Fifty-eighth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1035

Introduced by

Legislative Council

(Family Law Committee)

#### 1 A BILL for an Act to amend and reenact section 14-15-01, subdivision a of subsection 4 of

- 2 section 14-15-03, subsection 3 of section 14-15-04, subsection 1 of section 14-15-05, sections
- 3 14-15-06 and 14-15-07, subsection 2 of section 14-15-08, sections 14-15-09, 14-15-10,
- 4 14-15-11, 14-15-12, 14-15-12.1, 14-15-13, and 14-15-14, subsection 2 of section 14-15-15, and
- 5 sections 14-15-16, 14-15-17, 14-15-18, 14-15-19, and 14-15-20 of the North Dakota Century
- 6 Code, relating to the Revised Uniform Adoption Act.

### 7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8 SECTION 1. AMENDMENT. Section 14-15-01 of the North Dakota Century Code is

#### 9 amended and reenacted as follows:

- 10 **14-15-01. Definitions.** As used in this chapter, unless the context otherwise requires:
- 11 1. <u>"Abandon" means:</u>

14

- 12 <u>a.</u> As to a parent of a child not in the custody of that parent, failure by the
   13 noncustodial parent significantly without justifiable cause to:
  - (1) Communicate with the child; or
- 15 (2) Provide for the care and support of the child as required by law.
- 16 <u>b.</u> <u>As to a parent of a child in that parent's custody:</u>
- 17(1)To leave the child for an indefinite period without making firm and18agreed plans, with the child's immediate caregiver, for the parent's19resumption of physical custody;
- 20(2)Following the child's birth or treatment at a hospital, to fail to arrange for21the child's discharge within ten days after the child no longer requires22hospital care; or
- 23(3)To willfully fail to furnish food, shelter, clothing, or medical attention24reasonably sufficient to meet the child's needs.

1	<u>2.</u>	"Adult" means an individual who is not a minor.
2	<del>2.</del> <u>3.</u>	"Agency" means any person certified, licensed, or otherwise specially empowered
3		by law or rule an entity licensed under chapter 50-12 to place minors for adoption.
4	<del>3.</del> <u>4.</u>	"Child" means a son or daughter, whether by birth or adoption.
5	<del>4.</del> <u>5.</u>	"Court" means the district court of this state, and when the context requires means
6		the court of any other state empowered to grant petitions for adoption.
7	<u>6.</u>	"Department" means the department of human services.
8	<del>5.</del> <u>7.</u>	"Genetic parent" means the natural biological mother or adjudicated mother of the
9		adopted child, or the presumed father or adjudicated father of the adopted child
10		under chapter 14-17.
11	<u>8.</u>	"Genetic sibling" means individuals with genetic relationship of sister, brother,
12		half-sister, or half-brother.
13	<u>9.</u>	"Identifying" includes full name, address, date of birth, telephone number, or
14		anything that may lead to the identity of any previously undisclosed individual.
15	<u>10.</u>	"Investigation" includes information obtained regarding the child's history, a
16		preplacement adoption assessment of the prospective adoptive family, and an
17		evaluation of the child's placement in the adoptive home.
18	<del>6.</del> <u>11.</u>	"Minor" means an individual under the age of eighteen years.
19	<del>7.</del> <u>12.</u>	"Nonidentifying adoptive information" means:
20		a. Age of genetic parent in years at the birth of the adopted child.
21		b. Heritage of genetic parent.
22		c. Educational attainments, including the number of years of school completed
23		by genetic parent at the time of birth of the adopted child.
24		d. General physical appearance of genetic parent at the time of birth of the
25		adopted child, including the height, weight, color of hair, eyes, skin, and other
26		information of a similar nature.
27		e. Talents, hobbies, and special interests of genetic parents.
28		f. Existence of any other children born to either genetic parent before the birth
29		of the adopted child.
30		g. Reasons for child being placed for adoption or for termination of parental
31		right.

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1		h. Religion of genetic parent.
2		i. Vocation of genetic parent in general terms.
3		j. Health history of genetic parents and blood relatives in a manner prescribed
4		by the department of human services.
5		k. Such further information which, in the judgment of the agency, will not be
6		detrimental to the adoptive parent or the adopted person individual requesting
7		the information, but the additional information must may not identify genetic
8		parents by name or location.
9	<del>8.</del>	"Person" means an individual, corporation, limited liability company, governmental
10		subdivision or agency, business trust, estate, trust, partnership or association, or
11		any other legal entity.
12	<u>13.</u>	"Relative" means any individual having the following relationship to the minor by
13		marriage, blood, or adoption: brother, sister, stepbrother, stepsister, uncle, aunt,
14		or grandparent.
15	<u>14.</u>	"Stepparent" means an individual who is married to a parent of a child who has not
16		adopted the child.
17	SEC	CTION 2. AMENDMENT. Subdivision a of subsection 4 of section 14-15-03 of the
18	North Dako	ta Century Code is amended and reenacted as follows:
19		a. The other spouse is a parent of the individual to be adopted and consents to
20		the adoption The petitioner is a stepparent of the individual to be adopted and
21		the biological or legal parent of the individual to be adopted consents;
22	SEC	CTION 3. AMENDMENT. Subsection 3 of section 14-15-04 of the North Dakota
23	Century Co	de is amended and reenacted as follows:
24	3.	The caption of a petition for adoption must be styled substantially "In the Matter of
25		the Adoption of". The person individual to be adopted must be
26		designated in the caption under the name by which that person individual is to be
27		known if the petition is granted. If the child is placed for adoption by an agency,
28		any name by which the child was previously known may not be disclosed in the
29		petition, the notice of hearing, or in the decree of adoption.
30	SEC	CTION 4. AMENDMENT. Subsection 1 of section 14-15-05 of the North Dakota
31	Century Co	de is amended and reenacted as follows:

