request of an adoptive parent on behalf of that parent's adopted child, shall release to such adopted person individual or to the adoptive parent on the child's behalf nonidentifying information regarding such adopted person's individual's biological parents and information regarding such adopted person's individual's birth. Such information may include the date and place of birth of the adopted person individual and the genetic, social, and health history of the biological parents. No information released pursuant to this paragraph shall

include the name or address of either biological parent or the name or address of any relative by birth or marriage of either biological parent.

- (3)(A) The department or a placement agency, upon the written request of an adopted person individual who has reached 21 18 years of age, shall release to such adopted person individual the name of such person's individual's biological parent, together with a complete copy of all information the department or placement agency has concerning the adoptee's birth, foster care, placement for adoption, and finalization of his or her adoption, if:
 - (i) A The biological parent whose name is to be released has submitted unrevoked written permission to the department or the placement agency for the release of that parent's name to the adopted person individual;
 - (ii) The identity of the <u>a</u> biological parent submitting permission for the release of that parent's name has been verified by the department or the placement agency; and
- (iii) The department or the placement agency has records pertaining to the finalized adoption and to the identity of the <u>a</u> biological parent whose name is to be released.
- (B) If the adopted person individual is deceased and leaves a child, such child, upon reaching 21 18 years of age, may seek the name and other identifying information concerning his or her grandparents in the same manner as the deceased adopted person individual and subject to the same procedures contained in this Code section.
- (4)(A) If a biological parent has not filed written unrevoked permission for the release of that parent's name to the adopted child, the department or the placement agency, within six months of receipt of the written request of the adopted person individual who has reached 21 18 years of age, shall make diligent effort to notify each living biological parent identified in the original adoption proceedings or in other records of the department or the placement agency relative to the adopted person individual. For purposes of this subparagraph, the term 'notify' means a personal and confidential contact with each biological parent of the adopted person individual. The contact shall be by an employee or agent of the placement agency which processed the pertinent adoption or by other agents or employees of the department. The contact shall be evidenced by the person individual who notified each biological parent, certifying to the department or placement agency that each biological parent was given the following information:
 - (i) The nature of the information requested by the adopted person individual;
 - (ii) The date of the request of the adopted person individual;
- (iii) The right of each biological parent to file an affidavit with the placement agency or the department stating that such parent's identity should not be disclosed;

(iv) The right of each biological parent to file a consent to disclosure with the placement agency or the department; and

- (v) The effect of a failure of each biological parent to file either a consent to disclosure or an affidavit stating that the information in the sealed adoption file should not be disclosed.
- (B) If a biological parent files an unrevoked consent to the disclosure of that parent's identity, such parent's name, together with a complete copy of all information the department or placement agency has concerning the adoptee's birth, foster care, placement for adoption, and finalization of his or her adoption, shall be released to the adopted person individual who has requested such information as authorized by this paragraph.
- (C) If, within 60 days of being notified by the department or the placement agency pursuant to subparagraph (A) of this paragraph, a biological parent has filed with the department or placement agency an affidavit objecting to such release, information regarding the identity of that biological parent shall not be released.
 - (D)(i) If six months after receipt of the adopted person's <u>individual's</u> written request the placement agency or the department has <u>either</u> been unable to notify a biological parent identified in the original adoption record or has been able to notify a biological parent identified in the original adoption record but has not obtained a consent to disclosure from the notified biological parent, then the identity of a biological parent may only be disclosed as provided in division (ii) or (iii) of this subparagraph.
 - (ii) The adopted person individual who has reached 21 18 years of age may petition the Superior Court of Fulton County to seek the release of the identity of each of that person's his or her biological parents from the department or placement agency. The court shall grant the petition if the court finds that the department or placement agency has made diligent efforts to locate each biological parent pursuant to this subparagraph either without success or upon locating a biological parent has not obtained a consent to disclosure from the notified biological parent and that failure to release the identity of each biological parent would have an adverse impact upon the physical, mental, or emotional health of the adopted person individual.
 - (iii) If it is verified that a biological parent of the adopted person individual is deceased, the department or placement agency shall be authorized to disclose the name and place of burial of the deceased biological parent, if known, together with a complete copy of all information the department or placement agency has concerning the adoptee's birth, foster care, placement for adoption, and finalization of his or her adoption, to the adopted person individual seeking such information without the necessity of obtaining a court order.

(5)(A) Upon written request of an adopted person individual who has reached 2+ 18 years of age or a person an individual who has reached 2+ 18 years of age and who is the sibling of an adopted person individual, the department or a placement agency shall attempt to identify and notify the siblings of the requesting party, if such siblings are at least 18 years of age. Upon locating the requesting party's sibling, the department or the placement agency shall notify the sibling of the inquiry. Upon the written consent of a sibling so notified, the department or the placement agency shall forward the requesting party's name and address to the sibling and, upon further written consent of the sibling, shall divulge to the requesting party the present name and address of the sibling. If a sibling cannot be identified or located, the department or placement agency shall notify the requesting party of such circumstances but shall not disclose any names or other information which would tend to identify the sibling. If a sibling is deceased, the department or placement agency shall be authorized to disclose the name and place of burial of the deceased sibling, if known, to the requesting party without the necessity of obtaining a court order.

(B)(i) If six months after receipt of the written request from an adopted person individual who has reached 21 18 years of age or a person an individual who has reached 21 18 years of age and who is the sibling of an adopted person individual, the placement agency or the department has either department or placement agency has been unable to notify one or more of the siblings of the requesting party or has been able to notify a sibling of the requesting party but has not obtained a consent to disclosure from the notified sibling, then the identity of the siblings may only be disclosed as provided in division (ii) of this subparagraph.

(ii) The adopted person individual who has reached 21 18 years of age or a person an individual who has reached 21 18 years of age and who is the sibling of an adopted person individual may petition the Superior Court of Fulton County to seek the release of the last known name and address of each of the siblings of the petitioning sibling, that who are at least 18 years of age, from the department or placement agency. The court shall grant the petition if the court finds that the department or placement agency has made diligent efforts to locate such siblings pursuant to subparagraph (A) of this paragraph either without success or upon locating one or more of the siblings has not obtained a consent to disclosure from all the notified siblings and that failure to release the identity and last known address of said siblings would have an adverse impact upon the physical, mental, or emotional health of the petitioning sibling.

(C) If the adopted person individual is deceased and leaves a child, such child, upon reaching 21 18 years of age, may obtain the name and other identifying information

concerning the siblings of his or her deceased parent in the same manner that the deceased adopted person individual would be entitled to obtain such information pursuant to the procedures contained in this Code section.

(6)(A) Upon written request of a biological parent of an adopted person individual who has reached 21 18 years of age, the department or a placement agency shall attempt to identify and notify the adopted person individual. Upon locating the adopted person individual, the department or the placement agency shall notify the adopted person individual of the inquiry. Upon the written consent of the adopted person individual so notified, the department or the placement agency shall forward the such biological parent's name and address to the adopted person individual, together with a complete copy of all information the department or placement agency has concerning the adoptee's birth, foster care, placement for adoption, and finalization of his or her adoption, and, upon further written consent of the adopted person individual, shall divulge to the such requesting biological parent the present name and address of the adopted person individual. If the adopted person individual is deceased, the department or placement agency shall be authorized to disclose the name and place of burial of the deceased adopted person individual, if known, to the such requesting biological parent without the necessity of obtaining a court order.

(B)(i) If six months after receipt of the written request from a biological parent of an adopted person individual who has reached 21 18 years of age, the placement agency or the department has either department or placement agency has been unable to notify the adopted person individual or has been able to notify the adopted person individual but has not obtained a consent to disclosure from the notified adopted person individual, then the identity of the adopted person individual may only be disclosed as provided in division (ii) of this subparagraph.

(ii) A The biological parent of an adopted person individual who has reached 21 18 years of age may petition the Superior Court of Fulton County to seek the release of the last known name and address of the adopted person individual from the department or placement agency. The court shall grant the petition if the court finds that the department or placement agency has made diligent efforts to locate such adopted person individual pursuant to subparagraph (A) of this paragraph either without success or upon locating the adopted person individual has not obtained a consent to disclosure from the adopted person individual and that failure to release the identity and last known address of said adopted person individual would have an adverse impact upon the physical, mental, or emotional health of the petitioning biological parent.

(C) If the <u>a</u> biological parent is deceased, a parent or sibling of the deceased biological parent, or both, may obtain the name and other identifying information concerning the adopted <u>person individual</u> in the same manner that the deceased biological parent would be entitled to obtain such information pursuant to the procedures contained in this Code section.

- (7) If an adoptive parent or the sibling of an adopted person <u>individual</u> notifies the department or placement agency of the death of an adopted person <u>individual</u>, the department or placement agency shall add information regarding the date and circumstances of the death to its records so as to enable it to share such information with a biological parent or sibling of the adopted person <u>individual</u> if they make an inquiry pursuant to the provisions of this Code section.
- (8) If a biological parent or <u>his or her</u> parent or sibling of a biological parent notifies the department or placement agency of the death of a biological parent or a sibling of an adopted <u>person individual</u>, the department or placement agency shall add information regarding the date and circumstances of the death to its records so as to enable it to share such information with an adopted <u>person individual</u> or sibling of the adopted <u>person if he</u> or she makes <u>individual</u> if they make an inquiry pursuant to the <u>provisions of</u> this Code section.
- (9) The Office of Adoptions State Adoption Unit within the department shall maintain a registry for the recording of requests by adopted persons individuals for the name of any biological parent, for the recording of the written consent or the written objections of any biological parent to the release of that parent's identity to an adopted person individual upon the adopted person's individual's request, and for nonidentifying information regarding any biological parent which may be released pursuant to paragraph (2) of this subsection. The department and any placement agency which receives such requests, consents, or objections shall file a copy thereof with that office the State Adoption Unit.
- (10) The department or placement agency may charge a reasonable fee to be determined by the department for the cost of conducting any search pursuant to this subsection.
- (11) Nothing in this subsection shall be construed to require the department or placement agency to disclose to any party at interest, including but not limited to an adopted person individual who has reached 21 18 years of age, any information which is not kept by the department or the placement agency in its normal course of operations relating to adoption.
- (12) Any department employee or employee of any placement agency who releases information or makes authorized contacts in good faith and in compliance with this

subsection shall be immune from civil or criminal liability or criminal responsibility for such release of information or authorized contacts.

- (13) Information authorized to be released pursuant to this subsection may be released under the conditions specified in this subsection, notwithstanding any other provisions of law to the contrary.
- (14) A placement agency which demonstrates to the department by clear and convincing evidence that the requirement that such agency search for or notify any biological parent, sibling, or adopted person individual under subparagraph (A) of paragraph (4) of this subsection or subparagraph (A) of paragraph (5) of this subsection or subparagraph (A) of paragraph (A) of paragraph (A), (5), or (6) of this subsection will impose an undue hardship upon that agency shall be relieved from that responsibility, and the department shall assume that responsibility upon such finding by the department of undue hardship. The department's determination under this subsection shall be a contested case within the meaning of Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'
- (15) Whenever this subsection authorizes both the department and a placement agency to perform any function or requires the placement agency to perform any function which the department is also required to perform, the department or agency may designate an agent to perform that function and in so performing it the agent shall have the same authority, powers, duties, and immunities as an employee of the department or placement agency has with respect to performing that function.

1892 19-8-24.

- (a)(1) It shall be unlawful for any person, organization, corporation, hospital, <u>facilitator</u>, or association of any kind whatsoever which <u>has not been established as is not</u> a child-placing agency by the department to:, a prospective adoptive parent who has a valid, approved preplacement home study report, or an attorney who is a member of the State Bar of Georgia representing a prospective adoptive parent who has a valid, approved preplacement home study report to advertise,
 - (1) Advertise, whether in a periodical, by television, by radio, or by any other public medium or by any private means, including, but not limited to, letters, circulars, handbills, <u>Internet postings including social media</u>, and oral statements, that the person, organization, corporation, hospital, <u>facilitator</u>, or association will adopt children or will arrange for or cause children to be adopted or placed for adoption; or
 - (2) Directly or indirectly hold out inducements to parents to part with their children.

