HB2405 Enrolled

1 AN ACT concerning civil law.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Adoption Act is amended by changing Sections
10 and 14.5 as follows:

(750 ILCS 50/10) (from Ch. 40, par. 1512) 6 7 Sec. 10. Forms of consent and surrender; execution and acknowledgment thereof. A. The form of consent required for 8 9 the adoption of a born child shall be substantially as follows: FINAL AND IRREVOCABLE CONSENT TO ADOPTION 10 I, ...., (relationship, e.g., mother, father, relative, 11 12 guardian) of ...., a ..male child, state: That such child was born on .... at .... 13 14 That I reside at ...., County of .... and State of .... That I am of the age of .... years. 15 16 That I hereby enter my appearance in this proceeding and 17 waive service of summons on me. That I do hereby consent and agree to the adoption of such 18 19 child. 20 That I wish to and understand that by signing this consent 21 I do irrevocably and permanently give up all custody and other 22 parental rights I have to such child. That I understand such child will be placed for adoption 23

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and that I cannot under any circumstances, after signing this document, change my mind and revoke or cancel this consent or obtain or recover custody or any other rights over such child. That I have read and understand the above and I am signing it as my free and voluntary act.

6 Dated (insert date).

7 .....

8 If under Section 8 the consent of more than one person is 9 required, then each such person shall execute a separate 10 consent.

B. The form of consent required for the adoption of an unborn child shall be substantially as follows:

CONSENT TO ADOPTION OF UNBORN CHILD

14 I, ...., state:

13

15 That I am the father of a child expected to be born on or 16 about .... to .... (name of mother).

17 That I reside at .... County of ...., and State of .....

18 That I am of the age of .... years.

19 That I hereby enter my appearance in such adoption 20 proceeding and waive service of summons on me.

That I do hereby consent and agree to the adoption of such child, and that I have not previously executed a consent or surrender with respect to such child.

That I wish to and do understand that by signing this consent I do irrevocably and permanently give up all custody and other parental rights I have to such child, except that I have the right to revoke this consent by giving written notice of my revocation not later than 72 hours after the birth of the child.

5 That I understand such child will be placed for adoption 6 and that, except as hereinabove provided, I cannot under any 7 circumstances, after signing this document, change my mind and 8 revoke or cancel this consent or obtain or recover custody or 9 any other rights over such child.

10 That I have read and understand the above and I am signing 11 it as my free and voluntary act.

12 Dated (insert date).

13 .....

14 B-5. (1) The parent of a child may execute a consent to 15 standby adoption by a specified person or persons. A consent 16 under this subsection B-5 shall be acknowledged by a parent 17 pursuant to subsection H and subsection K of this Section. The form of consent required for the standby adoption of a born 18 child effective at a future date when the consenting parent of 19 20 the child dies or requests that a final judgment of adoption be 21 entered shall be substantially as follows:

22

23

## TO STANDBY ADOPTION

FINAL AND IRREVOCABLE CONSENT

I, ..., (relationship, e.g. mother or father) of ...., a
..male child, state:

26 That the child was born on .... at .....

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That I reside at ...., County of ...., and State of .....
 That I am of the age of .... years.

That I hereby enter my appearance in this proceeding and waive service of summons on me in this action only.

5 That I do hereby consent and agree to the standby adoption 6 of the child, and that I have not previously executed a consent 7 or surrender with respect to the child.

8 That I wish to and understand that by signing this consent 9 I do irrevocably and permanently give up all custody and other 10 parental rights I have to the child, effective upon (my death) 11 (the child's other parent's death) or upon (my) (the other 12 parent's) request for the entry of a final judgment for 13 adoption if .... (specified person or persons) adopt my child.

That I understand that until (I die) (the child's other parent dies), I retain all legal rights and obligations concerning the child, but at that time, I irrevocably give all custody and other parental rights to .... (specified person or persons).

I understand my child will be adopted by ..... (specified person or persons) only and that I cannot, under any circumstances, after signing this document, change my mind and revoke or cancel this consent or obtain or recover custody or any other rights over my child if .... (specified person or persons) adopt my child.