1	14-15	5-05	. <del>Pers</del>	ons Individuals required to consent to adoption.
2	1.	Unle	ess con	sent is not required under section 14-15-06, a petition to adopt a minor
3		may	be gra	anted only if written consent to a particular adoption has been executed
4		by:		
5		a.	The m	nother of the minor whether by birth or adoption;
6		b.	The fa	ather of the minor, if:
7			(1)	The minor is the father's child by adoption, or the father has otherwise
8				legitimated the minor according to the laws of the place in which the
9				adoption proceeding is brought; or
10			(2)	The person is presumed to be the natural biological father of the minor
11				under subsection 1 of section 14-17-04, provided the nonexistence of
12				the father and child relationship between them has not been judicially
13				determined;
14		C.	Any <del>p</del>	erson individual lawfully entitled to custody of the minor or empowered
15			to con	isent;
16		d.	The co	ourt having jurisdiction to determine custody of the minor, if the legal
17			guardi	ian or custodian of the person of the minor is not empowered to consent
18			to the	adoption;
19		e.	The m	ninor, if more than ten years of age, unless the court in the best interest
20			of the	minor dispenses with the minor's consent; and
21		f.	The sp	pouse of the minor to be adopted.
22	SEC	TION	N 5. AN	<b>MENDMENT.</b> Section 14-15-06 of the North Dakota Century Code is
23	amended an	d re	enacteo	d as follows:
24	14-15	5-06	. <del>Pers</del> e	ons Individuals as to whom consent not required - Notice of
25	hearing.			
26	1.	Con		adoption is not required of:
27		a.	•	ent who has deserted a child without affording means of identification or
28				as abandoned a child.
29		b.	•	ent of a child in the custody of another, if the parent for a period of at
30				one year has failed significantly without justifiable cause:
31			(1)	To communicate with the child; or

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1			(2)	To provide for the care and support of the child as required by law or
2			j	udicial decree.
3		C.	The fat	her of a minor if the father's consent is not required by subdivision b of
4			subsec	tion 1 of section 14-15-05.
5		d.	A pare	nt who has relinquished that parent's right to consent under section
6			14-15-	19.
7		e.	A pare	nt whose parental rights have been terminated by order of court under
8			section	14-15-19.
9		f.	A pare	nt judicially declared incompetent or mentally defective if the court
10			dispen	ses with the parent's consent.
11		g.	Any pa	rent of the individual to be adopted, if the individual is an adult.
12		h.	Any leg	gal guardian or lawful custodian of the individual to be adopted, other
13			than a	parent, who has failed to respond in writing to a request for consent for
14			a perio	d of sixty days or who, after examination of the guardian's or
15			custod	ian's written reasons for withholding consent, is found by the court to
16			be with	holding consent unreasonably.
17		i.	The sp	ouse of the individual to be adopted, if the failure of the spouse to
18			conser	t to the adoption is excused by the court by reason of prolonged
19			unexpl	ained absence, unavailability, incapacity, or circumstances constituting
20			an unre	easonable withholding of consent.
21		j.	A pare	nt of the minor, if the failure of the parent to consent is excused by the
22			court ir	the best interest of the child by reason of the parent's prolonged
23			unexpl	ained absence, unavailability, incapacity, or significant failure, without
24			justifial	ble cause, to establish a substantial relationship with the minor or to
25			manife	st a significant parental interest in the minor, or by reason of inability of
26			the cou	urt to identify the parent.
27	2.	Exc	ept as p	rovided in section 14-15-11, notice of hearing on a petition for adoption
28		nee	d not be	given to a person an individual whose consent is not required or to a
29		pere	<del>on</del> <u>an ir</u>	ndividual whose consent or relinquishment has been filed with the
30		peti	ion.	

1		SE	CTION 6. AMENDMENT. Section 14-15-07 of the North Dakota Century Code is
2	amenc	ded a	nd reenacted as follows:
3		14-	15-07. How consent is executed.
4		<del>1.</del>	The required consent to adoption must be executed at any time after the birth of
5			the child and in the manner following:
6	<del>a.</del>	<u>1.</u>	If by the individual to be adopted, in the presence of the court.
7	<del>b.</del>	<u>2.</u>	If by an agency, by the executive head or other authorized representative, in the
8			presence of a person an individual authorized to take acknowledgments.
9	<del>C.</del>	<u>3.</u>	If by any other <del>person</del> individual, in the presence of the court or in the presence of
10			a person an individual authorized to take acknowledgments.
11	<del>d.</del>	<u>4.</u>	If by a court, by appropriate order or certificate.
12		<del>2.</del>	A consent which does not name or otherwise identify the adopting parent is valid if
13			the consent contains a statement by the person whose consent it is that the person
14			consenting voluntarily executed the consent irrespective of disclosure of the name
15			or other identification of the adopting parent.
16		SE	CTION 7. AMENDMENT. Subsection 2 of section 14-15-08 of the North Dakota
17	Centur	ry Co	de is amended and reenacted as follows:
18		2.	A consent to adoption may be withdrawn prior to before the entry of a decree of
19			adoption if the court finds, after notice and opportunity to be heard is afforded to
20			petitioner, the person individual seeking the withdrawal, and the agency placing a
21			child for adoption, that the withdrawal is in the best interest of the individual to be
22			adopted and the court orders the withdrawal.
23		SE	CTION 8. AMENDMENT. Section 14-15-09 of the North Dakota Century Code is
24	amenc	ded a	nd reenacted as follows:
25		14-	15-09. Petition for adoption.
26		1.	A petition for adoption must be signed and verified by the petitioner, filed with the
27			clerk of the court, and state:
28			a. The date and place of birth of the individual to be adopted, if known.
29			b. The name to be used for the individual to be adopted.
30			c. The date petitioner acquired custody or date of placement of the minor and
31			the name of the <del>person</del> individual placing the minor.

