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	ADOPTION ACT AMENDMENTS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Lyle W. Hillyard
	House Sponsor: Val K. Potter
Cosponsor:	Ralph Okerlund
LONG TITLE	
General Descripti	on•
-	odifies the Utah Adoption Act relating to professional counselors.
Highlighted Provi	
This bill:	SIOHS.
	s "professional counselor" with "clinical mental health counselor"; and
_	echnical changes.
Money Appropria	
None	ted in this bin.
Other Special Cla	uses:
None	
Utah Code Section	ns Affected:
AMENDS:	
	as last amended by Laws of Utah 2015, Chapters 137 and 194
•	as last amended by Laws of Utah 2013, Chapter 458
Be it enacted by the	e Legislature of the state of Utah:
Section 1.	Section 78B-6-103 is amended to read:
78B-6-103.	Definitions.
As used in t	this part:
As used in	1

29	(a) is the subject of an adoption proceeding; or
30	(b) has been legally adopted.
31	(2) "Adoption" means the judicial act that:
32	(a) creates the relationship of parent and child where it did not previously exist; and
33	(b) except as provided in Subsection 78B-6-138(2), terminates the parental rights of
34	any other person with respect to the child.
35	(3) "Adoption document" means an adoption-related document filed with the office, a
36	petition for adoption, a decree of adoption, an original birth certificate, or evidence submitted
37	in support of a supplementary birth certificate.
38	(4) "Adoption service provider" means a:
39	(a) child-placing agency; or
40	(b) licensed counselor who has at least one year of experience providing professional
41	social work services to:
42	(i) adoptive parents;
43	(ii) prospective adoptive parents; or
44	(iii) birth parents.
45	(5) "Adoptive parent" means [a person] an individual who has legally adopted an
46	adoptee.
47	(6) "Adult" means [a person] an individual who is 18 years of age or older.
48	(7) "Adult adoptee" means an adoptee who is 18 years of age or older and was adopted
49	as a minor.
50	(8) "Adult sibling" means [a] an adoptee's brother or sister [of the adoptee], who is 18
51	years of age or older and whose birth mother or father is the same as that of the adoptee.
52	(9) "Birth mother" means the biological mother of a child.
53	(10) "Birth parent" means:
54	(a) a birth mother;
55	(b) a man whose paternity of a child is established;
56	(c) a man who:

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57 (i) has been identified as the father of a child by the child's birth mother; and 58 (ii) has not denied paternity; or 59 (d) an unmarried biological father. 60 (11) "Child-placing agency" means an agency licensed to place children for adoption under Title 62A, Chapter 4a, Part 6, Child Placing. 61 (12) "Cohabiting" means residing with another person and being involved in a sexual 62 63 relationship with that person. 64 (13) "Division" means the Division of Child and Family Services, within the 65 Department of Human Services, created in Section 62A-4a-103. 66 (14) "Extra-jurisdictional child-placing agency" means an agency licensed to place children for adoption by a district, territory, or state of the United States, other than Utah. 67 (15) "Genetic and social history" means a comprehensive report, when obtainable, [on 68 69 an adoptee's birth parents, aunts, uncles, and grandparents, which] that contains the following information on an adoptee's birth parents, aunts, uncles, and grandparents: 70 71 (a) medical history; 72 (b) health status; 73 (c) cause of and age at death; (d) height, weight, and eye and hair color; 74 75 (e) ethnic origins: 76 (f) where appropriate, levels of education and professional achievement; and 77 (g) religion, if any. 78 (16) "Health history" means a comprehensive report of the adoptee's health status at the 79 time of placement for adoption, and medical history, including neonatal, psychological, physiological, and medical care history. 80 81 (17) "Identifying information" means information that is in the possession of the office[, which] and that contains the name and address of a pre-existing parent or an adult 82 adoptee, or other specific information that by itself or in reasonable conjunction with other 83 information may be used to identify [that person] a pre-existing parent or an adult adoptee, 84