I understand that this consent to standby adoption is valid only if the petition for standby adoption is filed and that if HB2405 Enrolled - 5 - LRB096 04182 AJO 14224 b

1 ..... (specified person or persons), for any reason, cannot or will not file a petition for standby adoption or if his, her, or their petition for standby adoption is denied, then this consent is void. I have the right to notice of any other proceeding that could affect my parental rights.

6 That I have read and understand the above and I am signing 7 it as my free and voluntary act.

8 Dated (insert date).

9 .....

10 If under Section 8 the consent of more than one person is 11 required, then each such person shall execute a separate 12 consent. A separate consent shall be executed for each child.

(2) If the parent consents to a standby adoption by 2
specified persons, then the form shall contain 2 additional
paragraphs in substantially the following form:

16 If .... (specified persons) obtain a judgment of dissolution of marriage before the judgment for adoption is 17 18 entered, then ..... (specified person) shall adopt my child. I 19 understand that I cannot change my mind and revoke this consent or obtain or recover custody of my child if ..... (specified 20 21 persons) obtain a judgment of dissolution of marriage and ..... 22 (specified person) adopts my child. I understand that I cannot change my mind and revoke this consent if ..... (specified 23 24 persons) obtain a judgment of dissolution of marriage before 25 the adoption is final. I understand that this consent to HB2405 Enrolled - 6 - LRB096 04182 AJO 14224 b

adoption has no effect on who will get custody of my child if 1 2 ..... (specified persons) obtain a judgment of dissolution of marriage after the adoption is final. I understand that if 3 either ..... (specified persons) dies before the petition to 4 5 adopt my child is granted, then the surviving person may adopt my child. I understand that I cannot change my mind and revoke 6 7 this consent or obtain or recover custody of my child if the 8 surviving person adopts my child.

9 A consent to standby adoption by specified persons on this 10 form shall have no effect on a court's determination of custody 11 or visitation under the Illinois Marriage and Dissolution of 12 Marriage Act if the marriage of the specified persons is 13 dissolved before the adoption is final.

14 (3) The form of the certificate of acknowledgement for a
15 Final and Irrevocable Consent for Standby Adoption shall be
16 substantially as follows:

17 STATE OF ....)

18 ) SS.

19 COUNTY OF ....)

I, ..... (name of Judge or other person) ..... (official title, name, and address), certify that ....., personally known to me to be the same person whose name is subscribed to the foregoing Final and Irrevocable Consent to Standby Adoption, appeared before me this day in person and HB2405 Enrolled - 7 - LRB096 04182 AJO 14224 b

1 acknowledged that (she) (he) signed and delivered the consent 2 as (her) (his) free and voluntary act, for the specified 3 purpose.

I have fully explained that this consent to adoption is 4 5 valid only if the petition to adopt is filed, and that if the specified person or persons, for any reason, cannot or will not 6 7 adopt the child or if the adoption petition is denied, then this consent will be void. I have fully explained that if the 8 9 specified person or persons adopt the child, by signing this 10 consent (she) (he) is irrevocably and permanently 11 relinquishing all parental rights to the child, and (she) (he) 12 has stated that such is (her) (his) intention and desire.

13

20

Dated (insert date).

14 Signature.....

15 (4) If a consent to standby adoption is executed in this 16 form, the consent shall be valid only if the specified person 17 or persons adopt the child. The consent shall be void if:

18 (a) the specified person or persons do not file a petition19 for standby adoption of the child; or

(b) a court denies the standby adoption petition.

The parent shall not need to take further action to revoke the consent if the standby adoption by the specified person or persons does not occur, notwithstanding the provisions of Section 11 of this Act.