1	d.	The f	ull name, age, place, and duration of residence of the petitioner.
2	e.	The r	narital status of the petitioner, including the date and place of marriage,
3		if ma	rried.
4	f.	That	the petitioner has facilities and resources, including those available
5		unde	r a subsidy agreement, suitable to provide for the nurture and care of the
6		mino	$^{ m r}$ to be adopted, and that it is the desire of the petitioner to establish the
7		relatio	onship of parent and child with the individual to be adopted.
8	g.	A des	scription and estimate of value of any property of the individual to be
9		adop	ted.
10	h.	The r	name of any person individual whose consent to the adoption is required,
11		but w	ho has not consented, and facts or circumstances which excuse the lack
12		of the	e person's individual's consent normally required to the adoption.
13	i.	The c	lepartment of human services or a county social service board as
14		respo	ondent.
15	j.	That	the petitioner's expenses were reasonable as verified by the court.
16		<u>Reas</u>	onable fees may be charged for professional services and living
17		expe	nses if reflected in a report of agreements and disbursements filed under
18		<u>this c</u>	hapter and approved by the court. The fees may not be contingent upon
19		place	ment of the child for adoption, consent to adoption, or cooperation in the
20		<u>comp</u>	letion of adoption. Reasonable fees may include:
21		<u>(1)</u>	Preplacement counseling, adoption assessment, placement of the
22			child, foster care, or other preadoption services, which must be paid
23			directly to the provider of the services;
24		<u>(2)</u>	Legal fees relating to the petition for relinquishment or adoption, that
25			must be paid directly to the provider of the services;
26		<u>(3)</u>	Medical expenses relating to prenatal care and the birth of the child,
27			that are not already covered by health insurance;
28		<u>(4)</u>	Expenses for transportation, meals, and lodging incurred for placement
29			of the child or in order to receive counseling, legal, or medical services
30			related to the pregnancy, birth, or placement; and

1		<u>(5)</u>	Livin	g expenses of the birth mother which are needed to maintain an
2			<u>adeq</u>	uate standard of living, which the birth mother is unable to
3			other	wise maintain because of loss of income or other support resulting
4			from	the pregnancy.
5			<u>(a)</u>	The payments may cover expenses incurred during the
6				pregnancy-related incapacity but not for a period longer than six
7				weeks following the delivery, unless the court determines within
8				the six-week period that the birth mother is unable to be
9				employed due to physical limitations relating to the birth of the
10				child.
11			<u>(b)</u>	Living expenses do not include expenses for lost wages, gifts,
12				educational expenses, vacations, or other similar expenses of a
13				birth mother.
14	2.	A certified	сору	of the birth certificate or verification of birth record of the individual
15		to be adop	oted, if	available, and the required consents and relinquishments must be
16		filed with t	he cle	rk.
17	3.	Any <del>perso</del>	<del>n</del> <u>indiv</u>	vidual filing a petition shall pay to the clerk of court a filing fee as
18		prescribed	l in su	bsection 1 of section 27-05.2-03.
19	SE	CTION 9. A	MEN	OMENT. Section 14-15-10 of the North Dakota Century Code is
20	amended a	and reenacte	ed as f	ollows:
21	14-	15-10. Rep	ort of	petitioner's expenditures.
22	1.	Except as	specif	ied in subsection 2, the petitioner in any proceeding for the
23		adoption c	of a mi	nor shall file, before the petition is heard, a full accounting report in
24		a manner	accep	table to the court of all disbursements of anything of value made or
25		agreed to	be ma	de by or on behalf of the petitioner in connection with the
26		adoption.	Fees	may not be contingent upon placement of the child for adoption,
27		consent to	adop	tion, or cooperation in the completion of adoption. The report must
28		show any	expen	ses incurred in connection with:
29		a. <del>The l</del>	oirth o	the minor Preplacement counseling, adoption assessment,
30		place	ment	of the child, foster care, or other preadoption services, that must
31		be pa	aid dire	ectly to the provider of the services;

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1		b.	Plac	ement of the minor with petitioner Legal fees relating to the petition for
2			relind	quishment or adoption, that must be paid directly to the provider of the
3			<u>servi</u>	<u>ces;</u>
4		C.	Medi	ical <del>or hospital care received by the mother or by the minor during the</del>
5			moth	ner's prenatal care and confinement expenses relating to prenatal care
6			and	the birth of the child, that are not already covered by health insurance;
7			and	
8		d.	Serv	ices relating to the adoption or to the placement of the minor for adoption
9			whic	h were received by or on behalf of the petitioner, either natural parent of
10			the n	ninor, or any other person Expenses for transportation, meals, and
11			<u>lodgi</u>	ing incurred for placement of the child or in order to receive counseling,
12			legal	l, or medical services related to the pregnancy, birth, or placement; and
13		<u>e.</u>	Livin	g expenses of the birth mother which are needed to maintain an
14			adec	quate standard of living, which the birth mother is unable to otherwise
15			<u>main</u>	tain because of loss of income or other support resulting from the
16			preg	nancy.
17			<u>(1)</u>	Payments may cover expenses incurred during the pregnancy-related
18				incapacity but not for a period longer than six weeks following the
19				delivery, unless the court determines within the six-week period that the
20				birth mother is unable to be employed due to physical limitations
21				relating to the birth of the child.
22			<u>(2)</u>	Living expenses do not include expenses for lost wages, gifts,
23				educational expenses, vacations, or other similar expenses of a birth
24				mother.
25	2.	This	s secti	on does not apply to an adoption by a stepparent whose spouse is a
26		nati	<del>ural</del> <u>bi</u>	ological or adoptive parent of the child.
27	3.	Any	repor	t made under this section must be signed and verified by the petitioner.
28	SEC	стю	N 10.	AMENDMENT. Section 14-15-11 of the North Dakota Century Code is
29	amended a	nd re	enacte	ed as follows:
30	14-′	15-11	. Not	ice of petition - Investigation and hearing.