 As used in this subsection, 'inducements' shall include any financial assistance, either direct or indirect, from whatever source, except payment or reimbursement of the medical

expenses directly related to the mother's pregnancy and hospitalization for the birth of the

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1908	child and medical care for the child.
1909	(2)(A) Any person, organization, corporation, hospital, facilitator, or association of any
1910	kind which is not a child-placing agency that places an advertisement concerning
1911	adoption or prospective adoption shall include in such advertisement its license number
1912	issued by the department;
1913	(B) Any attorney representing a prospective adoptive parent who has a valid, approved
1914	preplacement home study report who places an advertisement concerning adoption or
1915	prospective adoption shall include in such advertisement his or her Georgia State Bar
1916	license number; and
1917	(C) Any individual who places an advertisement concerning being an adoptive parent
1918	shall include in such advertisement that he or she has a valid, approved preplacement
1919	home study report.
1920	(b) It shall be unlawful for any person, organization, corporation, hospital, facilitator, or
1921	association of any kind whatsoever to sell, offer to sell, or conspire with another to sell or
1922	offer to sell a child for money or anything of value, except as otherwise provided in this
1923	chapter <u>article</u> .
1924	(c)(1) As used in this subsection, the term 'inducements' means any financial assistance,
1925	either direct or indirect, from whatever source, but shall expressly not include:
1926	(A) The payment or reimbursement of the medical expenses directly related to the
1927	biological mother's pregnancy and hospitalization for the birth of the child and medical
1928	care for such child;
1929	(B) The payment or reimbursement of expenses for counseling services or legal
1930	services for a biological parent that are directly related to the placement by such parent
1931	of her or his child for adoption; or
1932	(C) The payment or reimbursement of reasonable living expenses for the biological
1933	mother during the last three months of her pregnancy and for six weeks postpartum.
1934	(2) It shall be unlawful for any person, organization, corporation, hospital, facilitator, or
1935	association of any kind to offer or provide inducements to a biological parent to part with
1936	his or her child or to conspire with another to offer or provide inducements to such parent
1937	to part with his or her child.
1938	(3) It shall be unlawful for an individual to knowingly make false representations in
1939	order to obtain inducements.
1940	(4) When the adoption is pursuant to Code Section 19-8-5 or 19-8-7, the petitioner may
1941	file his or her pre-birth petition for adoption and file a motion pursuant to this subsection
1942	for an order approving the payment of any reasonable and necessary expenses as the court
1943	may authorize, in addition to the expenses authorized in this subsection. If the court

1944 allows for the payment of expenses, such expenses shall be paid from the trust account of an attorney who is a member of the State Bar of Georgia who represents a biological 1945 1946 parent or the petitioner and, when possible, such expenses shall be paid directly to the 1947 provider of the services. Any payment to or for the benefit of a biological parent that is made by a petitioner without the assistance of an attorney shall be deemed an 1948 1949 inducement. 1950 (5) The reports filed pursuant to subsections (c) and (d) of Code Section 19-8-13 shall 1951 include an itemized accounting of all expenses paid or reimbursed pursuant to this 1952 subsection. 1953 (d)(1) It shall be unlawful for an individual to knowingly accept living expenses for the 1954 adoption of her child or unborn child if she knows or should have known that she is not 1955 pregnant or is not a legal mother. 1956 (2) It shall be unlawful for an individual to knowingly accept living expenses from a 1957 prospective adoptive parent or an adoption agency without disclosing that he or she is 1958 receiving living expenses from another prospective adoptive parent or adoption agency in an effort to allow for the adoption of the same child or unborn child. 1959 1960 (3) It shall be unlawful for an individual to knowingly make false representations in 1961 order to obtain living expenses. 1962 (c)(e) Any person who violates subsection (a) or (b) of this Code section shall be guilty 1963 of a felony and, upon conviction thereof, shall be punished by a fine not to exceed 1964 \$10,000.00, or imprisonment for not less than one nor more than ten years, or both, in the 1965 discretion of the court. 1966 (d)(1) Subsection Paragraph (1) of subsection (a) of this Code section shall not apply 1967 to communication by private means, including only written letters or oral statements, by 1968 an individual seeking to: 1969 (A) Adopt a child or children; or 1970 (B) Place that individual's child or children for adoption, whether the communication occurs before or after the birth of such child or children. 1971 1972 (2) <u>Subsection</u> Paragraph (1) of subsection (a) of this Code section shall not apply to any 1973 communication described in paragraph (1) of this subsection which contains any 1974 attorney's name, address, the name of an attorney who is a member of the State Bar of 1975 Georgia, his or her address, his or her telephone number, or any combination of such 1976 information and which requests any that the attorney named in such communication to be contacted to facilitate the carrying out of the purpose, as described in subparagraph 1977 1978 (A) or (B) of paragraph (1) of this subsection, of the individual making such personal

1979

communication.

(g) Any child-placing agency or individual who is seeking to adopt or seeking to place a child for adoption who is damaged by a violation of this Code section may file a civil action to recover damages, treble damages, reasonable attorney's fees, and expenses of litigation.

1984 19-8-25.

- (a) A written consent or surrender of rights, executed on or before June 30, 1990 2017, shall, for purposes of an adoption proceeding commenced on or after July 1, 1990 2017, be deemed to satisfy the surrender requirements of this chapter article and it shall not be necessary to have any parent or guardian execute the documents required by Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7; however, all other applicable provisions of this chapter must article shall be complied with.
 - (b) It is the legislative intent of this subsection to clarify and not to change the applicability of certain previously existing provisions of this chapter article to adoption proceedings pending on July 1, 1990 June 30, 2017. Any decree of adoption issued in an adoption proceeding in which the adoption petition was filed in a superior court of this state prior to July 1, 1990 2017, shall be valid if the adoption conformed to the requirements of this chapter article either as they existed on June 30, 1990 2017, or on July 1, 1990 2017, and each such adoption decree is hereby ratified and confirmed.

1998 19-8-26.

(a) The surrender of rights by a parent or guardian pursuant to paragraph (1) of subsection (e) of Code Section 19-8-4 shall conform substantially to the following form:

2001 <u>'SURRENDER OF RIGHTS</u>

2002 FINAL RELEASE FOR ADOPTION

NOTICE TO PARENT OR GUARDIAN:

This is an important legal document and by signing it, you are surrendering all of your right, title, and claim rights to the child identified herein in this document, so as to facilitate the child's placement place the child for adoption. Understand that you are signing this document under oath and that if you knowingly and willfully make a false statement in this document you will be guilty of the crime of false swearing. As explained below in paragraph 5, you have the right to revoke this You are to receive a copy of this document and as explained below have the right to withdraw your surrender within ten days from the date you sign it. If you are at least 18 years of age, you may choose to waive that right so that this surrender will become effective immediately upon signing such a waiver. If you choose to waive the right to a ten-day revocation period,

you must make that choice in paragraph 5 below and execute a separate WAIVER OF
RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 hours after the birth of the
child.
STATE OF GEORGIA
COUNTY OF
Personally appeared before me, the undersigned officer duly authorized to administer
oaths, (name of parent or guardian) who, after
having been sworn, deposes and says as follows:
<u>1.</u>
I, the undersigned, being solicitous mindful that my (male) (female) [circle one] child,
born(name of child) on(birthdate
of child) at : (A.M.) (P.M.) [circle one] (insert name of child) on (insert
birthdate of child), should receive the benefits and advantages of a good home, to the
end that (she) (he) [circle one] may be fitted for the requirements of life, consent to this
surrender of my parental rights.
<u>2.</u>
I, the undersigned, (relationship to child) (insert relationship)
to child) of the aforesaid child, do hereby surrender my rights to the child to
(name of child-placing agency,
out-of-state licensed agency, or Department of Human Services, as applicable) (insert
name of child-placing agency or Department of Human Services, as applicable) and
promise not to interfere in the management of the child in any respect whatever; and,
in consideration of the benefits guaranteed by
(name of child-placing agency, out-of-state licensed agency, or Department of Human
Services, as applicable) (insert name of child-placing agency or Department of Human
Services, as applicable) in thus providing for the child, I do relinquish all right, title,
and claim rights to the child herein named in this document, it being my wish, intent,
and purpose to relinquish absolutely all parental control over the child. Furthermore,
I hereby agree that the
child-placing agency, out-of-state licensed agency, or Department of Human Services,
as applicable) (insert name of child-placing agency or Department of Human Services.
ад арупратист сиден, наше от енистраситу аусису от гленишен от гинии дегунсех

2046 as applicable) may seek for the child a legal adoption by such person or persons 2047 <u>individual or individuals</u> as may be chosen by the __ 2048 (name of child-placing agency, out-of-state licensed agency, or Department of Human 2049 Services, as applicable) (insert name of child-placing agency or Department of Human Services, as applicable) or its authorized agents, without further notice to me. I do, 2050 2051 furthermore, expressly waive any other notice or service in any of the legal proceedings 2052 for the adoption of the child. 2053 <u>3.</u> Furthermore, I understand that under Georgia law the Department of Human Services 2054 2055 or the child-placing agency an agent appointed by the court is required to conduct an 2056 investigation and render a report to the court in connection with the legal proceeding 2057 for the legal adoption of the child, and I hereby agree to cooperate fully with such 2058 department or agency agent in the conduct of its investigation. 2059 4. 2060 I understand that I will receive a copy of this document after the witness and I have 2061 signed it and it has been notarized. <u>5.</u> 2062 2063 I understand that under Georgia law I have the unconditional right to a ten-day 2064 revocation period. I understand that if I am at least 18 years of age I also have the 2065 choice to waive the ten-day revocation period, thereby causing the surrender of my 2066 rights to become final immediately upon signing a WAIVER OF RIGHT TO REVOKE 2067 SURRENDER OF RIGHTS. 2068 Indicate your choice by signing ONE of the following statements (you may choose 2069 statement A or B): 2070 (Signature) I choose to RETAIN the unconditional right to a ten-day revocation period under Georgia law. Furthermore, I hereby certify that 2071 2072 I have received a copy of this document and that I understand I may only withdraw 2073 revoke this surrender by giving written notice, delivered in person or mailed by 2074 registered mail statutory overnight delivery, 2075 (name and address of child-placing agency, 2076 out-of-state licensed agency, or Department of Human Services, as applicable) (insert name and address of child-placing agency or Department of Human Services, as 2077

understand that certified mail cannot be used for mail delivery of the notice to revoke this surrender. I understand that the ten days shall will be counted consecutively beginning with the day immediately following the date hereof; I sign this document; provided, however, that, if the tenth day falls on a Saturday, Sunday, or legal holiday, then the last day on which the this surrender may be withdrawn shall revoked will be the next day that is not a Saturday, Sunday, or legal holiday; and I understand that it may NOT be withdrawn thereafter. I understand that, if I deliver the notice to revoke this surrender in person, it must be delivered to (name and address) not later than 5:00 P.M. eastern standard time or eastern daylight time, whichever is applicable, on the tenth day. I understand that I CANNOT revoke this surrender after that time.

2091 <u>OR</u>

B. (Signature) I am at least 18 years of age and I choose to WAIVE the right to a ten-day revocation period under Georgia law. I will sign a separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 hours after the birth of the child and, by signing said waiver, I understand and intend to give up the unconditional right to revoke this surrender. I fully understand that by signing the WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS the surrender of my rights will become final immediately upon signing it and that thereafter this surrender cannot be revoked.

2100 <u>6.</u>

I understand that if I am not a resident of this state that I am agreeing to be subject to the jurisdiction of the courts of Georgia for any action filed in connection with the adoption of the child. I agree to be bound by a decree of adoption rendered as a result of this surrender of my parental rights.

2105 <u>7.</u>

Furthermore, I hereby certify that I have not been subjected to any duress or undue pressure in the execution of this surrender document and do so I am signing it freely and voluntarily.