C. The form of surrender to any agency given by a parent ofa born child who is to be subsequently placed for adoption

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shall be substantially as follows and shall contain such other 1 2 facts and statements as the particular agency shall require. FINAL AND IRREVOCABLE SURRENDER 3 FOR PURPOSES OF ADOPTION 4 I, .... (relationship, e.g., mother, father, relative, 5 6 guardian) of ...., a ..male child, state: 7 That such child was born on ...., at ..... 8 That I reside at ...., County of ...., and State of ..... 9 That I am of the age of .... years. 10 That I do hereby surrender and entrust the entire custody and control of such child to the .... (the "Agency"), a 11 12 (public) (licensed) child welfare agency with its principal office in the City of ...., County of .... and State of ...., 13 14 for the purpose of enabling it to care for and supervise the 15 care of such child, to place such child for adoption and to 16 consent to the legal adoption of such child.

17 That I hereby grant to the Agency full power and authority to place such child with any person or persons it may in its 18 19 sole discretion select to become the adopting parent or parents 20 and to consent to the legal adoption of such child by such 21 person or persons; and to take any and all measures which, in 22 the judgment of the Agency, may be for the best interests of 23 such child, including authorizing medical, surgical and dental care and treatment including inoculation and anaesthesia for 24 25 such child.

26

That I wish to and understand that by signing this

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surrender I do irrevocably and permanently give up all custody
 and other parental rights I have to such child.

3 That I understand I cannot under any circumstances, after 4 signing this surrender, change my mind and revoke or cancel 5 this surrender or obtain or recover custody or any other rights 6 over such child.

7 That I have read and understand the above and I am signing 8 it as my free and voluntary act.

9 Dated (insert date).

10 .....

D. The form of surrender to an agency given by a parent of an unborn child who is to be subsequently placed for adoption shall be substantially as follows and shall contain such other facts and statements as the particular agency shall require.

15

SURRENDER OF UNBORN CHILD FOR

PURPOSES OF ADOPTION

16 17

I, .... (father), state:

18 That I am the father of a child expected to be born on or 19 about .... to .... (name of mother).

20 That I reside at ...., County of ...., and State of .....

21 That I am of the age of .... years.

That I do hereby surrender and entrust the entire custody and control of such child to the .... (the "Agency"), a (public) (licensed) child welfare agency with its principal office in the City of ...., County of .... and State of ...., for the purpose of enabling it to care for and supervise the HB2405 Enrolled - 10 - LRB096 04182 AJO 14224 b

1 care of such child, to place such child for adoption and to 2 consent to the legal adoption of such child, and that I have 3 not previously executed a consent or surrender with respect to 4 such child.

5 That I hereby grant to the Agency full power and authority 6 to place such child with any person or persons it may in its 7 sole discretion select to become the adopting parent or parents 8 and to consent to the legal adoption of such child by such 9 person or persons; and to take any and all measures which, in 10 the judgment of the Agency, may be for the best interests of 11 such child, including authorizing medical, surgical and dental 12 care and treatment, including inoculation and anaesthesia for 13 such child.

14 That I wish to and understand that by signing this 15 surrender I do irrevocably and permanently give up all custody 16 and other parental rights I have to such child.

17 That I understand I cannot under any circumstances, after 18 signing this surrender, change my mind and revoke or cancel 19 this surrender or obtain or recover custody or any other rights 20 over such child, except that I have the right to revoke this 21 surrender by giving written notice of my revocation not later 22 than 72 hours after the birth of such child.

23 That I have read and understand the above and I am signing 24 it as my free and voluntary act.

25 Dated (insert date).

26 .....

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1	E. The form of consent required from the parents for the
2	adoption of an adult, when such adult elects to obtain such
3	consent, shall be substantially as follows:
4	CONSENT
5	I,, (father) (mother) of, an adult, state:
6	That I reside at, County of and State of
7	That I do hereby consent and agree to the adoption of such
8	adult by and
9	Dated (insert date).
10	
11	F. The form of consent required for the adoption of a child
12	of the age of 14 years or upwards, or of an adult, to be given
13	by such person, shall be substantially as follows:
14	CONSENT
15	I,, state:
16	That I reside at, County of and State of
17	That I am of the age of years. That I consent and agree to
18	my adoption by and
19	Dated (insert date).
20	
21	G. The form of consent given by an agency to the adoption
22	by specified persons of a child previously surrendered to it
23	shall set forth that the agency has the authority to execute
24	such consent. The form of consent given by a guardian of the
25	person of a child sought to be adopted, appointed by a court of
26	competent jurisdiction, shall set forth the facts of such

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1 appointment and the authority of the guardian to execute such 2 consent.

