LEGISLATURE OF NEBRASKA ONE HUNDRED EIGHTH LEGISLATURE SECOND SESSION

LEGISLATIVE BILL 978

Introduced by DeBoer, 10. Read first time January 05, 2024 Committee:

1	A BILL FOR AN ACT relating to adoptions; to amend sections 43-104.15 and
2	43-107, Reissue Revised Statutes of Nebraska, and sections 43-101,
3	43-101.01, 43-102, 43-104, 43-104.08, and 43-104.13, Revised
4	Statutes Cumulative Supplement, 2022; to provide for adoption by a
5	second adult person; to define a term; to change provisions relating
6	to consent to adoption, home studies, and terminology; to eliminate
7	obsolete provisions; to harmonize provisions; and to repeal the
8	original sections.

9 Be it enacted by the people of the State of Nebraska,

LB978 2024	
1	Section 1. Section 43-101, Revised Statutes Cumulative Supplement,
2	2022, is amended to read:
3	43-101 (1) <u>Subject to sections 43-101 to 43-115 and except</u> Except as
4	otherwise provided in the Nebraska Indian Child Welfare Act <u>and</u>
5	subsections (4) and (5) of this section:
6	<u>(a) Any</u> , any minor child may be adopted by any adult person or
7	persons- <u>;</u>
8	<u>(b) Any minor</u> and any adult child may be adopted by the spouse of
9	such child's parent <u>; and in the cases and subject to sections 43-101 to</u>
10	43-115, except that no person having a spouse may adopt a minor child
11	unless the spouse joins in the petition therefor. If the spouse so joins
12	in the petition therefor, the adoption shall be by them jointly, except
13	that an adult spouse may adopt a child of the other spouse whether born
14	in or out of wedlock.
15	(c) Any minor child who has a sole legal parent may be adopted by a
16	second adult person if:
17	(i) The sole legal parent consents as provided in section 43-104;
18	(ii) The child has a parent-child relationship with the second adult
19	person; and
20	(iii) An adoptive home study is completed as provided in section
21	<u>43-107.</u>
22	<u>(2) Subject to sections 43-101 to 43-115 and except as otherwise</u>
23	provided in subsections (4) and (5) of this section:
24	<u>(a) Any adult child may be adopted by the spouse of such adult</u>
25	<u>child's parent; and</u>
26	<u>(b)</u> (2) Any adult child may be adopted by any person or persons
27	subject to sections 43-101 to 43-115, except that no person having a
28	spouse may adopt an adult child unless the spouse joins in the petition
29	therefor. If the spouse so joins the petition therefor, the adoption
30	shall be by them jointly. The adoption of an adult child by another adult
31	or adults who are not the stepparent of the adult child may be permitted

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if the adult child has had a parent-child relationship with the 1 2 prospective parent or parents for a period of at least six months next preceding the adult child's age of majority and: 3 4 (i) The (a) the adult child has no living parents; (ii) The $_{\tau}$ (b) the adult child's parent or parents had been deprived 5 of parental rights to such child by the order of any court of competent 6 7 jurisdiction; (iii) The , (c) the parent or parents, if living, have relinquished 8 9 the adult child for adoption by a written instrument; 10 (iv) The $\frac{1}{1000}$ (d) the parent or parents had abandoned the child for at least six months next preceding the adult child's age of majority or for 11 a substantial portion of the time since the adult child reached the age 12 of majority; 13 (v) The , or (e) the parent or parents are incapable of consenting; 14 15 or -(vi) The adult child has a sole legal parent who consents as 16 17 provided in section 43-104. (3) The substitute consent provisions of section 43-105 do not apply 18 to adoptions under this subsection (2) of this section. 19 (4) No person with a spouse may adopt a minor child or an adult 20 child unless the spouse of such person joins in the petition for 21 22 adoption, in which case the adoption shall be made by such persons 23 <u>jointly.</u> (5) An adoption shall not be permitted under this section if it 24 would result in a minor or adult child having more than two legal 25 26 parents. Sec. 2. Section 43-101.01, Revised Statutes Cumulative Supplement, 27 2022, is amended to read: 28 43-101.01 For purposes of sections 43-101 to 43-115: 29 (1) Acknowledged father means an individual who has: 30 (a) Executed a valid acknowledgment of paternity; or 31

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(b) Acknowledged paternity through establishment of a familial
 relationship with the child for a period of at least six months;

3 (2) Adjudicated father means an individual who has been determined 4 by a court of competent jurisdiction, in this state or in another state 5 or territory of the United States, to be the biological or legal father 6 of a minor child;—and

7 (3) Juvenile court means the separate juvenile court where it has
8 been established pursuant to sections 43-2,111 to 43-2,127 and the county
9 court sitting as a juvenile court in all other counties; and -

10 (4) Sole legal parent means a legal parent of a child with respect
 11 to whom no other person has parental rights.