1	1.	a. After the filing of a petition to adopt a minor, the court shall fix a time and
2		place for hearing the petition. At least twenty days before the date of hearing,
3		notice of the filing of the petition and of the time and place of hearing must be
4		given by the petitioner to the department <del>of human services</del> ; any agency or
5		person individual whose consent to the adoption is required by this chapter
6		but who has not consented; a person an individual whose consent is
7		dispensed with upon any ground mentioned in subdivisions a, b, f, h, i, and j
8		of subsection 1 of section 14-15-06 but who has not consented; and any
9		<del>person</del> individual identified by the court as a <del>natural</del> <u>biological</u> parent or a
10		possible natural biological parent of the minor, upon making inquiry to the
11		extent necessary and appropriate, as in proceedings under sections 27-20-45
12		and 14-17-24, unless the person individual has relinquished parental rights or
13		the person's individual's parental rights have been previously terminated by a
14		court. The notice to the department of human services must be accompanied
15		by a copy of the petition.
16		b. Notice of the filing of a petition to adopt an adult must be given by the
17		petitioner at least twenty days before the date of the hearing to each living
18		parent of the adult to be adopted.
19	2.	An investigation must be made by a licensed child-placing agency to inquire into
20		the conditions and antecedents of a minor sought to be adopted and of the
21		petitioner for the purpose of ascertaining whether the adoptive home is a suitable
22		home for the minor and whether the proposed adoption is in the best interest of the
23		minor.
24	3.	A written report of the investigation must be filed with the court by the investigator
25		before the petition is heard.
26	4.	The report of the investigation must contain an evaluation of the placement, a
27		review of the child's history; a preplacement adoption assessment of the petitioner,
28		including a criminal history record investigation of the petitioner; and a
29		postplacement evaluation of the placement with a recommendation as to the
30		granting of the petition for adoption and any other information the court requires
31		regarding the petitioner or the minor.

1 5. An investigation and report is not required in cases in which a stepparent is the 2 petitioner or the person individual to be adopted is an adult. The department of 3 human services, when required to consent to the adoption, may give consent 4 without making the investigation. If the petitioner is a relative other than a 5 stepparent of the minor, the minor has lived with the petitioner for at least nine 6 months, no allegations of abuse or neglect have been filed against the petitioner or 7 any member of the petitioner's household, and the court is satisfied that the 8 proposed adoptive home is appropriate for the minor, the court may waive the 9 investigation and report required under this section. For the purpose of this 10 section, "relative" means any person having the following relationship to the minor 11 by marriage, blood, or adoption: grandparent, brother, sister, stepbrother, 12 stepsister, uncle, or aunt.

- 13 6. The department of human services, when required to consent to the adoption, may
  14 request the licensed child-placing agency to make investigations of designated
  15 portions of the inquiry as may be appropriate and to make a written report thereof
  16 as a supplemental report to the court conduct further investigation and to make a
  17 written report thereof as a supplemental report to the court.
- 7. After the filing of a petition to adopt an adult, the court by order shall direct that a
  copy of the petition and a notice of the time and place of the hearing be given to
  any person individual whose consent to the adoption is required but who has not
  consented and to each living parent of the adult to be adopted. The court may
  order an appropriate investigation to assist it in determining whether the adoption
  is in the best interest of the persons individuals involved.
- 8. Notice must be given in the manner appropriate under rules of civil procedure for
  the service of process in a civil action in this state or in any manner the court by
  order directs. Proof of the giving of the notice must be filed with the court before
  the petition is heard.

# 28 SECTION 11. AMENDMENT. Section 14-15-12 of the North Dakota Century Code is 29 amended and reenacted as follows:

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1	14-1	5-12. Required residence of minor. A final decree of adoption may not be			
2	issued and	an interlocutory decree of adoption does not become final, until the minor to be			
3	adopted, otl	ner than a stepchild of the petitioner, has lived in the adoptive home for:			
4	<u>1.</u>	For at least six months after placement by an agency;			
5	<u>2.</u>	For six months after placement by a parent in accordance with an identified			
6		relinguishment under chapter 14-15.1;			
7	<u>3.</u>	As a foster child for at least six months and has been placed for adoption by an			
8		agency; or for			
9	<u>4.</u>	For at least six months after the department of human services or the court has			
10		been informed of the custody of the minor by the petitioner, and the department of			
11		human services or court has had an opportunity to observe or investigate the			
12		adoptive home.			
13	SEC	TION 12. AMENDMENT. Section 14-15-12.1 of the North Dakota Century Code is			
14	amended a	nd reenacted as follows:			
15	14-1	5-12.1. Health insurance requirements for adoptees. The department of			
16	human serv	ices, county social service board, or child-placing agency involved in an adoption			
17	<del>proceeding</del> <u>action</u> may at any time <del>prior to</del> <u>before</u> a final decree of adoption, if legal custody of				
18	the <del>person</del> individual to be adopted is not held by the department, a county social service				
19	board, a child-placing agency, or an equivalent office or agency outside the state, require the				
20	petitioner fo	r the adoption of another <del>person</del> individual to show proof that a health insurance			
21	policy is in e	effect which provides coverage for the person individual to be adopted. If proof of			
22	health insur	ance coverage is submitted by the petitioner, no further bond of any kind may be			
23	required by	the department or a county social service board in regard to health coverage of the			
24	<del>person</del> indiv	<u>vidual</u> to be adopted.			
25	SEC	TION 13. AMENDMENT. Section 14-15-13 of the North Dakota Century Code is			
26	amended a	nd reenacted as follows:			
27	14-1	5-13. Appearance - Continuance - Disposition of petition.			
28	1.	The petitioner and the individual to be adopted shall appear at the hearing on the			
29		petition, unless the presence of either is excused by the court for good cause			
30		shown.			

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- The court may continue the hearing from time to time to permit further observation,
   investigation, or consideration of any facts or circumstances affecting the granting
   of the petition.
- 3. If at the conclusion of the hearing, the court determines that the required consents
  have been obtained and that the adoption is in the best interest of the individual to
  be adopted, it the court may (a) issue:
  - <u>a.</u> <u>Issue</u> a final decree of adoption; or <del>(b) issue</del>
- 8 Issue an interlocutory decree of adoption, which by its own terms b. 9 automatically becomes a final decree of adoption on a day specified in the 10 decree, which that day may not be less than six months nor more than one 11 year after the minor was placed in the adoptive home by an agency or after 12 the department of human services or court was informed of the custody of the 13 minor by the petitioner, unless sooner vacated by the court for good cause 14 shown. In an interlocutory decree of adoption, the court shall provide for observation, investigation, and further report on the adoptive home during the 15 16 interlocutory period.
- If the requirements for a decree under subsection 3 have not been met, the court
   shall dismiss the petition and determine the person to have custody of the minor,
   including the petitioners if in the best interest of the minor. In an interlocutory
- 20 decree of adoption the court may provide for observation, investigation, and further
   21 report on the adoptive home during the interlocutory period. The court shall make
   22 a finding as to the reasonableness of expenses reported under section 14-15-10.
- 23 <u>5.</u> If the requirements for a decree under subsection 3 have not been met, the court
   24 shall dismiss the petition and determine the individual to have custody of the
   25 minor, including the petitioners if in the best interest of the minor.