H. A consent (other than that given by an agency, or 3 quardian of the person of the child sought to be adopted who 4 5 was appointed by a court of competent jurisdiction) shall be 6 acknowledged by a parent before <u>a</u> the presiding judge of <u>a</u> the court of competent jurisdiction in which the petition for 7 8 adoption has been, or is to be filed or before any other judge 9 or hearing officer designated or subsequently approved by the 10 court, or the circuit clerk if so authorized by the presiding 11 judge or, except as otherwise provided in this Act, before a 12 representative of an the Department of Children and Family 13 or a licensed child welfare agency, or before a Services 14 person, other than the attorney for the prospective adoptive parent or parents, designated by social service personnel under 15 16 the jurisdiction of a court of competent jurisdiction, or 17 before social service personnel of the Cook County Department of Supportive Services designated by the presiding judge. 18

19 I. A surrender, or any other document equivalent to a 20 surrender, by which a child is surrendered to an agency shall 21 be acknowledged by the person signing such surrender, or other 22 document, before a judge of a court of competent jurisdiction 23 or hearing officer or the clerk of any court of record, either in this State or any other state of the United States, or, 24 25 except as otherwise provided in this Act, before a 26 representative of an agency, or before <u>a</u> any other person

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designated or approved by a the presiding judge of the court of 1 2 competent jurisdiction in which the petition for adoption has been, or is to be, filed. 3 J. The form of the certificate of acknowledgment for a 4 5 consent, a surrender, or any other document equivalent to a surrender, shall be substantially as follows: 6 7 STATE OF ....) 8 ) SS. 9 COUNTY OF ...) 10 I, .... (Name of judge or other person), .... (official 11 title, name and location of court or status or position of 12 other person), certify that ...., personally known to me to be the same person whose name is subscribed to the foregoing 13 14 (consent) (surrender), appeared before me this day in person 15 and acknowledged that (she) (he) signed and delivered such 16 (consent) (surrender) as (her) (his) free and voluntary act, 17 for the specified purpose.

I have fully explained that by signing such (consent) (surrender) (she) (he) is irrevocably relinquishing all parental rights to such child or adult and (she) (he) has stated that such is (her) (his) intention and desire.

Dated (insert date).

22

23 Signature .....

K. When the execution of a consent or a surrender is
acknowledged before someone other than a judge or the clerk of
a court of record, such other person shall have his or her

HB2405 Enrolled - 14 - LRB096 04182 AJO 14224 b 1 signature on the certificate acknowledged before a notary 2 public, in form substantially as follows: STATE OF ....) 3 ) SS. 4 5 COUNTY OF ...) 6 I, a Notary Public, in and for the County of ....., in the 7 State of ....., certify that ...., personally known to me to 8 be the same person whose name is subscribed to the foregoing 9 certificate of acknowledgment, appeared before me in person and 10 acknowledged that (she) (he) signed such certificate as (her) 11 (his) free and voluntary act and that the statements made in 12 the certificate are true. Dated (insert date). 13 Signature ..... Notary Public 14 15 (official seal) 16 There shall be attached a certificate of magistracy, or other comparable proof of office of the notary public 17 18 satisfactory to the court, to a consent signed and acknowledged in another state. 19 20 L. A surrender or consent executed and acknowledged outside 21 of this State, either in accordance with the law of this State 22 or in accordance with the law of the place where executed, is

24 M. Where a consent or a surrender is signed in a foreign 25 country, the execution of such consent shall be acknowledged or

23

valid.

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1 affirmed in a manner conformable to the law and procedure of 2 such country.

N. If the person signing a consent or surrender is in the military service of the United States, the execution of such consent or surrender may be acknowledged before a commissioned officer and the signature of such officer on such certificate shall be verified or acknowledged before a notary public or by such other procedure as is then in effect for such division or branch of the armed forces.