Sec. 3. Section 43-102, Revised Statutes Cumulative Supplement, and 2022, is amended to read:

14 43-102 (1) Except as otherwise provided in the Nebraska Indian Child 15 Welfare Act, any person or persons desiring to adopt a minor child or an 16 adult child shall file a petition for adoption signed and sworn to by the 17 person or persons desiring to adopt. The following shall be filed prior 18 to the hearing required under section 43-103:

(a) The consent or consents required by sections <u>43-101</u>, <u>43-104</u>, and
43-105 or section 43-104.07;

(b) The documents required by section 43-104.07 or the documents required by sections 43-104.08 to 43-104.24;

(c) A completed preplacement adoptive home study if required by
 section 43-107;

(d) The completed and signed affidavit described in section
43-104.09 if required by such section;

(e) The completed and signed affidavit described in section
43-104.16 if required by such section; and

(f) When a consent is not required under subdivision (4)(c) of
section 43-104, a certified copy of the termination order.

31 (2) The county court of the county in which the person or persons

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1 desiring to adopt a child reside has jurisdiction of adoption 2 proceedings, except that if a juvenile court already has jurisdiction over the child to be adopted under the Nebraska Juvenile Code, such 3 4 juvenile court has concurrent jurisdiction with the county court in such adoption proceeding. If a child to be adopted is a ward of any court or a 5 ward of the state at the time of placement and at the time of filing an 6 7 adoption petition, the person or persons desiring to adopt shall not be required to be residents of Nebraska. The petition and all other court 8 9 filings for an adoption proceeding shall be filed with the clerk of the county court. The party shall state in the petition whether such party 10 requests that the proceeding be heard by the county court or, in cases in 11 which a juvenile court already has jurisdiction over the child to be 12 adopted under the Nebraska Juvenile Code, such juvenile court. Such 13 proceeding is considered a county court proceeding even if heard by a 14 juvenile court judge and an order of the juvenile court in such adoption 15 16 proceeding has the force and effect of a county court order. The testimony in an adoption proceeding heard before a juvenile court judge 17 shall be preserved as in any other juvenile court proceeding. 18

Sec. 4. Section 43-104, Revised Statutes Cumulative Supplement,20 2022, is amended to read:

43-104 (1) Except as otherwise provided in this section and in the Nebraska Indian Child Welfare Act, no adoption shall be decreed unless written consents thereto are filed in the county court of the county in which the person or persons desiring to adopt reside or in the county court in which the juvenile court having jurisdiction over the custody of the child is located and the written consents are executed by:

27

(a) The minor child, if over fourteen years of age; and

(b) Both parents of a child born in lawful wedlock if living, the surviving parent of a child born in lawful wedlock, the mother of a child born out of wedlock, or both the mother and father of a child born out of wedlock as determined pursuant to sections 43-104.08 to 43-104.24; and -

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(c) In the case of an adoption by a second adult person under
 subdivision (1)(c) or (2)(b) of section 43-101, the sole legal parent.
 Such consent shall state that the child or adult child has a sole legal
 parent and that such sole legal parent wishes for the child or adult
 child to be adopted by a second adult person.

6 (2) A written consent or relinquishment for adoption under this 7 section shall not be valid unless signed at least forty-eight hours after 8 the birth of the child.

9 (3) A petition for adoption shall attest that, at the time of 10 filing:

11 (a) There were no pending motions in any other court having12 jurisdiction over the minor child; and

(b) If a juvenile court has jurisdiction over the child, that
adoption is the permanency goal in proceedings in juvenile court.

15 (4) Consent shall not be required of any parent:

16 (a) Who relinquished the child for adoption by a written instrument;

(b) Who abandoned the child for at least six months next precedingthe filing of the adoption petition;

(c) Whose parental rights to such child have been terminated by theorder of any court of competent jurisdiction; or

21 (d) Who is incapable of consenting.