## 26 **SECTION 14. AMENDMENT.** Section 14-15-14 of the North Dakota Century Code is 27 amended and reenacted as follows:

- 28 14-15-14. Effect of petition and decree of adoption.
- A final decree of adoption and an interlocutory decree of adoption which has
   become final, whether issued by a court of this state or of any other place, have

- the following effect as to matters within the jurisdiction or before a court of this
   state:
- 3 Except with respect to a spouse of the petitioner and relatives of the spouse, a. 4 to relieve the natural biological parents of the adopted individual of all 5 parental rights and responsibilities, and to terminate all legal relationships 6 between the adopted individual and the individual's relatives, including the 7 individual's natural biological parents, so that the adopted individual thereafter 8 is a stranger to the individual's former relatives for all purposes including 9 inheritance and the interpretation or construction of documents, statutes, and 10 instruments, whether executed before or after the adoption is decreed, which 11 that do not expressly include the individual by name or by some designation 12 not based on a parent and child or blood relationship; and
- b. To create the relationship of parent and child between petitioner and the
  adopted individual, as if the adopted individual were a legitimate blood
  descendant of the petitioner, for all purposes including inheritance and
  applicability of statutes, documents, and instruments, whether executed
  before or after the adoption is decreed, which do not expressly exclude an
  adopted individual from their operation or effect.
- Notwithstanding the provisions of subsection 1, if a parent of a child dies without
   the relationship of parent and child having been previously terminated and a
   spouse of the living parent thereafter adopts the child, the child's right of
   inheritance from or through the deceased parent is unaffected by the adoption.
- An interlocutory decree of adoption, while it is in force, has the same legal effect as
  a final decree of adoption. If an interlocutory decree of adoption is vacated, it must
  be as though void from its issuance, and the rights, liabilities, and status of all
  affected persons individuals which have not become vested must be governed
  accordingly.
- 28 SECTION 15. AMENDMENT. Subsection 2 of section 14-15-15 of the North Dakota
  29 Century Code is amended and reenacted as follows:
- Subject to the disposition of an appeal, upon the expiration of one year after an
   adoption decree is issued the decree cannot be questioned by any person

1		indi	vidual, including the petitioner, in any manner upon any ground, including
2		frau	id, misrepresentation, failure to give any required notice, or lack of jurisdiction
3		of t	he parties or of the subject matter, unless, in the case of the adoption of a
4		min	or the petitioner has not taken custody of the minor <del>, or, in the case of the</del>
5		ade	ption of an adult, the adult had no knowledge of the decree within the one-year
6		per	i <del>od</del> .
7	SE	стю	N 16. AMENDMENT. Section 14-15-16 of the North Dakota Century Code is
8	amended a	and re	enacted as follows:
9	14-	15-16	6. Hearings and records in adoption proceedings - Confidential nature -
10	Disclosure	e of i	dentifying and nonidentifying information - Retroactive operation.
11	1.	The	e provisions of this section supersede any other law regarding public hearings
12		and	I records.
13	2.	For	purposes of this section:
14		a.	"Department" means the department of human services.
15		<del>b.</del>	"Genetic parent" includes a man presumed or adjudicated to be the adopted
16			person's individual's father under chapter 14-17 and an alleged father when
17			so indicated in the files of the child-placing agency or the department, but only
18			if there exists in those files information that corroborates the allegation of
19			paternity, including the existence of communications between the alleged
20			father and the child-placing agency, or between the alleged father and the
21			genetic mother or members of her family, or such other corroborative
22			information as may be permitted by rules adopted by the department.
23		<del>c.</del>	"Genetic sibling" means persons with the genetic relationship of sister,
24			brother, half-sister, or half-brother.
25		<u>b.</u>	"Notify" means to make a personal and confidential contact with the individual
26			to whom a disclosure of identifying information has been requested. The
27			personal and confidential contact must be made by an employee or agent of
28			the child-placing agency that processed the adoption or by some other
29			licensed child-placing agency designated by the individual initiating the
30			search.

1	3.	All hearings held in proceedings actions under this chapter must be held in closed
2		court without admittance of any person individual other than essential officers of
3		the court, the parties, their witnesses, counsel, <del>persons</del> individuals who have not
4		previously consented to the adoption but are required to consent, the parents of an
5		adult to be adopted, and representatives of the agencies present to perform their
6		official duties. Upon a showing of good cause by the petitioner, the court may
7		prohibit the parents of an adult to be adopted from attending the adoption hearings
8		and proceedings. A parent of an adult to be adopted who is prohibited by the court
9		from attending the proceedings may submit relevant testimony or information
10		regarding the petition to the court in writing.
11	4.	All papers;; records;; and information pertaining to the adoption identifying and
12		nonidentifying information relating to an adopted individual, birth siblings, birth
13		parents, or adoptive parents, whether part of the permanent record of the court or
14		of a file in the department or in an agency are confidential and may be disclosed
15		only in accordance with this section. Papers, records, and information directly
16		pertaining to the adoption must be kept permanently by the department and
17		agency.
18	5.	Nonidentifying information, if known, concerning undisclosed genetic parents shall
19		must be furnished at a reasonable fee to:
20		a. The adoptive parents at the time of adoptive placement or upon their written
21		request-:
22		b. An adopted adult upon written request-; or
23		c. <u>A birth parent upon written request.</u>
24	6.	The clerk of the appropriate district court, upon request and payment of the proper
25		fee, shall furnish a certified copy of the decree of adoption to the adoptive parents,
26		the guardian of an adopted minor child, or an adopted adult, provided the decree
27		does not disclose the identity of the genetic parents or the name of the adopted
28		person prior to individual before the adoption proceedings action.
29	7.	At Before the child reaches adulthood, at the discretion of the child-placing
30		agency, with due regard for confidentiality and upon the consent of all the parties