0. (1) The parent or parents of a child in whose interests a petition under Section 2-13 of the Juvenile Court Act of 1987 is pending may, with the approval of the designated representative of the Department of Children and Family Services, execute a consent to adoption by a specified person or persons:

16

17

(a) in whose physical custody the child has resided for at least 6 months; or

(b) in whose physical custody at least one sibling of the child who is the subject of this consent has resided for at least 6 months, and the child who is the subject of this consent is currently residing in this foster home; or

(c) in whose physical custody a child under one year ofage has resided for at least 3 months.

A consent under this subsection O shall be acknowledged by a parent pursuant to subsection H and subsection K of this Section. HB2405 Enrolled - 16 - LRB096 04182 AJO 14224 b

The consent to adoption by a specified person or 1 (2) 2 persons shall have the caption of the proceeding in which it is 3 to be filed and shall be substantially as follows: FINAL AND IRREVOCABLE CONSENT TO ADOPTION BY 4 5 A SPECIFIED PERSON OR PERSONS 6 I, the 7 ..... (mother or father) of a ....male child, 8 state: 9 1. My child ..... (name of 10 child) was born on (insert date) at ...... 11 Hospital in ..... County, State of 12 . . . . . . . . . . . . . . . . 2. I reside at ..... County of 13 14 ..... and State of ..... 15 3. I, ..... years old. 16 4. I enter my appearance in this action to adopt my child by the person or persons specified herein by me and 17 waive service of summons on me in this action only. 18 19 5. I consent to the adoption of my child by 20 .....(specified person or 21 persons) only. 22 6. I wish to sign this consent and I understand that by 23 signing this consent I irrevocably and permanently give up 24 all parental rights I have to my child if my child is 25 adopted by ..... (specified person 26 or persons).

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7. I understand my child will 1 be adopted by 2 . . . . . . . . . . . . . . . (specified person . . . . . . . . . . . . . . or persons) only and that I cannot under any circumstances, 3 after signing this document, change my mind and revoke or 4 cancel this consent or obtain or recover custody or any 5 other rights over my child if ..... 6 7 (specified person or persons) adopt my child.

8 8. I understand that this consent to adoption is valid 9 only if the petition to adopt is filed within one year from 10 the date that I sign it and that if ..... 11 (specified person or persons), for any reason, cannot or 12 will not file a petition to adopt my child within that one year period or if their adoption petition is denied, then 13 14 this consent will be voidable after one year upon the 15 timely filing of my motion. If I file this motion before 16 the filing of the petition for adoption, I understand that 17 the court shall revoke this specific consent. I have the right to notice of any other proceeding that could affect 18 19 my parental rights, except for the proceeding for 20 ..... (specified person or persons) to adopt my child. 21

9. I have read and understand the above and I amsigning it as my free and voluntary act.

24 Dated (insert date).

25 .....

26 Signature of parent

1 (3) If the parent consents to an adoption by 2 specified 2 persons, then the form shall contain 2 additional paragraphs in 3 substantially the following form:

10. If ..... (specified persons) get a 4 5 divorce before the petition to adopt my child is granted, 6 then ..... (specified person) shall adopt my child. I 7 understand that I cannot change my mind and revoke this 8 consent or obtain or recover custody over my child if 9 (specified persons) divorce . . . . . . . . . . . . . and 10 ..... (specified person) adopts my child. Ι 11 understand that I cannot change my mind and revoke this 12 consent or obtain or recover custody over my child if 13 ..... (specified persons) divorce after the 14 adoption is final. I understand that this consent to 15 adoption has no effect on who will get custody of my child 16 if they divorce after the adoption is final.

17 11. I understand that if either ..... 18 (specified persons) dies before the petition to adopt my 19 child is granted, then the surviving person can adopt my 20 child. I understand that I cannot change my mind and revoke 21 this consent or obtain or recover custody over my child if 22 the surviving person adopts my child.

