SB2134 Enrolled

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1 AN ACT concerning civil law.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Adoption Act is amended by changing Section
18.3 as follows:

6 (750 ILCS 50/18.3) (from Ch. 40, par. 1522.3)

(Text of Section before amendment by P.A. 102-825)

8 Sec. 18.3. (a) The agency, Department of Children and 9 Family Services, Court Supportive Services, Juvenile Division of the Circuit Court, and any other party to the surrender of a 10 child for adoption or in an adoption proceeding shall inform 11 any birth parent or parents relinquishing a child for purposes 12 of adoption after the effective date of this Act of the 13 14 opportunity to register with the Illinois Adoption Registry and Medical Information Exchange and to utilize the Illinois 15 16 confidential intermediary program and shall obtain a written 17 confirmation that acknowledges the birth parent's receipt of such information. 18

19 The birth parent shall be informed in writing that if 20 contact or exchange of identifying information with the adult 21 adopted or surrendered person is to occur, that adult adopted 22 or surrendered person must be 21 years of age or over except as 23 referenced in paragraph (d) of this Section. SB2134 Enrolled - 2 - LRB103 27443 LNS 53815 b

1 (b) Any birth parent, birth sibling, adopted or 2 surrendered person, adoptive parent, or legal guardian 3 indicating their desire to receive identifying or medical 4 information shall be informed of the existence of the Registry 5 and assistance shall be given to such person to legally record 6 his or her name with the Registry.

7 The agency, Department of Children and Family (C) 8 Services, Court Supportive Services, Juvenile Division of the 9 Circuit Court, and any other organization involved in the 10 surrender of a child for adoption in an adoption proceeding 11 which has written statements from an adopted or surrendered 12 person and the birth parent or a birth sibling indicating a 13 desire to share identifying information or establish contact 14 shall supply such information to the mutually consenting 15 parties, except that no identifying information shall be 16 supplied to consenting birth siblings if any such sibling is 17 under 21 years of age. However, both the Registry having an Information Exchange Authorization and the organization having 18 a written statement requesting the sharing of identifying 19 information or contact shall communicate with each other to 20 determine if the adopted or surrendered person or the birth 21 22 parent or birth sibling has signed a form at a later date 23 indicating a change in his or her desires regarding the sharing of information or contact. 24

(d) On and after January 1, 2000, any licensed child
 welfare agency which provides post-adoption search assistance

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to adoptive parents, adopted persons, surrendered persons, 1 2 birth parents, or other birth relatives shall require that any 3 person requesting post-adoption search assistance complete an Illinois Adoption Registry Application prior 4 to the 5 commencement of the search. However, former youth in care as defined in Section 4d of the Children and Family Services Act 6 7 between the ages of 18 and 21 who have been surrendered or 8 adopted and who are seeking contact or an exchange of 9 information with siblings shall not be required to complete an 10 Illinois Adoption Registry Application prior to commencement 11 of the search, provided that the search is performed 12 consistent with applicable Sections of this Act.

13 (Source: P.A. 100-159, eff. 8-18-17.)

14 (Text of Section after amendment by P.A. 102-825)

15 Sec. 18.3. (a) The agency, Department of Children and 16 Family Services, Court Supportive Services, Juvenile Division of the Circuit Court, and any other party to the surrender of a 17 child for adoption or in an adoption proceeding shall inform 18 19 any birth parent or parents relinquishing a child for purposes of adoption after the effective date of this Act of the 20 21 opportunity to register with the Illinois Adoption Registry 22 and Medical Information Exchange and to utilize the Illinois confidential intermediary program and shall obtain a written 23 24 confirmation that acknowledges the birth parent's receipt of 25 such information.

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1 The birth parent shall be informed in writing that if 2 contact or exchange of identifying information with the adult 3 adopted or surrendered person is to occur, that adult adopted 4 or surrendered person must be 21 years of age or over except as 5 referenced in paragraph (d) of this Section.

6 (b) Anv birth parent, birth sibling, adopted or surrendered person, adoptive parent, or legal 7 quardian 8 indicating their desire to receive identifying or medical 9 information shall be informed of the existence of the Registry 10 and assistance shall be given to such person to legally record 11 his or her name with the Registry.

12 agency, Department of Children and (C) The Family 13 Services, Court Supportive Services, Juvenile Division of the 14 Circuit Court, and any other organization involved in the 15 surrender of a child for adoption in an adoption proceeding 16 which has written statements from an adopted or surrendered 17 person and the birth parent or a birth sibling indicating a desire to share identifying information or establish contact 18 shall supply such information to the mutually consenting 19 20 parties, except that no identifying information shall be 21 supplied to consenting birth siblings if any such sibling is 22 under 21 years of age. However, both the Registry having an 23 Information Exchange Authorization and the organization having a written statement requesting the sharing of identifying 24 25 information or contact shall communicate with each other to 26 determine if the adopted or surrendered person or the birth

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1 parent or birth sibling has signed a form at a later date 2 indicating a change in his or her desires regarding the 3 sharing of information or contact.

(d) On and after January 1, 2000, any licensed child 4 5 welfare agency which provides post-adoption search assistance 6 to adoptive parents, adopted persons, surrendered persons, 7 birth parents, or other birth relatives shall require that any 8 person requesting post-adoption search assistance complete an 9 Illinois Adoption Registry Application prior to the 10 commencement of the search. However, former youth in care as 11 defined in Section 4d of the Children and Family Services Act 12 who have been surrendered or adopted who are (i) between the ages of 18 and 21 and who are seeking contact or an exchange of 13 information with siblings, birth relatives, former foster 14 15 parents, or former foster siblings or (ii) over the age of 21 16 who are seeking contact with former foster parents or former 17 foster siblings shall not be required to complete an Illinois Adoption Registry Application prior to commencement of the 18 search, provided that the search is performed consistent with 19 20 applicable Sections of this Act.

(e) A confidential intermediary shall be permitted to access records of closed child welfare agencies that are housed in the State Central Storage, in addition to the information allowed to be requested in paragraph (g) from adoption agencies, if the petitioner is an adult adopted or surrendered person, or the adoptive parent of an adult adopted SB2134 Enrolled - 6 - LRB103 27443 LNS 53815 b

1	person under the age of 21, or the adoptive parent of a
2	deceased adopted or surrendered person, and the confidential
3	intermediary may request any non-identifying information,
4	including any available medical information about the adopted
5	or surrendered person from birth through adoption, any
6	non-identifying information described in Section 18.4, and the
7	18.3 statement.

8 (Source: P.A. 102-825, eff. 7-1-23.)

9 Section 95. No acceleration or delay. Where this Act makes 10 changes in a statute that is represented in this Act by text 11 that is not yet or no longer in effect (for example, a Section 12 represented by multiple versions), the use of that text does 13 not accelerate or delay the taking effect of (i) the changes 14 made by this Act or (ii) provisions derived from any other 15 Public Act.