09	Witness my hand and seal this	
10	<u>This</u> , day of,	
11		
.12	-	(SEAL)
3		(Parent or guardian)
4		
	Unofficial witness	
	Adult witness	
	Sworn to and subscribed	
	before me this	
	day of	
	Notary public (SEAL)	
	My commission expires:	<u>.</u>
	(b) The notice to revoke a surrender of rights pursu	nant to subsection (a) of Code Section
	19-8-9 shall conform substantially to the following	form:
	'NOTICE TO REVOKE SURREN	DER OF RIGHTS/
	FINAL RELEASE FOR A	<u>DOPTION</u>
	I, the undersigned, executed a (SURRENDER O	F RIGHTS/FINAL RELEASE FOR
	ADOPTION) (PRE-BIRTH SURRENDER OF	RIGHTS/FINAL RELEASE FOR
	ADOPTION) [circle one] as to the child identified it	n the surrender of rights document on
	(date). My relationship to the (c	child) (unborn child) [circle one] is that
	I am the (mother) (father) (alleged biological father	guardian) [circle one].
	(Complete this paragraph if the child has been born	a.) This notice to revoke my surrender
	of rights applies to the (female) (male) [circle one] ch	•
	of child) on (birthdate of ch	
	I now wish to exercise my right to revoke my surre	nder of rights.
	I understand that for my revocation of surrender to	be effective I must:
	A. Deliver the original of this document in per	son to the address designated in the
	surrender of rights document no later than 5:00 I	P.M. eastern standard time or eastern

2139 daylight time, whichever is applicable, on the tenth day of the revocation period specified in the surrender of rights document; 2140 2141 OR 2142 B. Mail the original of this document by registered mail or by statutory overnight 2143 delivery to the address designated in the surrender of rights document no later than the 2144 tenth day of the revocation period specified in the surrender of rights document. 2145 _day of __ This _____ 2146 (Parent, guardian, or alleged biological father) 2147 2148 2149 Printed name 2150 2151 Adult witness' 2152 Reserved. (c) The surrender of rights by a parent or guardian pursuant to paragraph (1) of 2153 2154 subsection (e) of Code Section 19-8-5 shall conform substantially to the following form: 2155 'SURRENDER OF RIGHTS FINAL RELEASE FOR ADOPTION 2156

NOTICE TO PARENT OR GUARDIAN:

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This is an important legal document and by signing it, you are surrendering all of your right, title, and claim rights to the child identified herein in this document, so as to facilitate the child's placement place the child for adoption. Understand that you are signing this document under oath and that if you knowingly and willfully make a false statement in this document you will be guilty of the crime of false swearing. As explained below in paragraph 8, you have the right to revoke this You are to receive a copy of this document and as explained below have the right to withdraw your surrender within ten days from the date you sign it. If you are at least 18 years of age, you may choose to waive that right so that this surrender will become effective immediately upon signing such a waiver. If you choose to waive the right to a ten-day revocation period, you must make that choice in paragraph 8 below and execute a separate WAIVER OF

2169	RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 hours after the birth of the
2170	child.
2171	
2172	STATE OF GEORGIA
2173	COUNTY OF
2174	Personally appeared before me, the undersigned officer duly authorized to administer
2174	oaths, (name of parent or guardian) who, after having been
2176	sworn, deposes and says as follows:
2170	sworn, deposes and says as ronows.
2177	<u>1.</u>
2178	I, the undersigned, being solicitous mindful that my (male) [circle one] child,
2179	born (name of child) on (birthdate
2180	of child) at: (A.M.) (P.M.) [circle one] (insert name of child) on (insert
2181	birthdate of child), should receive the benefits and advantages of a good home, to the
2182	end that (she) (he) [circle one] may be fitted for the requirements of life, consent to this
2183	surrender of my parental rights.
2184	<u>2.</u>
2185	I, the undersigned,(relationship to child) (insert relationship)
2186	to child of the aforesaid child, do hereby surrender my rights to the child to
2187	(name, surname not required, of each
2188	individual to whom surrender is made) (insert name, surname not required, of each
2189	person to whom surrender is made), PROVIDED that each such person individual is
2190	named as petitioner in a petition for adoption of the child filed in accordance with
2191	Article 1 of Chapter 8 of Title 19 of the Official Code of Georgia Annotated within 60
2192	days from the date hereof that I sign this document. Furthermore, I promise not to
2193	interfere in the management of the child in any respect whatever; and, in consideration
2194	of the benefits guaranteed by(name,
2195	surname not required, of each individual to whom surrender is made) (insert name,
2196	surname not required, of each person to whom surrender is made) in thus providing for
2197	the child, I do relinquish all right, title, and claim rights to the child herein named in
2198	this document, it being my wish, intent, and purpose to relinquish absolutely all
2199	parental control over the child.

2200 <u>3.</u> 2201 It is also my wish, intent, and purpose that if each such person individual identified in 2202 paragraph 2 is not named as petitioner in a petition for adoption as provided for above 2203 within the 60 day period, other than for excusable neglect justifiable good cause, or, if 2204 said petition for adoption is filed within 60 days but the adoption action proceeding is 2205 dismissed with prejudice or otherwise concluded without an order declaring the child 2206 to be the adopted child of each such person individual, then I do hereby surrender my 2207 rights to the child as follows: 2208 (Mark one of the following as chosen) 2209 Indicate your choice by signing ONE of the following statements (you may choose 2210 statement A, B, or C): 2211 (Signature) ____ I wish the child returned to me, as 2212 provided by subsection (j) of Code Section 19-8-5, and I expressly acknowledge that 2213 this provision applies only to the limited circumstance that the child is not adopted by 2214 the person or persons individual or individuals designated herein in this document and 2215 further that this provision does not impair the validity, absolute finality, or totality of 2216 this surrender under any circumstance other than the failure of the designated person 2217 or persons individual or individuals to adopt the child and that no other provision of 2218 this surrender impairs the validity, absolute finality, or totality of this surrender once 2219 the ten-day revocation period has elapsed; or 2220 <u>OR</u> (Signature) ____ I surrender the child to 2221 2222 (name of child-placing agency or out-of-state licensed agency), as provided in subsection (j) of Code Section 19-8-5 (insert name of 2223 designated licensed child-placing agency), a licensed child-placing agency, for 2224 2225 placement for adoption. I understand that if the child-placing agency or out-of-state licensed agency declines to accept the child for placement for adoption, this surrender 2226 2227 will be in favor of the Department of Human Services for placement for adoption and 2228 (name of child-placing agency or out-of-state licensed agency) or the Department of Human Services may petition the superior 2229 court for custody of the child in accordance with the terms of this surrender; or 2230 2231 <u>OR</u>

17 LC 29 7393ERS 2232 (Signature) —— I surrender the child to the Department C. of Human Services, as provided by subsection (k) (j) of Code Section 19-8-5, for 2233 2234 placement for adoption; and (insert name of designated licensed child-placing agency) or the Department of Human Services may petition the superior court for custody of 2235 the child in accordance with the terms of this surrender. 2236 2237 <u>4.</u> Furthermore, I hereby agree that the child is to be adopted either by each person named 2238 2239 above individual named in paragraph 2 or by any other such person individual as may 2240 be chosen by the (name of child-placing agency or out-of-state licensed agency) (insert name of designated 2241 2242 licensed child-placing agency) or the Department of Human Services and I do expressly waive any other notice or service in any of the legal proceedings for the adoption of the 2243 2244 child. 2245 <u>5.</u> 2246 Furthermore, I understand that under Georgia law an evaluator is required to conduct 2247 and provide to the court a home study and make recommendations to the court 2248 regarding the qualification of each person named above to adopt a <u>individual named in</u> 2249 paragraph 2 to adopt the child concerning the circumstances of placement of my the 2250 child for adoption. Hereby agree to cooperate fully with such investigations. 2251 <u>6.</u> Furthermore, I understand that under Georgia law, an agent appointed by the court is 2252 2253 required to conduct an investigation and render a report to the court in connection with 2254 the legal proceeding for the legal adoption of the child, and I hereby agree to cooperate 2255 fully with such agent in the conduct of this its investigation. 2256 <u>7.</u> 2257 I understand that I will receive a copy of this document after the witness and I have 2258 signed it and it has been notarized. 2259 <u>8.</u> I understand that under Georgia law I have the unconditional right to a ten-day 2260 revocation period. I understand that if I am at least 18 years of age I also have the

choice to waive the ten-day revocation period, thereby causing the surrender of my

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rights to become final immediately upon signing a WAIVER OF RIGHT TO REVOKE **SURRENDER OF RIGHTS.** 2264 2265 Indicate your choice by signing ONE of the following statements (you may choose 2266 statement A or B): 2267 (Signature) I choose to RETAIN the unconditional right to a ten-day revocation period under Georgia law. Furthermore, I hereby certify that 2268 2269 Have received a copy of this document and that I understand I may only withdraw 2270 revoke this surrender by giving written notice, delivered in person or mailed by 2271 registered mail o r statutory overnight delivery, 2272 (name and address of each individual to whom 2273 surrender is made or his or her agent) (insert name and address of agent of each 2274 person to whom surrender is made) within ten days from the date hereof; of signing 2275 this document. I understand that certified mail cannot be used for mail delivery of the 2276 notice to revoke this surrender. I understand that the ten days shall will be counted 2277 consecutively beginning with the day immediately following the date hereof I sign 2278 this document; provided, however, that, if the tenth day falls on a Saturday, Sunday, 2279 or legal holiday, then the last day on which the this surrender may be withdrawn shall 2280 revoked will be the next day that is not a Saturday, Sunday, or legal holiday; and I 2281 understand that it may NOT be withdrawn thereafter. I understand that, if I deliver 2282 the notice to revoke this surrender in person, it must be delivered to 2283 (name and address) not later than 5:00 P.M. eastern standard time or eastern daylight time, whichever is applicable, on 2284 2285 the tenth day. I understand that I CANNOT revoke this surrender after that time. 2286 <u>OR</u> (Signature) I am at least 18 years of age and I choose to 2287 2288 WAIVE the right to a ten-day revocation period under Georgia law. I will sign a separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 2289 2290 hours after the birth of the child and, by signing said waiver, I understand and intend 2291 to give up the unconditional right to revoke this surrender. I fully understand that by signing the WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS the 2292 surrender of my rights will become final immediately upon signing it and that 2293 2294 thereafter this surrender cannot be revoked.

2295	<u>9.</u>
2296	I understand that if I am not a resident of this state that I am agreeing to be subject to
2297	the jurisdiction of the courts of Georgia for any action filed in connection with the
2298	adoption of the child. I agree to be bound by a decree of adoption rendered as a result
2299	of this surrender of my parental rights.
2300	<u>10.</u>
2301	Furthermore, I hereby certify that I have not been subjected to any duress or undue
2302	pressure in the execution of this surrender document and do so I am signing it freely
2303	and voluntarily.
2304	Witness my hand and seal this
2305	This day of,
2303	<u>11115</u> ,
2306	
2307	(SEAL)
2308	(Parent or guardian)
2309	
2310	Unofficial witness
2311	Adult witness
2312	Sworn to and subscribed
2313	before me this
2314	day of,
2315	
2316	Notary public (SEAL)
2317	My commission expires:'
2318	(d) The surrender of rights by a biological father who is not the <u>a</u> legal father of the child
2319	pursuant to paragraph (2) of subsection (e) of Code Section 19-8-4, 19-8-5, 19-8-6, or
2320	19-8-7 shall conform substantially to the following form:
2321	'SURRENDER OF RIGHTS
2322	FINAL RELEASE FOR ADOPTION
2323	NOTICE TO ALLEGED BIOLOGICAL FATHER:
2324	This is an important legal document and by signing it you are surrendering all of your
2325	right, title, and claim rights to the child identified herein, so as to facilitate the child's
2326	placement for adoption. You are to receive a copy of this document and as explained
2327	below have the right to withdraw your surrender within ten days from the date you sign
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it in this document. Understand that you are signing this document under oath and that if you knowingly and willfully make a false statement in this document you will be guilty of the crime of false swearing. As explained below in paragraph 4, you have the right to revoke this surrender within ten days from the date you sign it. If you are at least 18 years of age, you may choose to waive that right so that this surrender will become immediately effective upon signing such a waiver. If you choose to waive the right to a ten-day revocation period, you must make that choice in paragraph 4 below and execute a separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 hours after the birth of the child.