A consent to adoption by specified persons on this form shall have no effect on a court's determination of custody or visitation under the Illinois Marriage and Dissolution of Marriage Act if the marriage of the specified persons is HB2405 Enrolled - 19 - LRB096 04182 AJO 14224 b

1 dissolved after the adoption is final.

2 (4) The form of the certificate of acknowledgement for a
3 Final and Irrevocable Consent for Adoption by a Specified
4 Person or Persons shall be substantially as follows:

5 STATE OF.....)
6 ) SS.
7 COUNTY OF.....)

8 I, ..... (Name of Judge or other person), 9 ..... (official title, name, and address), 10 certify that ....., personally known to me to be the 11 same person whose name is subscribed to the foregoing Final and Irrevocable Consent for Adoption by a Specified Person or 12 13 Persons, appeared before me this day in person and acknowledged 14 that (she) (he) signed and delivered the consent as (her) (his) 15 free and voluntary act, for the specified purpose.

I have fully explained that this consent to adoption is 16 17 valid only if the petition to adopt is filed within one year from the date that it is signed, and that if the specified 18 person or persons, for any reason, cannot or will not adopt the 19 20 child or if the adoption petition is denied, then this consent 21 will be voidable after one year upon the timely filing of a 22 motion by the parent to revoke the consent. I explained that if 23 this motion is filed before the filing of the petition for 24 adoption, the court shall revoke this specific consent. I have HB2405 Enrolled - 20 - LRB096 04182 AJO 14224 b

fully explained that if the specified person or persons adopt 1 2 the child, by signing this consent this parent is irrevocably 3 and permanently relinquishing all parental rights to the child, and this parent has stated that such is (her) (his) intention 4 5 and desire.

6 Dated (insert date).

7

8 Signature

9 (5) If a consent to adoption by a specified person or 10 persons is executed in this form, the following provisions 11 shall apply. The consent shall be valid only if that specified 12 person or persons adopt the child. The consent shall be voidable after one year if: 13

14 (a) the specified person or persons do not file a 15 petition to adopt the child within one year after the 16 consent is signed and the parent files a timely motion to 17 revoke this consent. If this motion is filed before the filing of the petition for adoption the court shall revoke 18 19 this consent; or

20

(b) a court denies the adoption petition; or

21 (c) the Department of Children and Family Services 22 Guardianship Administrator determines that the specified 23 person or persons will not or cannot complete the adoption, 24 or in the best interests of the child should not adopt the 25 child.

26 Within 30 days of the consent becoming void, the Department HB2405 Enrolled - 21 - LRB096 04182 AJO 14224 b

of Children and Family Services Guardianship Administrator 1 shall make good faith attempts to notify the parent in writing 2 and shall give written notice to the court and all additional 3 parties in writing that the adoption has not occurred or will 4 5 not occur and that the consent is void. If the adoption by a specified person or persons does not occur, no proceeding for 6 7 termination of parental rights shall be brought unless the 8 biological parent who executed the consent to adoption by a 9 specified person or persons has been notified of the proceeding 10 pursuant to Section 7 of this Act or subsection (4) of Section 11 2-13 of the Juvenile Court Act of 1987. The parent shall not 12 need to take further action to revoke the consent if the 13 adoption does not occur, notwithstanding specified the provisions of Section 11 of this Act. 14

15 (6) The Department of Children and Family Services is 16 authorized to promulgate rules necessary to implement this 17 subsection O.

shall collect and maintain 18 (7)The Department data 19 concerning the efficacy of specific consents. This data shall 20 include the number of specific consents executed and their outcomes, including but not limited to the number of children 21 22 adopted pursuant to the consents, the number of children for 23 whom adoptions are not completed, and the reason or reasons why 24 the adoptions are not completed.