1		involved, exchanges of identifying or nonidentifying information may take place
2		between the genetic parents, adoptive parents, and adopted child as follows:.
3		a. At the time the child is placed for adoption, the genetic parents and the
4		adoptive parents may meet, in person, without disclosing their names.
5		b. The genetic parents and the adoptive parents may exchange correspondence
6		through the child-placing agency.
7		e. The child-placing agency may inform the genetic parents of the death of the
8		child they placed for adoption.
9		d. The child-placing agency may inform the adopted adult, or the adoptive
10		parents of a minor of the death of a genetic parent.
11		e. The child placing agency may inform the genetic parents of pertinent medical
12		information concerning the adopted child or adult.
13		f. The child-placing agency may inform the adopted adult or the adoptive
14		parents of a minor of pertinent medical information concerning the genetic
15		parents. Disclosure of a party's identifying information may not occur unless
16		the party consents to disclosure.
17		b. If one parent objects, the identifying information disclosed by the agency may
18		only relate to the consenting parent or parents.
19	8.	An adopted person individual who is eighteen years of age or older may request
20		the department to initiate the disclosure of information identifying the adopted
21		person's individual's genetic parents or to initiate the disclosure of nonidentifying
22		information not on file with the department or a child-placing agency.
23	9.	An adopted person individual who is eighteen years of age or older may request
24		the department to initiate the disclosure of information identifying the adopted
25		person's individual's adult genetic sibling.
26	10.	A genetic parent of a person an adopted individual, with respect to whom that
27		<del>parent's parental rights were voluntarily terminated,</del> after that <del>person</del> individual has
28		reached twenty-one years of age, may request the department to initiate the
29		disclosure of information identifying that person individual or to initiate the
30		disclosure of nonidentifying information not on file with the department or a
31		child-placing agency.

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- An adult genetic sibling of a person, with respect to whom the parental rights of the
   sibling's and the person's mutual parent or parents were voluntarily terminated an
   adopted individual, after that person individual has reached twenty-one years of
   age, may request the department to initiate disclosure of information identifying
   that person individual.
   An adult child of a deceased adopted individual may request the department to
- 7 initiate the disclosure of information identifying the adopted individual's genetic
  8 parents or to initiate the disclosure of nonidentifying information not on file with the
  9 department or child-placing agency.
- <u>An adult child of an adopted individual who is still living may not request the</u>
   <u>department to initiate disclosure of information identifying the adopted individual's</u>
   <u>genetic parents or to initiate the disclosure of nonidentifying information not on file</u>
   <u>with the department or child-placing agency.</u>
- 14 The department shall, within five working days of receipt of a request under 14. 15 subsection 8, 9, 10, or 11, 12, or 13, notify in writing a child-placing agency having 16 access to the requested information. If the department's records do not identify 17 any child-placing agency having access to the requested information, the 18 department, within five working days after receipt of the request, shall so notify the 19 requester in writing. The requester may designate a child-placing agency from a 20 list of such agencies furnished by the department, ask the department to designate 21 an agency, or terminate the request.
- Within ninety days after receiving notice of a request made under subsection 8, 9, 22 <del>13.</del> 15. 23 10, or 11, 12, or 13, the child-placing agency shall make complete and reasonable 24 efforts to notify the person individual or persons individuals with respect to which a 25 disclosure of identifying information has been requested. The child-placing agency 26 must certify the results of its efforts to the department within one hundred twenty 27 days after receipt of the request. The child-placing agency may charge a 28 reasonable fee to the requester for the cost of making a search pursuant to the 29 request. All communications under this subsection are confidential. For purposes 30 of this subsection, "notify" means a personal and confidential contact with the
- 31 person with respect to whom a disclosure of identifying information has been

	0	,
1		requested. The personal and confidential contact may not be by mail and must be
2		by an employee or agent of the child placing agency which processed the pertinent
3		adoption, or some other licensed child-placing agency designated by the
4		child-placing agency. If the search is not completed within ninety days, additional
5		time may be requested. Approval of this request must be given by the individual
6		requesting the search.
7	<del>14.</del> <u>16.</u>	The personal and confidential contact must be evidenced by an affidavit of
8		notification executed by the person individual who notified each genetic parent,
9		adopted person individual, or genetic sibling and certifying that each genetic
10		parent, adopted person individual, or genetic sibling contacted was given the
11		following information:
12		a. The nature of the identifying information to which the agency has access.
13		b. The nature of any nonidentifying information requested.
14		c. The date of the request of the adopted person individual, genetic parent, or
15		genetic sibling.
16		d. The right of the genetic parent, adopted person individual, or genetic sibling
17		to file, authorize disclosure, or refuse to authorize disclosure.
18		e. The effect of a failure of the genetic parent, adopted person individual, or
19		genetic sibling to either authorize disclosure or refuse to authorize disclosure.
20	<del>15.</del> <u>17.</u>	An adopted person individual, genetic parent, or genetic sibling, with respect to
21		whom a disclosure of identifying information has been requested, may authorize
22		disclosure, refuse to authorize disclosure, or take no action. If no action is taken in
23		response to a request, the child-placing agency must treat that as a refusal to
24		authorize disclosure, except that it does not preclude disclosure after the person's
25		individual's death.
26	<u>18.</u>	If the child-placing agency has been able to locate only one genetic parent who
27		authorizes disclosure and the other genetic parent cannot be located, the
28		identifying information must be disclosed to the adopted individual. The
29		information disclosed by the agency may relate only to the consenting parent.
30	<u>19.</u>	If the child-placing agency has located both genetic parents and only one parent
31		authorizes disclosure, the information disclosed by the agency may relate only to