(5) Consent shall not be required of a putative father who hasfailed to timely file:

(a) A Notice of Objection to Adoption and Intent to Obtain Custody
pursuant to section 43-104.02 and, with respect to the absence of such
filing, a certificate has been filed pursuant to section 43-104.04; or

(b) A petition pursuant to section 43-104.05 for the adjudication of such father's objection to the adoption and a determination of whether his consent to the adoption is required and the mother of the child has timely executed a valid relinquishment and consent to the adoption pursuant to such section.

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1 (6) Consent shall not be required of an acknowledged or adjudicated 2 father <u>(a) when he</u> who has failed to timely file a petition pursuant to 3 section 43-104.05 for the adjudication of such notice and a determination 4 of whether his consent to the adoption is required and <u>(b)</u> the mother of 5 the child has timely executed a valid relinquishment and consent to the 6 adoption pursuant to such section.

7 (7) Consent shall not be required of an acknowledged father, an
8 adjudicated father, or a putative father who is not required to consent
9 to the adoption pursuant to section 43-104.05 or 43-104.22.

10 (8) The validity of a relinquishment and consent for adoption is not
11 affected by the fact that a relinquishing person is a minor.

12 (9)(a) In private adoptions not involving relinquishment of a child 13 to the state or to a licensed child placement agency, a parent or parents who relinquish a child for adoption shall be provided legal counsel of 14 their choice independent from that of the adoptive parent or parents. 15 Such counsel shall be provided at the expense of the adoptive parent or 16 17 parents prior to the execution of a written relinquishment and consent to adoption or execution of a communication and contact agreement under 18 section 43-166, unless specifically waived in writing. 19

(b) In private adoptions and adoptions involving relinquishment of a 20 child to a licensed child placement agency other than the state, a parent 21 22 or parents contemplating relinquishment of a child for adoption shall be offered, at the expense of the adoptive parent or parents or the agency, 23 24 at least three hours of professional counseling prior to executing a 25 written relinquishment of parental rights or written consent to adoption. Such relinquishment or consent shall state whether the relinquishing 26 parent or parents received or declined counseling. 27

Sec. 5. Section 43-104.08, Revised Statutes Cumulative Supplement,
2022, is amended to read:

30 43-104.08 Whenever a child is claimed to be born out of wedlock and
31 the biological mother contacts an adoption agency or attorney to

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relinquish her rights to the child, or the biological mother joins in a 1 2 petition for adoption to be filed by the second adult person her spouse, the agency or attorney contacted shall attempt to establish the identity 3 of the biological father and further attempt to inform the biological 4 father of his rights, including the right to object to the adoption and 5 the procedure and required timing to object, and his right to execute a 6 relinquishment and consent to adoption, or a denial of paternity and 7 waiver of rights, in the form mandated by section 43-106, pursuant to 8 9 sections 43-104.08 to 43-104.24.

Sec. 6. Section 43-104.13, Revised Statutes Cumulative Supplement,
2022, is amended to read:

12 43-104.13 The notice sent by the agency or attorney pursuant to 13 section 43-104.12 shall be served sufficiently in advance of the birth of 14 the child, whenever possible, to allow compliance with subdivision (1)(a) 15 of section 43-104.02 and shall state:

16 (1) The biological mother's name, the fact that she is pregnant or 17 has given birth to the child, and the expected or actual date of 18 delivery;

(2) That the child has been relinquished by the biological mother,
that she intends to execute a relinquishment and consent to adoption, or
that the biological mother has joined or plans to join in a petition for
adoption to be filed by <u>another adult person</u> her spouse;

(3) That the person being notified has been identified as a possible
biological father of the child, whether putative, acknowledged, or
adjudicated;

(4) That the person being notified may have certain rights with
 respect to such child if he is in fact the biological father;

(5) That the person being notified has the right to (a) deny
paternity, (b) waive any parental rights he may have, (c) relinquish and
consent to adoption of the child, (d) file a Notice of Objection to
Adoption and Intent to Obtain Custody any time during the pregnancy or as

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late as ten business days after birth pursuant to section 43-104.02 if he 1 2 is a putative father, and (e) object to the adoption in court within forty-five days after the later of receipt of notice under this section 3 or the birth of the child if he is an acknowledged or adjudicated father; 4 5 (6) That to deny paternity, to waive his parental rights, or to relinquish and consent to the adoption, the person being notified must 6 7 contact the undersigned agency or attorney representing the biological mother, and that if he wishes to object to the adoption and seek custody 8 9 of the child he should seek legal counsel from his own attorney immediately; and 10

(7) That if the person being notified is the biological father and if the child is not relinquished for adoption, he has a duty to contribute to the support and education of the child and to the pregnancy-related expenses of the mother and a right to seek a court order for custody, parenting time, visitation, or other access with the child.