25 <u>P. If the person signing a consent is incarcerated or</u>
 26 <u>detained in a correctional facility, prison, jail, detention</u>

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center, or other comparable institution, either in this State 1 2 or any other jurisdiction, the execution of such consent may be 3 acknowledged before social service personnel of such 4 institution, or before a person designated by a court of 5 competent jurisdiction. 6 Q. A consent may be acknowledged telephonically, via 7 audiovisual connection, or other electronic means, provided that a court of competent jurisdiction has entered an order 8 9 approving the execution of the consent in such manner and has designated an individual to be physically present with the 10 11 parent executing such consent in order to verify the identity 12 of the parent. 13 R. An agency whose representative is acknowledging a 14 consent pursuant to this Section shall be a public child welfare agency, or a child welfare agency, or a child placing 15

16 agency that is authorized or licensed in the State or

17 jurisdiction in which the consent is signed.

18 (Source: P.A. 92-320, eff. 1-1-02; 93-732, eff. 1-1-05.)

19 (750 ILCS 50/14.5 new)

20 Sec. 14.5. Petition to adopt by former parent.

21 (a) For purposes of this Section, the term "former parent" 22 means a person whose rights were terminated as described in 23 paragraph (1) or (2). A petition to adopt by a former parent 24 may be filed regarding any minor who was a ward of the court 25 under Article II of the Juvenile Court Act of 1987 when: HB2405 Enrolled - 23 - LRB096 04182 AJO 14224 b

1	(1) while the minor was under the jurisdiction of the
2	court under Article II of the Juvenile Court Act of 1987,
3	the minor's former parent or former parents surrendered the
4	minor for adoption to an agency legally authorized to place
5	children for adoption, or the minor's former parent or
6	former parents consented to the minor's adoption, or the
7	former parent's or former parents' rights were terminated
8	pursuant to a finding of unfitness pursuant to Section 2-29
9	of the Juvenile Court Act of 1987 and a guardian was
10	appointed with the power to consent to adoption pursuant to
11	Section 2-29 of the Juvenile Court Act of 1987; or
12	(2) following the appointment of a guardian with the
13	right to consent to the adoption of the minor pursuant to
14	Section 2-29 of the Juvenile Court Act of 1987, the former
15	parent's or former parents' rights were terminated

16 <u>pursuant to a finding of unfitness pursuant to paragraph</u>
17 <u>(d) of subsection B of Section 13; and</u>

(3) (i) since the signing of the surrender or consent, 18 19 or the unfitness finding, the minor remained a ward of the 20 court and was subsequently adopted by an individual or 21 individuals who, at the time of the adoption, were 22 biologically related to the minor as defined in subsection 23 B of Section 1 and (ii) either the adoptive parent has died 24 (or both adoptive parents have died in the case of 2 25 adoptive parents) and no standby guardian or standby 26 adoptive parent has been appointed for the minor, and no HB2405 Enrolled - 24 - LRB096 04182 AJO 14224 b

-	
1	guardian has been appointed by the adoptive parent for the
2	minor through a will; or due to a mental or physical
3	impairment the adoptive parent is no longer able to provide
4	care for the minor and the adoptive parent has consented in
5	open court, or by such means as is approved by the court,
6	to the adoption of the minor by the petitioner; and
7	(4) the former parent named in the petition wishes to
8	adopt the minor and meets the criteria established in this
9	Section to adopt; and
10	(5) it is in the best interests of the minor to have
11	the petitioner adopt and have parental rights reinstated.
12	(b) The petition may be filed by any party or by the former
13	parent now seeking to adopt the minor.
14	(c) Where a former parent seeks to have a court order for
15	adoption, the following procedures shall apply:
16	(1) In addition to the requirements set out in this Act
17	in Section 5, a petition by a former parent to adopt filed
18	by a former parent shall include the following allegations:
19	(A) that his or her parental rights were previously
19 20	(A) that his or her parental rights were previously terminated pursuant to Section 2-29 of the Juvenile
20	terminated pursuant to Section 2-29 of the Juvenile
20 21	terminated pursuant to Section 2-29 of the Juvenile Court Act of 1987;
20 21 22	terminated pursuant to Section 2-29 of the Juvenile Court Act of 1987; (B) the basis upon which his or her parental rights
20 21 22 23	terminated pursuant to Section 2-29 of the Juvenile <u>Court Act of 1987;</u> (B) the basis upon which his or her parental rights were terminated;

deceased and no standby quardian or standby adoptive 1 parent has been appointed for the minor, and no 2 3 guardian has been appointed by the adoptive parent for the minor through a will; or the adoptive parent is no 4 5 longer able to provide care for the minor due to a 6 mental or physical impairment and has consented to the petitioner's adoption of the minor in open court or by 7 8 such means as is approved by the court; and