2337 _____

STATE OF GEORGIA

COUNTY OF

Personally appeared before me, the undersigned officer duly authorized to administer

oaths, (name of alleged biological father) who, after having

been sworn, deposes and says as follows:

<u>1.</u>

I, the undersigned, alleged biological father of a (male) (female) [circle one] child, born (name of child) to (name of legal mother) on (birthdate of child) at : (A.M.) (P.M.) [circle one], being mindful that the (insert name of child) to (insert name of mother) on (insert birthdate of child), being solicitous that said child should receive the benefits and advantages of a good home, to the end that (she) (he) [circle one] may be fitted for the requirements of life, consent to this surrender of my rights. I, the undersigned, do hereby surrender my rights to the child. I promise not to interfere in the management of the child in any respect whatever; and, in consideration of the benefits provided to the child through adoption, I do relinquish all right, title, and claim rights to the child herein named in this document, it being my wish, intent, and purpose to relinquish absolutely all control over the child.

2356 <u>2.</u>

Furthermore, I hereby agree that the child is to be adopted and I do expressly waive any other notice or service in any of the legal proceedings for the adoption of the child. Furthermore, I understand that under Georgia law an agent appointed by the court is

required to conduct an investigation and render a report to the court in connection with the legal proceeding for the legal adoption of the child, and I hereby agree to cooperate fully with the such agent appointed by the court in the conduct of this its investigation.

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I understand that I will receive a copy of this document after the witness and I have signed it and it has been notarized.

<u>4.</u>

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I understand that under Georgia law I have the unconditional right to a ten-day revocation period. I understand that if I am at least 18 years of age I also have the choice to waive the ten-day revocation period, thereby causing the surrender of my rights to become final immediately upon signing a WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS.

<u>Indicate your choice by signing ONE of the following statements (you may choose statement A or B):</u>

(Signature) I choose to RETAIN the unconditional right to a ten-day revocation period under Georgia law. Furthermore, I hereby certify that Have received a copy of this document and that I understand I may only withdraw revoke this surrender by giving written notice, delivered in person or mailed by registered mail o r statutory overnight delivery, (name and address of child-placing agency representative, out-of-state licensed agency representative, Department of Human Services representative, individual to whom surrender is made or his or her agent, or petitioner's representative, as applicable) (insert name and address of child-placing agency representative, Department of Human Services representative, person to whom surrender is made, or petitioner's representative, as appropriate) within ten days from the date hereof; of signing this document. I understand that certified mail cannot be used for mail delivery of the notice to revoke this surrender. <u>I understand</u> that the ten days shall will be counted consecutively beginning with the day immediately following the date hereof; I sign this document; provided, however, that, if the tenth day falls on a Saturday, Sunday, or legal holiday, then the last day on which the this surrender may be withdrawn shall revoked will be the next day that is not a Saturday, Sunday, or legal holiday; and I understand that it may NOT be withdrawn thereafter. I understand that, if I deliver the notice to revoke this surrender

2393	in person, it must be delivered to
2394	(name and address) not later than 5:00 P.M. eastern standard time or eastern daylight
2395	time, whichever is applicable, on the tenth day. I understand that I CANNOT revoke
2396	this surrender after that time.
2397	<u>OR</u>
2398	B. (Signature) I am at least 18 years of age and I choose to
2399	WAIVE the right to a ten-day revocation period under Georgia law. I will sign a
2400	separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24
2401	hours after the birth of the child and, by signing said waiver, I understand and intend
2402	to give up the unconditional right to revoke this surrender. I fully understand that by
2403	signing the WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS the
2404	surrender of my rights will become final immediately upon signing it and that
2405	thereafter this surrender cannot be revoked.
2406	<u>5.</u>
2407	I understand that if I am not a resident of this state that I am agreeing to be subject to
2408	the jurisdiction of the courts of Georgia for any action filed in connection with the
2409	adoption of the child. I agree to be bound by a decree of adoption rendered as a result
2410	of this surrender of my parental rights.
2411	<u>6.</u>
2412	Furthermore, I hereby certify that I have not been subjected to any duress or undue
2413	pressure in the execution of this surrender document and do so I am signing it freely
2414	and voluntarily.
2415	Witness my hand and seal this
2416	<u>This</u> ,
2417	
2418	(SEAL)
2419	(Alleged biological father)
2420	
2421 2422	Unofficial witness Adult witness
/. /+ /./.	AUDIT WHITEM

2423	Sworn to and subscribed
2424	before me this
2425	day of,
2426	
2427	Notary public (SEAL)
2428	My commission expires:'
2429	(e) The surrender of rights by a parent or guardian pursuant to paragraph (1) of
2430	subsection (e) of Code Section 19-8-6 or 19-8-7 shall conform substantially to the
2431	following form:
2432	'SURRENDER OF RIGHTS
2433	FINAL RELEASE FOR ADOPTION
2434	NOTICE TO PARENT OR GUARDIAN:
2435	This is an important legal document and by signing it, you are surrendering all of your
2436	right, title, and claim rights to the child identified herein in this document, so as to
2437	facilitate the child's placement place the child for adoption. Understand that you are
2438	signing this document under oath and that if you knowingly and willfully make a false
2439	statement in this document you will be guilty of the crime of false swearing. As
2440	explained below in paragraph 6, you have the right to revoke this You are to receive a
2441	copy of this document and as explained below have the right to withdraw your surrender
2442	within ten days from the date you sign it. If you are at least 18 years of age, you may
2443	choose to waive that right so that this surrender will become effective immediately upon
2444	signing such a waiver. If you choose to waive the right to a ten-day revocation period,
2445	you must make that choice in paragraph 6 below and execute a separate WAIVER OF
2446	RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 hours after the birth of the
2447	child.
2448	
2449	STATE OF GEORGIA
2450	COUNTY OF
2451	Personally appeared before me, the undersigned officer duly authorized to administer
2452	oaths, (name of parent or guardian) who, after having been
2453	sworn deposes and says as follows:

2454	<u>l.</u>
2455	I, the undersigned, being solicitous mindful that my (male) [circle one] child,
2456	born (name of child) on (birthdate
2457	of child) at: (A.M.) (P.M.) [circle one] (insert name of child) on (insert
2458	<u>birthdate of child</u>), should receive the benefits and advantages of a good home, to the
2459	end that (she) (he) [circle one] may be fitted for the requirements of life, consent to this
2460	surrender of my parental rights.
2461	<u>2.</u>
2462	I, the undersigned, (relationship to child) (insert relationship)
2463	to child) of the aforesaid child, do hereby surrender my rights to the child to
2464	(name of each individual to whom
2465	surrender is made) (insert name of each person to whom surrender is made) and
2466	promise not to interfere in the management of the child in any respect whatever; and,
2467	in consideration of the benefits guaranteed by
2468	(name of each individual to whom
2469	surrender is made) (insert name of each person to whom surrender is made) in thus
2470	providing for the child, I do relinquish all right, title, and claim rights to the child herein
2471	named in this document, it being my wish, intent, and purpose to relinquish absolutely
2472	all parental control over the child.
2473	<u>3.</u>
2474	Furthermore, I hereby agree that (name of each individual to
2475	whom surrender is made) (<u>insert name of each person to whom surrender is made</u>) may
2476	initiate legal proceedings for the legal adoption of the child without further notice to
2477	me. I do, furthermore, expressly waive any other notice or service in any of the legal
2478	proceedings for the adoption of the child.
2479	<u>4.</u>
2480	Furthermore, I understand that under Georgia law the Department of Human Services
2481	an agent may be required appointed by the court to conduct an investigation and render
2482	a report to the court in connection with the legal proceeding for the legal adoption of
2483	the child, and I hereby agree to cooperate fully with the department such agent in the
2484	conduct of its investigation.

2485	<u>3.</u>
2486	I understand that I will receive a copy of this document after the witness and I have
2487	signed it and it has been notarized.
2488	<u>6.</u>
2489	I understand that under Georgia law I have the unconditional right to a ten-day
2490	revocation period. I understand that if I am at least 18 years of age I also have the
2491	choice to waive the ten-day revocation period, thereby causing the surrender of my
2492	rights to become final immediately upon signing a WAIVER OF RIGHT TO REVOKE
2493	SURRENDER OF RIGHTS.
2494	Indicate your choice by signing ONE of the following statements (you may choose
2495	statement A or B):
2496	A. (Signature) I choose to RETAIN the unconditional right
2497	to a ten-day revocation period under Georgia law. Furthermore, I hereby certify that
2498	I have received a copy of this document and that I understand I may only withdraw
2499	revoke this surrender by giving written notice, delivered in person or mailed by
2500	registered mail or statutory overnight delivery, to
2501	(name and address of each
2502	individual to whom surrender is made or petitioner's representative, as applicable)
2503	(<u>insert name and address of each person to whom surrender is made</u>) within ten days
2504	from the date hereof; of signing this document. I understand that certified mail cannot
2505	be used for mail delivery of the notice to revoke this surrender. I understand that the
2506	ten days shall will be counted consecutively beginning with the day immediately
2507	following the date hereof; I sign this document; provided, however, that, if the tenth
2508	day falls on a Saturday, Sunday, or legal holiday, then the last day on which the this
2509	surrender may be withdrawn shall revoked will be the next day that is not a Saturday,
2510	Sunday, or legal holiday; and I understand that it may NOT be withdrawn thereafter.
2511	I understand that, if I deliver the notice to revoke my surrender in person, it must be
2512	<u>delivered to</u> (name and address) not
2513	later than 5:00 P.M. eastern standard time or eastern daylight time, whichever is
2514	applicable, on the tenth day. I understand that I CANNOT revoke this surrender after
2515	that time.

2516 <u>OR</u>

2517	B. (Signature) I am at least 18 years of age and I choose to
2518	WAIVE the right to a ten-day revocation period under Georgia law. I will sign a
2519	separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24
2520	hours after the birth of the child and, by signing said waiver, I understand and intend
2521	to give up the unconditional right to revoke this surrender. I fully understand that by
2522	signing the WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS the
2523	surrender of my rights will become final immediately upon signing it and that
2524	thereafter this surrender cannot be revoked.
2525	<u>7.</u>
2526	I understand that if I am not a resident of this state that I am agreeing to be subject to
2527	the jurisdiction of the courts of Georgia for any action filed in connection with the
2528	adoption of the child. I agree to be bound by a decree of adoption rendered as a result
2529	of this surrender of my parental rights.
2530	<u>8.</u>
2531	Furthermore, I hereby certify that I have not been subjected to any duress or undue
2532	pressure in the execution of this surrender document and do so I am signing it freely
2533	and voluntarily.
2534	Witness my hand and seal this
2535	<u>This</u> ,
2536	
25372538	(SEAL) (Parent or guardian)
2539	
2540	Unofficial witness
2541	Adult witness
2542	Sworn to and subscribed
2543	before me this
2544	<u>day of</u>
2545 2546	Notary public (SEAL)
2547	My commission expires:'