The agency or attorney representing the biological mother may enclose with the notice a document which is an admission or denial of paternity and a waiver of rights by the person being notified, which such person may choose to complete, in the form mandated by section 43-106, and return to the agency or attorney.

22 Sec. 7. Section 43-104.15, Reissue Revised Statutes of Nebraska, is 23 amended to read:

24 43-104.15 The notification procedure set forth in sections 43-104.12 to 43-104.14 shall, whenever possible, be completed prior to a child 25 being placed in an adoptive home. If the information provided in the 26 biological mother's affidavit prepared pursuant to section 43-104.09 27 28 presents clear evidence that providing notice to a biological father or possible biological father as contemplated in sections 43-104.12 to 29 43-104.14 would be likely to threaten the safety of the biological mother 30 or the child or that conception was the result of sexual assault or 31

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1 incest, notice is not required to be given. If the biological father or 2 possible biological fathers are not given actual or constructive notice prior to the time of placement, the agency or attorney shall give the 3 4 adoptive parent or parents a statement of legal risk indicating the legal status of the biological father's parental rights as of the time of 5 placement, and the adoptive parent or parents shall sign a statement of 6 7 legal risk acknowledging their acceptance of the placement, notwithstanding the legal risk. 8

9 Sec. 8. Section 43-107, Reissue Revised Statutes of Nebraska, is 10 amended to read:

43-107 (1)(a) For adoption placements occurring or in effect prior 11 to January 1, 1994, upon the filing of a petition for adoption, the 12 13 county judge shall, except in the adoption of children by stepparents 14 when the requirement of an investigation is discretionary, request the 15 Department of Health and Human Services or any child placement agency 16 licensed by the department to examine the allegations set forth in the 17 petition and to ascertain any other facts relating to such minor child 18 and the person or persons petitioning to adopt such child as may be 19 relevant to the propriety of such adoption, except that the county judge 20 shall not be required to request such an examination if the judge 21 determines that information compiled in a previous examination or study 22 is sufficiently current and comprehensive. Upon the request being made, 23 the department or other licensed agency shall conduct an investigation 24 and report its findings to the county judge in writing at least one week 25 prior to the date set for hearing.

26 (1)(a) A (b)(i) For adoption placements occurring on or after 27 January 1, 1994, a preplacement adoptive home study shall be filed with 28 the court prior to the hearing required in section 43-103. Such , which 29 study shall be is completed by the Department of Health and Human 30 Services or a licensed child placement agency within one year before the 31 date on which the adoptee is placed with the petitioner or petitioners

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and indicates that the placement of a child for the purpose of adoption
 would be safe and appropriate.

3 (b) (ii) An adoptive home study shall not be required when the petitioner is a stepparent of the adoptee unless required by the court. 4 5 An adoptive home study may be waived by the court upon a showing of good cause by the petitioner when the petitioner is a biological grandparent 6 7 or a step-grandparent who is married to the biological grandparent at the time of the adoption if both are adopting the child. The For all 8 9 petitions filed on or after January 1, 1994, the judge shall order the petitioner or his or her attorney to request the Nebraska State Patrol to 10 file a national criminal history record information check by submitting 11 the request accompanied by two sets of fingerprint cards or an equivalent 12 13 electronic submission and the appropriate fee to the Nebraska State Patrol for a Federal Bureau of Investigation background check and to 14 request the department to conduct and file a check of the central 15 16 registry created in section 28-718 for any history of the petitioner of behavior injurious to or which may endanger the health or morals of a 17 child. An adoption decree shall not be issued until such records are on 18 file with the court. The petitioner shall pay the cost of the national 19 criminal history record information check and the check of the central 20 21 registry.

(c) (iii) The placement of a child for foster care made by or 22 facilitated by the department or a licensed child placement agency in the 23 24 home of a person who later petitions the court to adopt the child shall 25 be exempt from the requirements of a preplacement adoptive home study. The petitioner or petitioners who meet such criteria shall have a 26 postplacement adoptive home study completed by the department or a 27 28 licensed child placement agency and filed with the court at least one week prior to the hearing for adoption. 29

30 (d) (iv) A voluntary placement for purposes other than adoption made
 31 by a parent or guardian of a child without assistance from an attorney,

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1 physician, or other individual or agency which later results in a 2 petition for the adoption of the child shall be exempt from the 3 requirements of a preplacement adoptive home study. The petitioner or 4 petitioners who meet such criteria shall have a postplacement adoptive 5 home study completed by the department or a licensed child placement 6 agency and filed with the court at least one week prior to the hearing 7 for adoption.