1		<u>the</u>	conse	nting parent. Before an agency discloses information under this
2		<u>sub</u>	<u>sectio</u>	n, the parent consenting to disclosure shall sign a statement that the
3		<u>con</u>	sentin	g parent will not disclose to the receiving party any information identifying
4		the	nonco	onsenting parent.
5	<del>16.</del> <u>20.</u>	The	ecertif	ication of the child-placing agency to the department must include:
6		a.	A sta	atement of whether it has been able to notify the person individual about
7			whor	m a disclosure of identifying information was requested and whether a
8			notifi	cation was precluded by the death of the person individual.
9		b.	lf a g	genetic sibling was to be notified at the request of an adopted <del>person</del>
10			indiv	idual, or if an adopted <del>person</del> individual was to be notified at the request
11			of a	genetic sibling, a statement of whether either person individual knows the
12			ident	tity of any mutual genetic parent.
13		C.	Assu	Irances that:
14			(1)	No disclosure of identifying information has been made with respect to
15				any adopted person individual, genetic parent, or genetic sibling who
16				has not authorized the disclosure in writing unless the child-placing
17				agency has verified that the person individual has died leaving no
18				unrevoked written refusal to authorize disclosure.
19			(2)	Any disclosure of identifying information that might lawfully be made
20				under this section was made within ten days after the date of receipt of
21				written authorization or the date on which the agency verified that the
22				<del>person</del> <u>individual</u> had died.
23		d.	Copi	es of any written authorization of disclosure or refusal to authorize
24			discl	osure.
25		e.	A sta	atement that the <del>person</del> individual about whom disclosure of identifying
26			infor	mation was requested has neither authorized nor refused to authorize
27			discl	osure at the time of the certification.
28		f.	The	date of each notification.
29		g.	A co	py of each affidavit of notification.

1		<del>17.</del>	If the child placing agency is unable to notify the genetic parent, adopted person,
2			or genetic sibling within ninety days, the identifying information shall not be
3			<del>disclosed.</del>
4		<del>18.</del>	If the child-placing agency has been able to locate only one genetic parent who
5			authorizes disclosure and the other genetic parent cannot be located, the
6			identifying information must be disclosed to the adopted person. The information
7			disclosed by the agency may relate only to the consenting parent.
8	<del>19.</del>	<u>21.</u>	The child-placing agency, acting on the request of an adopted person individual to
9			disclose identifying information about a genetic sibling, or acting on the request of
10			a genetic sibling to disclose identifying information about an adopted person
11			individual, must determine if either person individual knows the identity of a living
12			mutual genetic parent. If either person individual knows the identity of a living
13			mutual genetic parent, no disclosure may be made unless that parent is first
14			notified, in the manner provided for in subsection 13 <del>, and authorizes the</del>
15			disclosure. The identifying information released may only relate to the consenting
16			parties.
17	<del>20.</del>	<u>22.</u>	Upon application to the department by an adult adopted person individual or the
18			parent or guardian of a minor adopted child, the department may investigate or
19			cause to be investigated facts necessary to determine the adopted person's
20			individual's eligibility for enrollment as a member of an Indian tribe.
21			a. The department may inquire of any person individual or agency, including a
22			licensed child-placing agency in North Dakota, to assist in the investigation.
23			b. All identifying information obtained by the department shall remain
24			confidential.
25			c. The bureau of Indian affairs or an Indian tribe may be provided sufficient
26			information obtained from the investigation to determine the eligibility of the
27			adopted <del>person</del> individual for enrollment in an Indian tribe. Prior to Before
28			the department's release of information to the bureau of Indian affairs or an
29			Indian tribe, the department will obtain shall request written assurance from
30			the bureau of Indian affairs or an Indian tribe that the information provided will

1				remain confidential, and will not be furnished to any unauthorized person
2				individual or agency.
3			d.	The procedure used in contacting the genetic parents of the adopted child
4				shall must be a personal and confidential contact. Any necessary contact
5				shall must be made by an employee or agent of a licensed child-placing
6				agency or the department. The information requested of the genetic parents
7				shall must be limited to that information necessary to make a determination of
8				the adopted person's individual's eligibility for enrollment in an Indian tribe.
9			e.	The department or agency may charge a reasonable investigation fee.
10	<del>21.</del>	<u>23.</u>	<del>No p</del>	<del>person</del> <u>An individual</u> may <u>not</u> be required to disclose the name or identity of
11			eithe	er an adoptive parent or an adopted person individual except:
12			a.	In accordance with this section;
13			b.	As authorized in writing by the adoptive parent or the adopted person
14				individual; or
15			C.	Upon order of the court entered in a proceeding brought under subsection <del>22</del>
16				<u>24</u> .
17	<del>22.</del>	<u>24.</u>	An a	adopted person individual, a genetic parent, a genetic sibling, or a guardian of
18			any	of those persons individuals may petition the district court for an order
19			direa	cting the disclosure of identifying information.
20			<u>a.</u>	The petitioner must shall state that efforts to secure the requested disclosure
21				have been made under this section or are forbidden under this section, that
22				the petitioner has a significant need for the disclosure, and the nature of that
23				need.
24			<u>b.</u>	The petition must shall name the department and any child-placing agency
25				which that has received a request under subsection 8, 9, 10, or 11, 12, or 13
26				as respondents.
27			<u>C.</u>	The respondents must furnish, to the court, for in-camera review, copies of
28				such records as the respondents may possess that contain requested
29				identifying information.
30			<u>d.</u>	The court may determine if persons individuals about whom the disclosure of
31				identifying information is requested must be furnished notice of the

1		proceeding, and may require that the respondents give notice to those		
2		persons individuals. If those persons participate in the proceeding, they must		
3		be permitted to do so in a manner, to be determined by the court, which		
4		avoids disclosure of identifying information except when disclosure is ordered		
5		by the court.		
6	<u>e.</u>	The court may order disclosure only if the petitioner demonstrates that		
7		disclosure will not result in any substantial harm to the person individual		
8		about whom identifying information is sought. The court may not order the		
9		disclosure of identifying information concerning any <del>person</del> individual who		
10		objects to that disclosure.		
11	<del>23.</del> <u>25.</u> Th	he provisions of this section governing the release of identifying and		
12	nc	onidentifying adoptive information apply to adoptions completed before and after		
13	Ju	uly 1, 1979.		
14	<del>24.</del> <u>26.</u> Ai	ny child-placing agency discharging in good faith its responsibilities under this		
15	Se	ection is immune from any liability, civil or criminal, that otherwise might result.		
16	<del>25.</del> <u>27.</u> Th	he department shall make such reasonable rules as are necessary to carry out		
17	th	e purposes of this section.		
18	SECTI	ON 17. AMENDMENT. Section 14-15-17 of the North Dakota Century Code is		
19	amended and	reenacted as follows:		
20	14-15- <sup>-</sup>	17. Recognition of foreign decree affecting adoption. A decree of court		
21	1 terminating the relationship of parent and child or establishing the relationship by adoption			
22	issued pursua	nt to due process of law by a court of any other jurisdiction within or without		
23	outside of the United States must be recognized in this state and the rights and obligations of			
24	the parties as to matters within the jurisdiction of this state must be determined as though the			
25	decree were is	ssued by a court of this state.		
26	SECTI	ON 18. AMENDMENT. Section 14-15-18 of the North Dakota Century Code is		
27	amended and	reenacted as follows:		
28	14-15- <sup>-</sup>	18. Application for new birth record. Within thirty days after an adoption		
29	decree becom	es final, the clerk of the court shall prepare an application for a birth record in the		
30	new name of the adopted individual and forward the application to the appropriate vital			
31	statistics office	e of the place, if known, where the adopted individual was born and forward a		