2548 (f) The pre-birth surrender of rights by a biological father who is not the <u>a</u> legal father of the child pursuant to paragraph (3) of subsection (e) of Code Section 19-8-4, 19-8-5, or 2549 2550 19-8-7 shall conform substantially to the following form: 'PRE-BIRTH SURRENDER OF RIGHTS 2551 2552 FINAL RELEASE FOR ADOPTION 2553 NOTICE TO ALLEGED BIOLOGICAL FATHER: This is an important legal document and by signing it, you are surrendering any and all 2554 2555 of your right, title, and claim rights to the child identified herein in this document, so as 2556 to facilitate the child's placement place the child for adoption. You have the right to wait 2557 to execute a Surrender of Rights Final Release for Adoption PRE-BIRTH SURRENDER 2558 OF RIGHTS/FINAL RELEASE FOR ADOPTION after the child is born, but by signing 2559 this document, you are electing to surrender your rights prior to the birth of this child. 2560 Understand that you are signing this document under oath and that if you knowingly and 2561 willfully make a false statement in this document you will be guilty of the crime of false 2562 swearing. As explained below in paragraph 6, you have the right to revoke this You are 2563 to receive a copy of this document and as explained below have the right to withdraw 2564 your pre-birth surrender within ten days from the date you sign it. If you are at least 18 2565 years of age, you may choose to waive that right so that this surrender will become 2566 effective immediately upon signing such a waiver. If you choose to waive the right to a 2567 ten-day revocation period, you must make that choice in paragraph 6 below and execute 2568 a separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 2569 hours after the birth of the child. 2570 2571 STATE OF GEORGIA 2572 **COUNTY OF** 2573 Personally appeared before me, the undersigned officer duly authorized to administer (name of alleged biological father) who, after having 2574 2575 been sworn, deposes and says as follows: 2576 <u>1.</u> I, the undersigned, understand that I have been named by ____ 2577 of the child expected to be born in 2578 the biological mother 2579 (city)_ __(county)__ (state)

17 LC 29 7393ERS 2580 ____day of _____(month), _____(year), as the on or about the biological father or possible biological father of her child. I further understand that the 2581 2582 biological mother wishes to place this child for adoption. 2583 <u>2.</u> To the best of my knowledge and belief, the child has not been born as of the date I am 2584 signing this pre-birth surrender; however, if in fact the child has been born, this 2585 2586 surrender shall have the same effect as if it were a surrender executed following the 2587 birth of the child. 2588 3. I understand that by signing this document I am not admitting that I am the biological 2589 father of this child, but if I am, I hereby agree that adoption is in this child's best 2590 2591 interest. I consent to adoption of this child by any person individual chosen by the 2592 child's <u>legal</u> mother or by any public or private child-placing agency <u>that places</u> 2593 children without further notice to me. I expressly waive any other notice or service in 2594 any of the legal proceedings for the adoption of the child. I understand that I have the 2595 option to wait until after the child is born to execute a surrender of my rights (with a 2596 corresponding ten-day right of withdrawal revocation) and, further, that by executing 2597 this document I am electing instead to surrender my rights before the child's birth. 2598 <u>4.</u> 2599 I further understand that execution of signing this document does not fully and finally terminate my rights and responsibilities until an order from a court of competent 2600 2601 jurisdiction terminating my rights or a final order of adoption is entered. I understand 2602 that if the child is not adopted after I sign this document, legal proceedings can be brought to establish paternity, and I may become liable for financial obligations related 2603 to the birth and support of this child. 2604 2605 <u>5.</u> I understand that I will receive a copy of this document after the witness and I have 2606 2607 signed it and it has been notarized. 2608 <u>6.</u> I understand that under Georgia law I have the unconditional right to a ten-day 2609 2610 revocation period. I understand that if I am at least 18 years of age I also have the

choice to waive the ten-day revocation period, thereby causing the pre-birth surrender

2611

2612 of my rights to become final immediately upon signing a WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS. 2613 2614 Indicate your choice by signing ONE of the following statements (you may choose 2615 statement A or B): 2616 (Signature) I choose to RETAIN the unconditional right to a ten-day revocation period under Georgia law. Furthermore, I hereby certify that 2617 2618 I have received a copy of this document and that I understand that I may only 2619 withdraw revoke this pre-birth surrender by giving written notice, delivered in person 2620 or by statutory overnight delivery or registered mail, return receipt requested, to 2621 <u>within ten days from the date hereof; mailed by</u> 2622 registered mail or statutory overnight delivery, to (name and address of 2623 2624 child-placing agency representative, out-of-state licensed agency representative, 2625 Department of Human Services representative, individual to whom surrender is made or his or her agent, or petitioner's representative, as applicable) within ten days from 2626 2627 the date of signing this document. I understand that certified mail cannot be used for 2628 mail delivery of the notice to revoke this pre-birth surrender. I understand that the ten 2629 days shall will be counted consecutively beginning with the day immediately 2630 following the date hereof; that, however, I sign this document; provided, however, that, if the tenth day falls on a Saturday, Sunday, or legal holiday, then the last day on 2631 2632 which the this surrender may be withdrawn shall revoked will be the next day that is not a Saturday, Sunday, or legal holiday; and that it may NOT be withdrawn 2633 2634 thereafter. I understand that, if I deliver the notice to revoke this surrender in person, 2635 it must be delivered to _ (name and address) not later than 5:00 P.M. eastern standard time or eastern daylight time, 2636 whichever is applicable, on the tenth day. I understand that I CANNOT revoke this 2637 surrender after that time. 2638 **OR** 2639 2640 (Signature) I am at least 18 years of age and I choose to WAIVE the right to a ten-day revocation period under Georgia law. I will sign a 2641 separate WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS at least 24 2642 2643 hours after the birth of the child and, by signing said waiver, I understand and intend 2644 to give up the unconditional right to revoke this pre-birth surrender. I fully

17 LC 29 7393ERS 2645 understand that by signing the WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS the surrender of my rights will become final immediately upon signing 2646 2647 it and that thereafter this surrender cannot be revoked. 7. 2648 2649 If prior to my signing this pre-birth surrender I have registered on Georgia's putative 2650 father registry then, if I do not withdraw revoke this surrender within the time permitted, I waive the notice I would be entitled to receive pursuant to the provisions 2651 2652 of Code Section 19-8-12 of the Official Code of Georgia Annotated because of my 2653 registration on the putative father registry. 2654 <u>8.</u> 2655 I understand that if I am not a resident of this state that I am agreeing to be subject to the jurisdiction of the courts of Georgia for any action filed in connection with the 2656 adoption of the child. I agree to be bound by a decree of adoption rendered as a result 2657 of this surrender of my parental rights. 2658 2659 <u>9.</u> 2660 Furthermore, I hereby certify that I have not been subjected to any duress or undue 2661 pressure in the execution of this document and do so I am signing it freely and 2662 voluntarily. 2663 Witness my hand and seal this <u>This</u> _____, ____. 2664 2665 2666 (SEAL) (Alleged biological father) 2667 2668

Unofficial Witness

Sworn to and subscribed

before me on this _____

day of ______, _____.

Adult witness

26692670

2671

2672

2673

Notary public (SEAL)	
Notary Public Seal	
My commission expires:'	
g) The acknowledgment of surrender of rights pursuant to subsection (f) of Code S	ection
9-8-4, 19-8-5, 19-8-6, or 19-8-7 shall conform substantially to the following form	n:
'ACKNOWLEDGMENT OF SURRENDER	
OF RIGHTS	
STATE OF GEORGIA	
COUNTY OF	
Personally appeared before me, the undersigned officer duly authorized to adm	<u>inister</u>
oaths, (name of parent, guard	an, or
alleged biological father) who, after having been sworn, deposes and says as follo	ws By
execution of this paragraph, the undersigned expressly acknowledges:	
(A) That I have read the accompanying (PRE-BIRTH SURRENDE	R OF
RIGHTS/FINAL RELEASE FOR ADOPTION) (SURRENDER OF RIGHTS/F	INAL
RELEASE FOR ADOPTION) [circle one] relating to said minor the child	born
(name of child) (insert name of child), a (male) (fee	male)
[circle one] on(birthdate of child) (insert birthdate of child)	child) ;
(B) That I understand that this is a full, final, and complete surrender, releas	e, and
termination of all of my rights to the child;	
(C) Indicate your choice by signing ONE of the following statements (you may o	hoose
statement A or B):	
A. (Signature) That I have chosen to retain the uncond	itional
right to revoke the surrender by giving written notice, delivered in person or r	nailed
by registered mail or statutory overnight delivery	, to
(name and address of child-p	lacing
agency or its representative, out-of-state licensed agency or its represen	<u>tative,</u>
Department of Human Services or its representative, individual to whom sur	render
is made or his or her agent, or petitioner's representative, as applicable) (insert	name
and address of each person or entity to whom surrender is made) not later than	within
ten days from the date of signing the surrender and that after such ten-day revo	cation
period I shall have no right to revoke the surrender;	

2707	(D) That I understand that certified mail cannot be used for mail delivery of the
2708	notice to revoke the surrender of my rights. I understand that, if I deliver the notice
2709	to revoke my surrender in person, it must be delivered to
2710	(name and address) not later than
2711	5:00 P.M. eastern standard time or eastern daylight time, whichever is applicable, on
2712	the tenth day. I understand that the ten days shall will be counted consecutively
2713	beginning with the day immediately following the date <u>I signed</u> the surrender is
2714	executed; provided, however, that, if the tenth day falls on a Saturday, Sunday, or
2715	legal holiday, then the last day on which the surrender may be withdrawn shall
2716	revoked will be the next day that is not a Saturday, Sunday, or legal holiday;
2717	<u>OR</u>
2718	B. (Signature) That I am at least 18 years of age and I have
2719	chosen to exercise my right to sign a separate WAIVER OF RIGHT TO REVOKE
2720	SURRENDER OF RIGHTS at least 24 hours after the birth of the child and that, by
2721	signing said waiver, I understand and intend to give up the unconditional right to
2722	revoke my surrender. I fully understand that by signing the WAIVER OF RIGHT TO
2723	REVOKE SURRENDER OF RIGHTS the surrender of my rights will become final
2724	immediately upon signing it and that thereafter my surrender cannot be revoked;
2725	(E)(D) That I have read the accompanying surrender of rights and received a copy
2726	thereof;
2727	(F)(E) That any and all questions regarding the effect of said such surrender and its
2728	provisions have been satisfactorily explained to me;
2729	(G)(F) That I have been afforded given an opportunity to consult with counsel an
2730	attorney of my choice prior to execution of before signing the surrender of my rights;
2731	and
2732	(H)(G) That the surrender of my rights has been knowingly, intentionally, freely, and
2733	voluntarily made by me.
2734	Witness my hand and seal this
2735	<u>This</u> ,
2736	
27372738	(SEAL) (Parent, guardian, or <u>alleged</u> biological father)

2739	
2740 2741	Unofficial witness Adult witness
2/41	Adult withess
2742	Sworn to and subscribed
2743	before me this
2744	day of
2745	
2746	Notary public (SEAL)
2747	My commission expires:'
2748	(h) The affidavit of a legal mother required by <u>paragraph (1) of</u> subsection (g) of Code
2749	Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 for the surrender of her rights shall meet the
2750	following requirements:
2751	(1) The affidavit shall set forth:
2752	(A) Her name;
2753	(B) Her relationship to the child;
2754	(C) Her age;
2755	(D) Her marital status at the time of conception and of the birth of the child;
2756	(E) The identity and last known address of any her spouse or former spouse and
2757	whether any such spouse is the biological father of the child;
2758	(F) The identity, last known address, and relationship to the <u>legal</u> mother of the
2759	biological father of her the child, provided that the mother she shall have the right not
2760	to disclose the name and address of the biological father of her the child should she so
2761	desire;
2762	(G) Whether or not she has consented to the appointment of a temporary guardian for
2763	the child and, if so, provide the name and address of the temporary guardian and the
2764	probate court in which the petition for temporary guardianship was filed;
2765	(H) Whether custody of the child has been awarded to another individual and, if so,
2766	provide the name of the child's custodian and the court in which custody was awarded;
2767	(G)(I) Whether or not the biological father of the child has lived with the child,
2768	contributed to its support, provided for the mother's support or medical care during her
2769	pregnancy or during her hospitalization for the birth of the child, or made an attempt
2770	to legitimate the child; and is or was in a branch of the United States armed forces and,
2771	if so, provide details as to his military service;
2772	(J) Whether or not the biological mother or any member of her family is or was an
2773	enrolled member of a federally recognized American Indian tribe, is or was a resident
2774	of an American Indian reservation, or is or was an Alaskan native;

(K) Whether or not the biological father of the child or any member of his family is or was an enrolled member of a federally recognized American Indian tribe, is or was a resident of an American Indian reservation, or is or was an Alaskan native; and (H)(L) All financial assistance received by or promised her either directly or indirectly, from whatever source, in connection with her pregnancy, the birth of the child, or the placement or arranging for the placement of the child for adoption (including the date, amount or value, description, payor, and payee), provided that financial assistance provided directly by the mother's her husband, mother, father, sister, brother, aunt, uncle, grandfather, or grandmother need not be detailed and instead the mother she need only state the nature of the assistance received; and

(2) The affidavit shall conform substantially to the following form:

STATE OF GEORGIA

'LEGAL MOTHER'S AFFIDAVIT

NOTICE TO <u>LEGAL</u> MOTHER:

This is an important legal document which deals with your the child's right to have its his or her biological father's rights properly determined. You have the right not If you decline to disclose the name and address of the biological father of your the child; understand that you may be required to appear in court to explain your refusal and that your name may be used in connection with the publication of notice to the biological father. Understand that you are providing this affidavit under oath and that the if you knowingly and willfully make a false statement in this affidavit you will be guilty of the crime of false swearing. The information provided you provide will be held in strict confidence and will be used only in connection with the adoption of your the child.