85	including information on a birth certificate or in an adoption document.
86	(18) "Licensed counselor" means [a person] an individual who is licensed by the state,
87	or another state, district, or territory of the United States as a:
88	(a) certified social worker;
89	(b) clinical social worker;
90	(c) psychologist;
91	(d) marriage and family therapist;
92	(e) [professional counselor] clinical mental health counselor; or
93	(f) an equivalent licensed professional of another state, district, or territory of the
94	United States.
95	(19) "Man" means a male individual, regardless of age.
96	(20) "Mature adoptee" means an adoptee who is adopted when the adoptee is an adult.
97	(21) "Office" means the Office of Vital Records and Statistics within the Department
98	of Health operating under Title 26, Chapter 2, Utah Vital Statistics Act.
99	(22) "Parent," for purposes of Section 78B-6-119, means any person described in
100	Subsections 78B-6-120(1)(b) through (f) from whom consent for adoption or relinquishment
101	for adoption is required under Sections 78B-6-120 through 78B-6-122.
102	(23) "Potential birth father" means a man who:
103	(a) is identified by a birth mother as a potential biological father of the birth mother's
104	child, but whose genetic paternity has not been established; and
105	(b) was not married to the biological mother of the child described in Subsection
106	(23)(a) at the time of the child's conception or birth.
107	(24) "Pre-existing parent" means:
108	(a) a birth parent; or
109	(b) [a person] an individual who, before an adoption decree is entered, is, due to an
110	earlier adoption decree, legally the parent of the child being adopted.

(25) "Prospective adoptive parent" means [a person] an individual who seeks to adopt

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an adoptee.

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113	(26) "Relative" means:
114	(a) an adult who is a grandparent, great grandparent, aunt, great aunt, uncle, great
115	uncle, brother-in-law, sister-in-law, stepparent, first cousin, stepsibling, sibling of a child, or
116	first cousin of [the] a child's parent; and
117	(b) in the case of a child defined as an "Indian child" under the Indian Child Welfare
118	Act, 25 U.S.C. Sec. 1903, an "extended family member" as defined by that statute.
119	(27) "Unmarried biological father" means a [person] man who:
120	(a) is the biological father of a child; and
121	(b) was not married to the biological mother of the child described in Subsection
122	(27)(a) at the time of the child's conception or birth.
123	Section 2. Section 78B-6-128 is amended to read:
124	78B-6-128. Preplacement adoptive evaluations Exceptions.
125	(1) (a) Except as otherwise provided in this section, a child may not be placed in an
126	adoptive home until a preplacement adoptive evaluation, assessing the prospective adoptive
127	parent and the prospective adoptive home, has been conducted in accordance with the
128	requirements of this section.
129	(b) Except as provided in Section 78B-6-131, the court may, at any time, authorize
130	temporary placement of a child in a potential adoptive home pending completion of a
131	preplacement adoptive evaluation described in this section.
132	(c) Subsection (1)(a) does not apply if a pre-existing parent has legal custody of the
133	child to be adopted and the prospective adoptive parent is related to that child or the
134	pre-existing parent as a stepparent, sibling by half or whole blood or by adoption, grandparent,
135	aunt, uncle, or first cousin, unless the evaluation is otherwise requested by the court. The
136	prospective adoptive parent described in this Subsection (1)(c) shall obtain the information
137	described in Subsections (2)(a) and (b)[5] and file that documentation with the court prior to
138	finalization of the adoption.

(d) The required preplacement adoptive evaluation must be completed or updated

within the 12-month period immediately preceding the placement of a child with the

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prospective adoptive parent. If the prospective adoptive parent has previously received custody of a child for the purpose of adoption, the preplacement adoptive evaluation must be completed or updated within the 12-month period immediately preceding the placement of a child with the prospective adoptive parent and after the placement of the previous child with the prospective adoptive parent.

(2) The preplacement adoptive evaluation shall include:

- (a) criminal history record information regarding each prospective adoptive parent and any other adult living in the prospective home, prepared no earlier than 18 months immediately preceding placement of the child in accordance with the following:
- (i) if the child is in state custody, each prospective adoptive parent and any other adult living in the prospective home shall:
- (A) submit fingerprints for a Federal Bureau of Investigation national criminal history record check through the Criminal and Technical Services Division of the Department of Public Safety in accordance with the provisions of Section 62A-2-120; or
- (B) submit to a fingerprint based Federal Bureau of Investigation national criminal history record check through a law enforcement agency in another state, district, or territory of the United States; or
- (ii) subject to Subsection (3), if the child is not in state custody, each prospective adoptive parent and any other adult living in the prospective home shall:
- (A) submit fingerprints for a Federal Bureau of Investigation national criminal history records check as a personal records check; or
- (B) complete a criminal records check, if available, for each state and country where the prospective adoptive parent and any adult living in the prospective adoptive home resided during the five years immediately preceding the day on which the adoption petition is to be finalized;
- (b) a report containing all information regarding reports and investigations of child abuse, neglect, and dependency, with respect to each prospective adoptive parent and any other adult living in the prospective home, obtained no earlier than 18 months immediately preceding