1 copy of the decree to the department of human services of this state for statistical purposes. In 2 the case of the adoption of a person an individual born outside of the United States, the court 3 may make findings, based on evidence from the petitioner and other reliable state or federal 4 sources, on the date and place of birth and parentage of the adopted person individual. These 5 findings must be certified by the court and included with the report of adoption filed with the 6 state registrar of vital statistics pursuant to section 23-02.1-17. 7 SECTION 19. AMENDMENT. Section 14-15-19 of the North Dakota Century Code is 8 amended and reenacted as follows: 9 14-15-19. Relinquishment and termination of parent and child relationship. 10 1. The rights of a parent with reference to a child, including parental right to control 11 the child or to withhold consent to an adoption, may be relinquished and the 12 relationship of parent and child terminated in or prior to before an adoption 13 proceeding action as provided in this section. 14 All rights of a parent with reference to a child, including the right to receive notice 2. 15 of a hearing on a petition for adoption, may be relinguished and the relationship of 16 parent and child terminated by a writing, signed by the parent, regardless of the 17 age of the parent: 18 In the presence of a representative of an agency taking custody of the child, a. 19 whether the agency is within or without outside of the state or in the presence 20 and with the approval of a judge of a court of record within or without outside 21 this state in which the minor was present or in which the parent resided at the 22 time it was signed, which relinguishment may be withdrawn within ten days 23 after it is signed or the child is born, whichever is later; and the relinguishment 24 is invalid unless it states that the parent has this right of withdrawal; or 25 b. In any other situation if the petitioner has had custody of the minor for two 26 years, but only if notice of the adoption proceeding has been given to the 27 parent and the court finds, after considering the circumstances of the 28 relinguishment and the long continued custody by the petitioner, that the best 29 interest of the child requires the granting of the adoption. 30 3. In addition to any other action or proceeding provided by law, the relationship of 31 parent and child may be terminated by a court order issued in connection with an

1		ado	ption <del>proceeding</del> action under this chapter on any ground provided by other	
2		law for termination of the relationship, and in any event on the ground <del>(a) that</del> :		
3		<u>a.</u>	That the minor has been abandoned by the parent, (b) that:	
4		<u>b.</u>	That by reason of the misconduct, faults, or habits of the parent or the	
5			repeated and continuous neglect or refusal of the parent, the minor is without	
6			proper parental care and control, or subsistence, education, or other care or	
7			control necessary for the minor's physical, mental, or emotional health or	
8			morals, or, by reason of physical or mental incapacity the parent is unable to	
9			provide necessary parental care for the minor, and the court finds that the	
10			conditions and causes of the behavior, neglect, or incapacity are irremediable	
11			or will not be remedied by the parent, and that by reason thereof the minor is	
12			suffering or probably will suffer serious physical, mental, moral, or emotional	
13			harm <del>, or (c) that</del> ; or	
14		<u>C.</u>	That in the case of a parent not having custody of a minor, the noncustodial	
15			parent's consent is being unreasonably withheld contrary to the best interest	
16			of the minor.	
17	4.	For	the purpose of proceeding under this chapter, a decree terminating all rights of	
18		a pa	arent with reference to a child or the relationship of parent and child issued by a	
19		cour	rt of competent jurisdiction in this or any other state dispenses with the consent	
20		to a	doption proceedings of a parent whose rights or parent and child relationship	
21		are	terminated by the decree and with any required notice of an adoption	
22		proc	ceeding action other than as provided in this section.	
23	5.	A pe	etition for termination of the relationship of parent and child made in connection	
24		with	an adoption <del>proceeding</del> action may be made by:	
25		a.	Either parent if termination of the relationship is sought with respect to the	
26			other parent;	
27		b.	The petitioner for adoption, the guardian of the person individual, the legal	
28			custodian of the child, or the individual standing in parental relationship to the	
29			child;	
30		C.	An agency; or	
31		d.	Any other person individual having a legitimate interest in the matter.	

6. Before the petition is heard, notice of the hearing thereon on the petition and opportunity to be heard must be given the parents of the child, the guardian of the <del>person of the</del> child, the person having legal custody of the child, <u>any proposed</u> <u>custodian of the child,</u> and, in the discretion of the court, a person appointed to represent any party.

7. Notwithstanding the provisions of subsection 2, a relinquishment of parental rights
with respect to a child, executed under this section, may be withdrawn by the
parent, and a decree of a court terminating the parent and child relationship under
this section may be vacated by the court upon motion of the parent, if the child is
not on placement for adoption and the person having custody of the child consents
in writing to the withdrawal or vacation of the decree.

SECTION 20. AMENDMENT. Section 14-15-20 of the North Dakota Century Code is
 amended and reenacted as follows:

14 14-15-20. Adoption and legitimation by conduct. Notwithstanding the other 15 provisions of this chapter, the <u>biological</u> father of an illegitimate minor adopts and legitimates a 16 minor by publicly acknowledging the minor as that <u>person's man's</u> child, receiving the minor 17 into that <u>person's man's</u> home, with the consent of that <u>person's man's</u> wife, if that <u>person man</u> 18 is married, and otherwise treating the minor as if the minor were legitimate. Thereafter, the 19 minor is deemed the legitimate child of the father for all purposes from the time of birth of the 20 minor, the same as if the adoption had been finally decreed pursuant to this chapter.