COUNTY OF Personally appeared before me, the undersigned officer duly authorized to administer _____, who, after having been sworn, deposes and says oaths, ____ as follows: That my name is _____ That I am the <u>legal</u> mother of a (male) (female) [circle one] child born (name of child) (insert name of child) in the State of _____, County of _____ on ____ (birthdate of child) at : (A.M.) (P.M.) [circle one] (insert birthdate of child). That I am _____ years of age, having been born in the State of _____, County of _____ on ____.

2809	I nat my social security account number is
2810	That my marital status at the time of the conception of my the child was (check the
2811	status and complete the appropriate information):
2812	() Single, never having been married.
2813	() Separated but not legally divorced; the name of my spouse is (was) (is) [circle
2814	one] ; his my spouse's last known
2815	address is; we were married in the State of
2816	, County of on; we have been separated since
2817	; we last had sexual relations on(date);
2818	my spouse (is) (is not) [circle one] the biological father of said child.
2819	() Divorced; the name of my previous former spouse is
2820	; we were married in the State of, County of
2821	on; we last had sexual relations on(date);
2822	my former spouse's his last known address is; divorce granted in
2823	the State of, County of on; my former
2824	spouse (is) (is not) [circle one] the biological father of said child.
2825	() Legally married; the name of my spouse (was) (is) [circle one]
2826	; we were married in the State of, County of
2827	on; and his my spouse's last known address is;
2828	my spouse (is) (is not) [circle one] the biological father of said child.
2829	() Married through common-law marriage relationship prior to January 1, 1997;
2830	the name of my spouse (was) (is) [circle one]; his my
2831	spouse's last known address is; our relationship began in the State
2832	of, County of on; my spouse (is) (is not) [circle
2833	one] the biological father of said child.
2834	() Widowed; the name of my deceased spouse was;
2835	we were married in the State of, County of on; and
2836	he my spouse died on in the County of, State of
2837	That my name and marital status at the time of the birth of my the child was (check
2838	the status and complete the appropriate information):
2839	Name
2840	() Single, never having been married.
2841	() Separated, but not legally divorced; the name of my spouse (was) (is) [circle
2842	one] ; his my
2843	spouse's last known address is; we were married
2844	in the State of, County of on; we
2845	have been separated since; we last had sexual relations on

2846	(date); my spouse (is) (is not) [circle one] the biological
2847	father of said child.
2848	() Divorced; the name of my former spouse is; we were married
2849	in the State of, County of on; we last had
2850	sexual relations on (date); my spouse's his last known
2851	address is; divorce granted in the State of
2852	, County of; my former spouse (is) (is not) [circle
2853	one] the biological father of said child.
2854	() Legally Married married; the name of my spouse (was) (is) [circle one]
2855	; we were married in the State of, County of
2856	on; and his my spouse's last known address is
2857	; my spouse (is) (is not) [circle one] the biological
2858	father of said child.
2859	() Married through common-law relationship prior to January 1, 1997; the name
2860	of my spouse (was) (is) [circle one]; his my
2861	spouse's last known address is; our relationship began in
2862	the State of, County of on;
2863	my spouse (is) (is not) [circle one] the biological father of said child.
2864	() Widowed; the name of my deceased spouse was; we were
2865	married in the State of, County of on;
2866	and he my spouse died on in the County of,
2867	State of; he (was) (was not) [circle one] the biological father of
2868	said child.
2869	That the name of the biological father of my the child is (complete appropriate
2870	response):
2871	Known to me and is ();
2872	Known to me but I expressly decline to identify him because
2873	; or
2874	Unknown to me because
2875	·
2876	That the last known address of the biological father of my the child is (complete
2877	appropriate response):
2878	Known to me and is;
2879	Known to me but I expressly decline to provide his address because
2880	; or
2881	Unknown to me because
2882	

2883	That, to the best of my knowledge, I (am) (am not) [circle one] an enrolled member
2884	of a federally recognized American Indian tribe, (am) (am not) [circle one] a resident
2885	of an American Indian reservation, or (am) (am not) [circle one] an Alaskan native
2886	of American Indian heritage. If so:
2887	(A) The name of my American Indian tribe is and the.
2888	(B) The percentage of my American Indian blood is percent.
2889	That, to the best of my knowledge, a member of my family (is or was) (is not or was
2890	not) [circle one] an enrolled member of a federally recognized American Indian tribe,
2891	(is or was) (is not or was not) [circle one] a resident of an American Indian
2892	reservation, or (is or was) (is not or was not) [circle one] an Alaskan native. If so:
2893	(A) The name of the American Indian tribe is
2894	(B) The percentage of my American Indian blood is percent.
2895	(B)(C) My relatives with American Indian or Alaskan native blood are:
2896	
2897	<u></u>
2898	(C)(D) I (am) (am not) a member of an American Indian tribe. If so, the The name
2899	of the American Indian tribe is
2900	(E) The name of each enrolled member is, and his or
2901	her corresponding registration or identification number is .
2902	(D) I (am) (am not) registered with an American Indian tribal registry. If so, the
2903	American Indian tribal registry is:and my registration
2904	or identification number is:
2905	(E) A member of my family (is) (is not) a member of an American Indian tribe. If
2906	so, the name of each such family member is: and the name
2907	of the corresponding American Indian tribe is:
2908	(F) A member of my family (is) (is not) registered with an American Indian tribal
2909	registry. If so, the name of each such family member is:
2910	and the name of the corresponding American Indian tribal registry is:
2911	and their corresponding registration or
2912	identification numbers are:
2913	That to the best of my knowledge, the biological father (is) (is not) of American
2914	Indian heritage or a member of his family (is or was) (is not or was not) [circle one]
2915	an enrolled member of a federally recognized American Indian tribe, (is or was) (is
2916	not or was not) [circle one] a resident of an American Indian reservation, or (is or
2917	was) (is not or was not) [circle one] an Alaskan native. If so:
2918	(A) The name of his American Indian tribe is and the.
2919	(B) The percentage of his American Indian blood is percent.

2920	(B)(C) His relatives with American Indian or Alaskan native blood are:
2921	
2922	·
2923	(C) He (is) (is not) a member of an American Indian tribe. If so, the name of the
2924	tribe is:
2925	(D) He (is) (is not) registered with an American Indian tribal registry. If so, the
2926	American Indian tribal registry is:
2927	and his registration or identification number is:
2928	The name of each enrolled member is
2929	and his or her corresponding registration or identification number is
2930	·
2931	That the date of birth of the biological father (was is,) or (is not
2932	known to me) [circle one].
2933	That the biological father (is) (is not) [circle one] on active duty in a branch of the
2934	United States armed forces. If so:
2935	(A) The branch of his service is (Army) (Navy) (Marine) (Air Force) (Coast Guard)
2936	[circle one].
2937	(B) His rank is
2938	(C) His duty station is
2939	If applicable, please provide any additional available information regarding his
2940	military service.
2941	
2942	
2943	·
2944	That the biological father of my the child, whether or not identified herein (strike each
2945	inappropriate phrase) in this document (circle the appropriate phrase):
2946	(Was) (Was not) married to me at the time this child was conceived;
2947	(Was) (Was not) married to me at any time during my pregnancy with this child;
2948	(Was) (Was not) married to me at the time that this child was born;
2949	(Did) (Did not) marry me after the child was born and recognize the child as his
2950	own;
2951	(Has) (Has not) been determined to be the child's father by a final paternity order
2952	of a court;
2953	(Has) (Has not) legitimated the child by a final court order;
2954	(Has) (Has not) lived with the child;
2955	(Has) (Has not) contributed to its support;

2956	(Has) (Has not) provided for my support during my pregnancy or hospitalization for
2957	the birth of the child; and
2958	(Has) (Has not) provided for my medical care during my pregnancy or
2959	hospitalization for the birth of the child; and
2960	(Has) (Has not) made any attempt to legitimate the child.
2961	That I (have) (have not) [circle one] consented to the appointment of a temporary
2962	guardian for the child. If so, the name of the temporary guardian is
2963	, and the probate court in which the petition for temporary
2964	guardianship was filed is
2965	That custody of the child has been awarded to
2966	(name and address of custodian) by order
2967	of the Court of County, State of
2968	<u>, entered on (date).</u>
2969	That I have received or been promised the following financial assistance, either
2970	directly or indirectly, from whatever source, in connection with my pregnancy, the
2971	birth of my the child, and it's the child's placement for adoption:
2972	·
2973	That I recognize that if I knowingly and willfully make a false statement in this
2974	affidavit, I will be guilty of the crime of false swearing.
2975	
70/6	
2976 2977	(Biological mother's signature) (Legal mother)
	(Biological mother's signature) (Legal mother)
2977	(Legal mother)
29772978	(Legal mother) Sworn to and subscribed
2977 2978 2979 2980 2981	Sworn to and subscribed before me this day of,
2977 2978 2979 2980	Sworn to and subscribed before me this
2977 2978 2979 2980 2981	Sworn to and subscribed before me this day of,
2977 2978 2979 2980 2981 2982	Sworn to and subscribed before me this day of, Notary public (SEAL)
2977 2978 2979 2980 2981 2982 2983	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:'
2977 2978 2979 2980 2981 2982 2983 2984	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:' (i) The affidavit of an adoptive mother required by subsection (a) of Code Section 19-8-9
2977 2978 2979 2980 2981 2982 2983 2984 2985	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:! (i) The affidavit of an adoptive mother required by subsection (a) of Code Section 19-8-9 paragraph (2) of subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 for the
2977 2978 2979 2980 2981 2982 2983 2984 2985 2986	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:' (i) The affidavit of an adoptive mother required by subsection (a) of Code Section 19-8-9 paragraph (2) of subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 for the surrender of her rights shall meet the following requirements:
2977 2978 2979 2980 2981 2982 2983 2984 2985 2986 2987	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:' (i) The affidavit of an adoptive mother required by subsection (a) of Code Section 19-8-9 paragraph (2) of subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 for the surrender of her rights shall meet the following requirements: (1) The affidavit shall set forth:
2977 2978 2979 2980 2981 2982 2983 2984 2985 2986 2987 2988	Sworn to and subscribed before me this day of, Notary public (SEAL) My Commission Expires commission expires:' (i) The affidavit of an adoptive mother required by subsection (a) of Code Section 19-8-9 paragraph (2) of subsection (g) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 for the surrender of her rights shall meet the following requirements: (1) The affidavit shall set forth: (A) Her name;