(e) In the case of an adoption by a second adult person under 8 subdivision (1)(c) of section 43-101, if the child of a sole legal parent 9 10 was adopted by that parent less than six months prior to the filing of an adoption petition by the second adult person and if the second adult 11 person was included in an adoptive home study conducted in accordance 12 13 with this section, a new adoptive home study is not required unless the court specifically orders otherwise. The court may order an adoptive home 14 study, a background investigation, or both if the court determines that 15 16 such would be in the best interests of the adoptive party or the person 17 to be adopted. If the petition for adoption by the second adult person was filed six months or more after the adoption by the sole legal parent, 18 a separate adoptive home study report is required as otherwise provided 19 in this section. 20

21 (f) (v) The adoption of an adult child as provided in subsection (2) 22 of section 43-101 shall be exempt from the requirements of an adoptive 23 home study unless the court specifically orders otherwise. The court may 24 order an adoptive home study, a background investigation, or both if the 25 court determines that such would be in the best interests of the adoptive 26 party or the person to be adopted.

27 (g) (vi) Any adoptive home study required by this section shall be 28 conducted by the department or a licensed child placement agency at the 29 expense of the petitioner or petitioners unless such expenses are waived 30 by the department or licensed child placement agency. The department or 31 licensed agency shall determine the fee or rate for the adoptive home

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1 study.

(h) (vii) The preplacement or postplacement adoptive home study 2 shall be performed as prescribed in rules and regulations of the 3 department and shall include at a minimum an examination into the facts 4 relating to the petitioner or petitioners as may be relevant to the 5 propriety of such adoption. Such rules and regulations shall require an 6 adoptive home study to include a national criminal history record 7 8 information check and a check of the central registry created in section 9 28-718 for any history of the petitioner or petitioners of behavior injurious to or which may endanger the health or morals of a child. 10

(2) Upon the filing of a petition for adoption, the judge shall 11 12 require that a complete medical history be provided on the child, except that in the adoption of a child by a stepparent, biological grandparent, 13 or step-grandparent who is married to the biological grandparent at the 14 time of the adoption if both are adopting the child, the provision of a 15 16 medical history shall be discretionary. The On and after August 27, 2011, the complete medical history or histories required under this subsection 17 shall include the race, ethnicity, nationality, Indian tribe when 18 19 applicable and in compliance with the Nebraska Indian Child Welfare Act, or other cultural history of both biological parents, if available. A 20 medical history shall be provided, if available, on the biological mother 21 and father and their biological families, including, but not limited to, 22 23 siblings, parents, grandparents, aunts, and uncles, unless the child is 24 foreign born or was abandoned. The medical history or histories shall be reported on a form provided by the department and filed along with the 25 report of adoption as provided by section 71-626. If the medical history 26 or histories do not accompany the report of adoption, the department 27 shall inform the court and the State Court Administrator. The medical 28 history or histories shall be made part of the court record. After the 29 entry of a decree of adoption, the court shall retain a copy and forward 30 31 the original medical history or histories to the department. This

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subsection shall only apply when the relinquishment or consent for an
 adoption is given on or after September 1, 1988.

3 (3) After the filing of a petition for adoption and before the entry of a decree of adoption for a child who is committed to the Department of 4 5 Health and Human Services, the person or persons petitioning to adopt the child shall be given the opportunity to read the case file on the child 6 maintained by the department or its duly authorized agent. The department 7 shall not include in the case file to be read any information or 8 9 documents that the department determines cannot be released based upon state statute, federal statute, federal rule, or federal regulation. The 10 department shall provide a document for such person's or persons' 11 signatures verifying that such person or persons he, she, or they have 12 13 been given an opportunity to read the case file and are aware that such 14 person or persons he, she, or they can review the child's file at any time following finalization of the adoption upon making a written request 15 to the department. The department shall file such document with the court 16 17 prior to the entry of a decree of adoption in the case.

Sec. 9. Original sections 43-104.15 and 43-107, Reissue Revised
Statutes of Nebraska, and sections 43-101, 43-101.01, 43-102, 43-104,
43-104.08, and 43-104.13, Revised Statutes Cumulative Supplement, 2022,
are repealed.