9 <u>(E) that it is in the best interests of the minor</u> 10 <u>to be adopted by the petitioner and for the</u> 11 <u>petitioner's parental rights to be reinstated.</u>

12 (2) A former parent shall not have standing to file a petition for adoption, where the minor is the subject of a 13 14 pending petition filed under Article II of the Juvenile 15 Court Act of 1987. If the minor named in the petition for 16 adoption is not the subject of a pending petition filed under Article II of the Juvenile Court Act of 1987, a 17 former parent shall have standing to file a petition for 18 19 adoption only if: the adoptive parent is deceased and no standby quardian or standby adoptive parent has been 20 21 appointed for the minor, and no guardian has been appointed 22 by the adoptive parent for the minor through a will; or the 23 adoptive parent is no longer able to provide care for the 24 minor due to a mental or physical impairment and has 25 consented to such adoption in open court or by such means 26 as is approved by the court.

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1	(d) Interim order. Following presentment of a petition for
2	adoption by a former parent concerning a child who was
3	previously named in a petition filed under Article II of the
4	Juvenile Court Act of 1987 the following procedures and
5	safeguards shall be employed, in addition to the applicable
6	requirements set out in this Act, and shall be included in the
7	written interim order for the adoption by a former parent:
8	(1) In determining the minor's best interests pursuant
9	to Section 2-29 of the Juvenile Court Act of 1987 and this
10	Act, the Court shall consider, in addition to the factors
11	set forth in subsection 4.05 of Section 1-3 of the Juvenile
12	Court Act of 1987, the reasons why the case was initially
13	brought to the attention of the juvenile court and adoption
14	proceedings were instituted, the history of the case as it
15	relates to the former parent seeking adoption, and the
16	current circumstances of the former parent for whom
17	adoption is sought.
18	(2) In any case involving a child who meets these
19	criteria for adoption by a former parent, the Department of
20	Children and Family Services shall be appointed as the
21	investigator as outlined in Section 6 to conduct an
22	investigation and report to the court (i) the facts and
23	circumstances which raised concerns as to the petitioner's
24	ability and willingness to provide adequate care and
25	protection to children in his or her custody, (ii) an
26	assessment of the petitioner's current ability and

1 willingness to provide adequate care and protection for the 2 child named in the petition, and (iii) any information 3 which might reasonably raise a concern as to the child's 4 safety, well being, or best interests should the court 5 grant the petition to adopt by the former parent.

(3) In selecting the minor's guardian ad litem, 6 7 pursuant to subsection B of Section 13, whenever practical, 8 the court shall give preference to the guardian ad litem 9 who represented the minor in the juvenile court proceeding. 10 The guardian ad litem shall have the right to review and 11 copy all records, including juvenile court records relating to the petitioner, the minor, and the minor's 12 13 siblings and half siblings.

14 (4) The report of the investigator and the guardian ad 15 litem shall be presented in writing to the court and shall 16 serve as a basis for the order of court upon the petition 17 for adoption by a former parent.

18 (e) Order of adoption.

19 (1) If it is proved to the satisfaction of the court 20 that the adoption will be in the best interests of the 21 minor, after such investigation as the court deems 22 necessary, an order of adoption shall be entered.

23 (2) An order of adoption shall be final as to all
 24 <u>findings and shall be entered in writing.</u>

25 (3) Upon the entry of an order granting a petition to
 26 adopt by a former parent, all parental rights of the former

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1parent named in the order shall be reinstated and the2physical care, custody and control of the minor shall be3reinstated to the former parent.4(4) The order of adoption shall include an order to the5Illinois Department of Public Health to issue a new birth6certificate for the person who is the subject of the7petition for adoption by a former parent.

8 Section 99. Effective date. This Act takes effect upon 9 becoming law.