2992	(E) The name and last known address of any spouse or former spouse at the time the
2993	child was adopted and whether any such spouse also adopted the child or was is the
2994	biological father of the child;
2995	(F) The circumstances surrounding her adoption of her the child, including the date the
2996	adoption was finalized, the state and county where finalized, and the name and address
2997	of the adoption agency, if any; and
2998	(G) Whether or not she has consented to the appointment of a temporary guardian for
2999	the child and, if so, provide the name of the temporary guardian and the probate court
3000	in which the petition for temporary guardianship was filed;
3001	(H) Whether custody of the child has been awarded to another individual and, if so,
3002	provide the name of the child's custodian and the court in which custody was awarded;
3003	<u>and</u>
3004	(G)(I) All financial assistance received by or promised her either directly or indirectly,
3005	from whatever source, in connection with the placement or arranging for the placement
3006	of her the child for adoption (including the date, amount or value, description, payor,
3007	and payee), provided that financial assistance provided directly by the adoptive
3008	mother's her husband, mother, father, sister, brother, aunt, uncle, grandfather, or
3009	grandmother need not be detailed and instead the adoptive mother she need only state
3010	the nature of the assistance received.
3011	(2) The affidavit shall be in substantially the following form:
3012	'ADOPTIVE MOTHER'S AFFIDAVIT
3013	NOTICE TO <u>ADOPTIVE</u> MOTHER:
3014	This is an important legal document which deals with your the adopted child's right to
3015	have its his or her legal father's rights properly terminated determined. Understand that
3016	you are providing this affidavit under oath and that the if you knowingly and willfully
3017	make a false statement in this affidavit you will be guilty of the crime of false swearing.
3018	The information provided you provide will be held in strict confidence and will be used
3019	only in connection with the adoption of your the child.
3020	STATE OF GEORGIA
3021	COUNTY OF
3022	Darsonally appeared before me, the undersigned officer duly outhorized to administer
3022	Personally appeared before me, the undersigned officer duly authorized to administer oaths,, who, after having been sworn, deposes and says as follows:
3023	That my name is

3025	That I am the adoptive mother of a (male) (female) [circle one] child born
3026	(name of child) (insert name of child) in the State of
3027	, County of on (birthdate of child)
3028	at: (A.M.) (P.M.) [circle one] (insert birthdate of child).
3029	That I am years of age, having been born in the State of, County
3030	of on
3031	That my social security number is
3032	That my marital status is (check the status and complete the appropriate information):
3033	() Single, never having been married.
3034	() Separated but not legally divorced; the name of my spouse is (was) (is) [circle
3035	one] ; his my spouse's last known address is; we
3036	were married in the State of, County of on
3037	; we have been separated since; we last had
3038	sexual relations on (date); my spouse (did) (did not) [circle
3039	one] also adopt said child; my spouse (is) (is not) [circle one] the biological father
3040	of said child.
3041	() Divorced; the name of my previous former spouse is; we were
3042	married in the State of, County of on; we
3043	last had sexual relations on (date); my former spouse's his last
3044	known address is; divorce granted in the State of,
3045	County of on; my previous former spouse (did) (did
3046	not) [circle one] also adopt said child; my previous former spouse (is) (is not) [circle
3047	one] the biological father of said child.
3048	() Legally married; the name of my spouse is (was) (is) [circle one]
3049	; we were married in the State of, County of
3050	on; his my spouse's last known address is; my
3051	spouse (did) (did not) [circle one] also adopt said child; my spouse (is) (is not)
3052	[circle one] the biological father of said child.
3053	() Married through common-law marriage relationship prior to January 1, 1997;
3054	the name of my spouse is (was) (is) [circle one] ; his my spouse's
3055	<u>last known</u> address is; the date and place our relationship began
3056	is (<u>date, county, state</u>) in the State of, County of
3057	on; my spouse (did) (did not) [circle one] also adopt said child;
3058	my spouse (is) (is not) [circle one] the biological father of said child.
3059	() Widowed; the name of my deceased spouse is was; we were
3060	married in the State of, County of on; he my
3061	spouse died on in the County of, State of;

	· · ·
one] the biological father of said child.	
That I adopted my the child in the State of, County of	
That the final order of adoption was entered on	
That there (was) (was not) [circle one] an adoption agency involved in the	ne placement
of my the child with me for adoption; and if so its name was	,
and its address is	·
That I (have) (have not) [circle one] consented to the appointment of	a temporary
guardian for the child. If so, the name of the temporary	guardian is:
, and the probate court in which the	petition for
temporary guardianship was filed is	·
That custody of the child has been awarded to	(name and
address of custodian) by order of the Court of	
County, State of, entered on (date	<u>e).</u>
That I have received or been promised the following financial assist	tance, either
directly or indirectly, from whatever source, in connection with my	the child's
placement for adoption:	
That I recognize that if I knowingly and willfully make a false state	ment in this
(Adop	etive mother)
1	,
Sworn to and subscribed	
before me this	
day of,	
Notary public (SEAL)	
Notary public (SEAL) My commission expires: .'	
	r department
My commission expires: .'	_
My commission expires: .' (j) The affidavit of an a child-placing agency, out of state licensed agency, or	_
My commission expires: .' (j) The affidavit of an a child-placing agency, out of state licensed agency, or representative required by subsection (h) of Code Section 19-8-4 sh	_
My commission expires: (j) The affidavit of an a child-placing agency, out of state licensed agency, or representative required by subsection (h) of Code Section 19-8-4 sh substantially to the following form:	_
My commission expires: (j) The affidavit of an a child-placing agency, out of state licensed agency, or representative required by subsection (h) of Code Section 19-8-4 sh substantially to the following form: 'AFFIDAVIT OF CHILD-PLACING AGENCY,	_
My commission expires: (j) The affidavit of an a child-placing agency, out of state licensed agency, or representative required by subsection (h) of Code Section 19-8-4 sh substantially to the following form: 'AFFIDAVIT OF CHILD-PLACING AGENCY, OUT OF STATE LICENSED AGENCY, OR	_

3097	Personally appeared before me, the undersigned officer duly authorized to administer
3098	oaths,, who, after having been sworn, deposes and says as
3099	follows:
3100	That I am (position) of (name
3101	of department, child-placing agency, or out-of-state licensed agency) (department or
3102	agency).
3103	That prior to the execution of the accompanying SURRENDER OF RIGHTS/FINAL
3104	RELEASE FOR ADOPTION by, releasing and
3105	surrendering all of (his) (her) [circle one] rights in a (male) (female) [circle one] minor
3106	child born (name of child) on (birthdate
3107	of child) at: (A.M.) (P.M.) [circle one] (insert name of child) on (insert
3108	birthdate of child), I reviewed with and explained to said such individual all of the
3109	provisions of the surrender of rights, and particularly the provisions which provide that
3110	the surrender is a full surrender of all rights to the child.
3111	That based on my review and explanation to said such individual, it is my opinion that
3112	said such individual knowingly, intentionally, freely, and voluntarily executed the
3113	SURRENDER OF RIGHTS/FINAL RELEASE FOR ADOPTION.
3114	
3115 3116	(Agency representative)
3110	(Representative)
3117	
3118	(Department or agency name)
3119	Sworn to and subscribed
3120	before me this
3121	day of,
3122	
3123	Notary public (SEAL)
3124	My commission expires: .'
3125	(k) The affidavit of a petitioner's representative or of the representative of the individual
3126	signing the surrender of rights required by subsection (h) of Code Section 19-8-5, 19-8-6,
3127	or 19-8-7 shall conform substantially to the following form:
3128	'AFFIDAVIT OF PETITIONER'S REPRESENTATIVE
3129	STATE OF GEORGIA
3130	COUNTY OF

3131	Personally appeared before me, the undersigned officer duly authorized to administer
3132	oaths,, who, after having been sworn, deposes and says as
3133	follows:
3134	That my name is
3135	That my address is
3136	That prior to the execution of the accompanying SURRENDER OF RIGHTS/FINAL
3137	RELEASE FOR ADOPTION by, releasing and
3138	surrendering all of (his) (her) [circle one] rights in a (male) (female) [circle one] minor
3139	child born (name of child) on (birthdate
3140	of child) at: (A.M.) (P.M.) [circle one] (insert name of child) on (insert
3141	birthdate of child), I reviewed with and explained to said such individual all of the
3142	provisions of the surrender of rights, and particularly the provisions which provide that
3143	the surrender is a full surrender of all rights to the child.
3144	That based on my review and explanation to said such individual, it is my opinion that
3145	said such individual knowingly, intentionally, freely, and voluntarily executed the
3146	SURRENDER OF RIGHTS/FINAL RELEASE FOR ADOPTION.
3147	
3148	(Petitioner's representative)
3149 3150	(Petitioner's representative or the representative of the individual
3151	signing the surrender)
3152	Sworn to and subscribed
3153	before me this
3154	day of,
3155	
3156	Notary public (SEAL)
3157	My commission expires: .'
3158	(l) The parental consent to a stepparent adoption required by subsection (j) of Code
3159	Section 19-8-6 shall conform substantially to the following form:
3160	PARENTAL CONSENT TO STEPPARENT ADOPTION
3161	STATE OF GEORGIA
3162	COUNTY OF
3163	Personally appeared before me, the undersigned officer duly authorized to administer
3164	oaths, (name of parent) who, after having been
3165	sworn, deposes and says as follows:

I, the undersigned, hereby consent that my spouse(name	<u>e ot</u>
spouse) (insert name of spouse) adopt my (son) (daughter) [circle or	<u>ne]</u> ,
(name of child) (insert name of child), whose date of birth	h is
, and in so doing I in no way relinquish or surrender my parental rig	ghts
to the child. I further acknowledge service of a copy of the petition for adoption of	the
child as filed on behalf of my spouse, and I hereby consent to the granting of	the
prayers of the petition for adoption. I also waive all other and further service and not	tice
of any kind and nature in connection with the proceedings.	
This,	
(Pare	ent)
Unofficial witness	
Sworn to and subscribed	
before me this	
<u>day of</u>	
Notary public (SEAL)	
My commission expires: .'	
m) The sworn statement executed by the biological mother identifying an alleg	ged
biological father of her unborn child authorized and required by subparagraph (e)(3)(E)	<u>() of</u>
Code Section 19-8-4, 19-8-5, or 19-8-7 shall conform substantially to the following for	<u>rm:</u>
'NOTICE TO BIOLOGICAL MOTHER:	
This is an important legal document which will enable the individual you identify as	the
biological father of your unborn child to sign a pre-birth surrender of his rights so as	s to
place your child for adoption. Understand that you are signing this affidavit under o	oath
and that the information you provide will be held in strict confidence and will be u	ısed
only in connection with the adoption of your unborn child.	
STATE OF GEORGIA	
COUNTY OF	

3196 BIOLOGICAL MOTHER'S AFFIDAVIT IDENTIFYING BIOLOGICAL FATHER OF HER UNBORN CHILD 3197 3198 Personally appeared before me, the undersigned officer duly authorized to administer oaths, , who, after having been sworn, deposes and says as 3199 3200 follows: 3201 That my name is _____ That I am _____ years of age, having been born in the State of _____, County of 3202 on 3203 3204 That my social security number is _____ 3205 That I am currently pregnant with a (male) (female) (sex unknown) [circle one] child who is expected to be born on 3206 (due date of child). 3207 That the name of any alleged biological father is and his last known address is 3208 3209 That I execute this affidavit so that any alleged biological father I have identified above 3210 can be asked to sign a pre-birth surrender of his rights to assist me in placing the child 3211 for adoption once the child is born. 3212 That I recognize that if I knowingly and willfully make a false statement in this 3213 affidavit I will be guilty of the crime of false swearing. 3214 3215 (Biological mother) 3216 Sworn to and subscribed before me this 3217 3218 3219 Notary public (SEAL) 3220 3221 My commission expires: 3222 (n) The waiver of the right to revoke a surrender of rights authorized and required by subsection (c) of Code Section 19-8-9 shall conform substantially to the following form: 3223 3224 'WAIVER OF RIGHT TO REVOKE SURRENDER OF RIGHTS 3225 This is an important legal document and it shall only be signed by an individual who is at least 18 years of age. By signing it, you are waiving the right to revoke the surrender 3226 of all of your rights to the child identified in the surrender of rights document so as to 3227 3228 immediately place the child for adoption. Understand that you are providing this affidavit

3229	under oath and that if you knowingly and willfully make a false statement in this affidavit
3230	you will be guilty of the crime of false swearing.
3231	STATE OF GEORGIA
3232	COUNTY OF
3232	COUNTY OF
3233	Personally appeared before me, the undersigned officer duly authorized to administer
3234	oaths, , who, after having been sworn, deposes and says as follows:
3235	I, the undersigned, have previously executed a SURRENDER OF RIGHTS/FINAL
3236	RELEASE FOR ADOPTION as to the child identified in the surrender of rights
3237	document so as to assist in (his)(her) adoption.
3238	I hereby certify that:
3239	(A) I am at least 18 years of age;
3240	(B) I have received a copy of my surrender document;
3241	(C) I understand I had the choice to retain the unconditional right to revoke my
3242	surrender by giving written notice to the individual, department, or agency named in
3243	the surrender document in the manner set forth in that document within ten days from
3244	the date I signed the surrender and that thereafter my surrender could not be revoked;
3245	(D) I understand I may choose to waive the right to revoke my surrender during that
3246	ten-day period immediately following the date I signed the surrender if I want my
3247	surrender of rights to become final and irrevocable on the date I sign this waiver;
3248	(E) I choose that the adoption of the child proceed without any delay;
3249	(F) I freely and voluntarily waive the unconditional right to revoke my surrender of
3250	rights as it is my intent that my surrender of rights become final and irrevocable
3251	immediately upon my signing this waiver document;
3252	(G) I have been given an opportunity to consult with an attorney of my choice before
3253	signing this waiver document;
3254	(H) This waiver is in connection with a child born on (birthdate
3255	of child) at : (A.M.) (P.M.) [circle one];
3256	(I) It has been at least 24 hours since the birth of the child;
3257	(J) I have received a copy of this document; and
3258	(K) I have not been subjected to any duress or undue pressure in the execution of this
3259	document and I am signing it freely and voluntarily.
3260	This day of , at : (A.M.) (P.M.) [circle one].

3262	(Parent or alleged biological father)
3202	The transfer of the ged blological factory
3263	
3264	Adult witness
3265	Sworn to and subscribed
3266	before me this
3267	day of,
3268	<u>uu, or</u>
3269	Notary public (SEAL)
3270	My commission expires: .'
3271	(o) The affidavit regarding Native American heritage and military service authorized and
3272	required by subsection (k) of Code Sections 19-8-4, 19-8-6, and 19-8-7 and subsection (o)
3273	of Code Section 19-8-5 shall conform substantially to the following form:
3274	'NOTICE TO BIOLOGICAL OR LEGAL FATHER:
3275	This is an important legal document. Understand that you are providing this affidavit
3276	under oath and that if you knowingly and willfully make a false statement in this affidavit
3277	you will be guilty of the crime of false swearing.
3278	
3279	AFFIDAVIT REGARDING NATIVE AMERICAN HERITAGE
3280	AND MILITARY SERVICE
3281	STATE OF GEORGIA
3282	COUNTY OF
3283	Personally appeared before me, the undersigned officer duly authorized to administer
3284	oaths, (name of affiant) who, after having been
3285	sworn, deposes and says as follows:
3286	1. That my name is
3287	2. That I am the (biological) (legal) [circle one] father of a (male) (female) (sex
3288	unknown) [circle one] child (born) (yet to be born) [circle one] in the State of
3289	, County of on
3290	3. That I am years of age, having been born in the State of ,
3291	County of on .
3292	4. That my social security number is
	1. That my social society number is

3293	5. That, to the best of my knowledge, I (am) (am not) [circle one] an enrolled member
3294	of a federally recognized American Indian tribe, (am) (am not) [circle one] a resident
3295	of an American Indian reservation, or (am) (am not) [circle one] an Alaskan native. If
3296	<u>so:</u>
3297	(A) The name of my American Indian tribe is
3298	(B) My registration or identification number is
3299	(C) The percentage of my American Indian blood is percent.
3300	6. That, to the best of my knowledge, a member of my family (is or was) (is not or was
3301	not) [circle one] an enrolled member of a federally recognized American Indian tribe,
3302	(is or was) (is not or was not) [circle one] a resident of an American Indian reservation,
3303	or (is or was) (is not or was not) [circle one] an Alaskan native. If so:
3304	(A) The name of the American Indian tribe is
3305	(B) The percentage of my American Indian blood is percent.
3306	(C) My relatives with American Indian or Alaskan native blood are
3307	
3308	<u> </u>
3309	(D) The name of the American Indian tribe is
3310	(E) The name of each enrolled member is , and
3311	his or her corresponding registration or identification number is
3312	7. That I (am) (am not) [circle one] on active duty in a branch of the United States
3313	armed forces. If so:
3314	(A) The branch of my service is (Army) (Navy) (Marine) (Air Force) (Coast Guard)
3315	[circle one].
3316	(B) My rank is
3317	(C) My duty station is
3318	(D) Additional information regarding my military service is
3319	
3320	
3321	
3322	8. That I have received or been promised the following financial assistance, either
3323	directly or indirectly, from whatever source, in connection with the birth of the child
3324	and the child's placement for adoption: .
3325	9. That I recognize that if I knowingly and willfully make a false statement in this
3326	affidavit I will be guilty of the crime of false swearing.
3327	(D:-1:-1 - 1 C d -)
3328	(Biological or legal father)

3329 Sworn to and subscribed before me this ____ 3330 day of _____, 3331 3332 Notary public (SEAL) 3333 3334 My commission expires: 3335 19-8-27. 3336 (a) As used in this Code section, the term 'birth relative' means: 3337 (1) A parent, biological father who is not the a legal father, grandparent, brother, sister, 3338 half-brother, or half-sister who is related by blood or marriage to a child who is being 3339 adopted or who has been adopted; or 3340 (2) A grandparent, brother, sister, half-brother, or half-sister who is related by adoption 3341 to a child who is being adopted or who has been adopted. 3342 (b)(1) An adopting parent or parents and birth relatives or an adopting parent or parents, 3343 birth relatives, and a child who is 14 years of age or older who is being adopted or who 3344 has been adopted may voluntarily enter into a written postadoption contact agreement to 3345 permit continuing contact between such birth relatives and such child. A child who is 14 3346 years of age or older shall be considered a party to a postadoption contact agreement. 3347 (2) A postadoption contact agreement may provide for privileges regarding a child who 3348 is being adopted or who has been adopted, including, but not limited to, visitation with 3349 such child, contact with such child, sharing of information about such child, or sharing 3350 of information about birth relatives. 3351 (3) In order to be an enforceable postadoption contact agreement, such agreement shall 3352 be in writing and signed by all of the parties to such agreement acknowledging their 3353 consent to its terms and conditions. 3354 (4) Enforcement, modification, or termination of a postadoption contact agreement shall 3355 be under the continuing jurisdiction of the court that granted the petition of for adoption; 3356 provided, however, that the parties to a postadoption contact agreement may expressly 3357 waive the right to enforce, modify, or terminate such agreement under this Code section. 3358 (5) Any party to the postadoption contact agreement may, at any time, file the original 3359 postadoption contact agreement with the court that has or had jurisdiction over the 3360 adoption if such agreement provides for the court to enforce such agreement or such 3361 agreement is silent as to the issue of enforcement. 3362 (c) A postadoption contact agreement shall contain the following warnings in at least 14 3363 point boldface type:

3364 (1) After the entry of a decree for adoption, an adoption cannot be set aside due to the 3365 failure of an adopting parent, a birth biological parent, a birth relative, or the child to 3366 follow the terms of this agreement or a later change to this agreement; and

- (2) A disagreement between the parties or litigation brought to enforce, terminate, or modify this agreement shall not affect the validity of the adoption and shall not serve as a basis for orders affecting the custody of the child.
- (d)(1) As used in this subsection, the term 'parties' means the individuals who signed the postadoption contact agreement currently in effect, including the child if he or she is 14 years of age or older at the time of the action regarding such agreement, but such term shall exclude any third-party beneficiary to such agreement.
 - (2) A postadoption contact agreement may always be modified or terminated if the parties have voluntarily signed a written modified postadoption contact agreement or termination of a postadoption contact agreement. A modified postadoption contact agreement may be filed with the court if such agreement provides for the court to enforce such agreement or such agreement is silent as to the issue of enforcement.
- (e) With respect to postadoption contact agreements that provide for court enforcement or termination or are silent as to such matters, any party, as defined in paragraph (1) of subsection (d) of this Code section, may file a petition to enforce or terminate such agreement with the court that granted the petition of for adoption, and the court shall enforce the terms of such agreement or terminate such agreement if such court finds by a preponderance of the evidence that the enforcement or termination is necessary to serve the best interests of the child.
- (f) With respect to postadoption contact agreements that provide for court modification or are silent as to modification, only the adopting parent or parents may file a petition seeking modification. Such petition shall be filed with the court that granted the petition of for adoption, and the court shall modify such agreement if such court finds by a preponderance of the evidence that the modification is necessary to serve the best interests of the child and there has been a material change of circumstances since the current postadoption contact agreement was executed.
- 3393 (g) A court may require the party seeking modification, termination, or enforcement of a 3394 postadoption contact agreement to participate in mediation or other appropriate alternative 3395 dispute resolution.
- 3396 (h) All reasonable costs and expenses of mediation, alternative dispute resolution, and litigation shall be borne by the party, other than the child, filing the action to enforce, modify, or terminate a postadoption contact agreement when no party has been found by the court as failing to comply with an existing postadoption contact agreement. Otherwise, a party, other than the child, found by the court as failing to comply without good cause

with an existing postadoption contact agreement shall bear all the costs and expenses of mediation, alternative dispute resolution, and litigation of the other party.

- (i) A court shall not set aside a decree of adoption, rescind a surrender <u>of rights</u>, or modify an order to terminate parental rights or any other prior court order because of the failure of an adoptive parent, a birth relative, or the child to comply with any or all of the original terms of, or subsequent modifications to, a postadoption contact agreement.
- 3407 <u>19-8-28.</u>

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- 3408 When a child is an orphan, the petitioner shall not be required to have a guardian appointed
- for such child in order for a guardian to execute a surrender of rights. Such child shall be
- adoptable without a surrender of rights."
- **SECTION 2.**
- 3412 Code Section 15-11-320 of the Official Code of Georgia Annotated, relating to termination
- 3413 of parental rights, is amended by revising subsection (d) as follows:
- 3414 "(d) The court shall transmit a copy of every final order terminating the parental rights of
- a parent to the Office of Adoptions State Adoption Unit of the department within 15 days
- of the filing of such order."
- **SECTION 2A.**
- 3418 Part 4 of Article 17 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated,
- 3419 relating to sick, personal, and maternity leave for teachers and other school personnel, is
- amended by adding a new Code section to read as follows:
- 3421 "<u>20-2-852.1.</u>
- A local board of education that permits paternity or maternity time off for biological
- parents following the birth of a child shall, upon request, make such time off available for
- 3424 <u>individuals adopting a child, in the same manner and utilizing the same type of leave. If</u>
- 3425 the local board of education has established a policy providing time off for biological
- parents, that period of time shall be the minimum period of leave available for adoptive
- parents. Requests for additional leave due to the adoption of an ill child or a child with a
- 3428 <u>disability shall be considered on the same basis as comparable cases of such complications</u>
- 3429 <u>accompanying the birth of such a child to an employee's spouse. Any other</u>
- benefits provided by the local board of education, such as job guarantee or pay, shall be
- 3431 available to both adoptive and biological parents on an equal basis. A local board of
- 3432 <u>education shall not penalize an employee for exercising the rights provided by this Code</u>
- 3433 section. The provisions of this Code section shall not apply to an adoption by the spouse
- 3434 of a custodial parent."

3435 **SECTION 3.**

3436 All laws and parts of laws in conflict with this Act are repealed.