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the day on which the child is placed in the prospective home, pursuant to waivers executed by each prospective adoptive parent and any other adult living in the prospective home, that:

- (i) if the prospective adoptive parent or the adult living in the prospective adoptive parent's home is a resident of Utah, is prepared by the Department of Human Services from the records of the Department of Human Services; or
- (ii) if the prospective adoptive parent or the adult living in the prospective adoptive parent's home is not a resident of Utah, prepared by the Department of Human Services, or a similar agency in another state, district, or territory of the United States, where each prospective adoptive parent and any other adult living in the prospective home resided in the five years immediately preceding the day on which the child is placed in the prospective adoptive home;
 - (c) in accordance with Subsection (6), an evaluation conducted by:
- 181 (i) an expert in family relations approved by the court:
- (ii) a certified social worker; 182
- 183 (iii) a clinical social worker;
 - (iv) a marriage and family therapist;
- 185 (v) a psychologist;

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- 186 (vi) a social service worker, if supervised by a certified or clinical social worker; or
- 187 (vii) a [professional counselor] clinical mental health counselor; and
- 188 (d) in accordance with Subsection (7), if the child to be adopted is a child who is in the 189 custody of any public child welfare agency, and is a child who has a special need as defined in Section 62A-4a-902, the preplacement evaluation shall be conducted by the Department of Human Services or a child-placing agency that has entered into a contract with the department 192 to conduct the preplacement evaluations for children with special needs.
- 193 (3) For purposes of Subsection (2)(a)(ii):
- 194 (a) if the adoption is being handled by a human services program, as defined in Section 195 62A-2-101:
 - (i) the criminal history check described in Subsection (2)(a)(ii)(A) shall be submitted

197	through the Criminal Investigations and Technical Services Division of the Department of
198	Public Safety, in accordance with the provisions of Section 62A-2-120; and
199	(ii) subject to Subsection (4), the criminal history check described in Subsection
200	(2)(a)(ii)(B) shall be submitted in a manner acceptable to the court that will:
201	(A) preserve the chain of custody of the results; and
202	(B) not permit tampering with the results by a prospective adoptive parent or other
203	interested party; and
204	(b) if the adoption is being handled by a private attorney, and not a human services
205	program, the criminal history checks described in Subsection (2)(a)(ii) shall be:
206	(i) submitted in accordance with procedures established by the Criminal Investigations
207	and Technical Services Division of the Department of Public Safety; or
208	(ii) subject to Subsection (4), submitted in a manner acceptable to the court that will:
209	(A) preserve the chain of custody of the results; and
210	(B) not permit tampering with the results by a prospective adoptive parent or other
211	interested party.
212	(4) In order to comply with Subsection (3)(a)(ii) or (b)(ii), the manner in which the
213	criminal history check is submitted shall be approved by the court.
214	(5) Except as provided in Subsection 78B-6-131(2), in addition to the other
215	requirements of this section, before a child in state custody is placed with a prospective foster
216	parent or a prospective adoptive parent, the Department of Human Services shall comply with
217	Section 78B-6-131.
218	(6) (a) [A person] An individual described in Subsection (2)(c) shall be licensed to
219	practice under the laws of:
220	(i) this state; or
221	(ii) the state, district, or territory of the United States where the prospective adoptive
222	parent or other person living in the prospective adoptive home resides.
223	(b) The evaluation described in Subsection (2)(c) shall be in a form approved by the
224	Department of Human Services.

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225	(c) Neither the Department of Human Services nor any of its divisions may proscribe
226	who qualifies as an expert in family relations or who may conduct evaluations under
227	Subsection (2)(c).
228	(7) Any fee assessed by the evaluating agency described in Subsection (2)(d) is the
229	responsibility of the adopting parent or parents.
230	(8) The person [or agency] conducting the preplacement adoptive evaluation shall, in
231	connection with the evaluation, provide the prospective adoptive parent or parents with
232	literature approved by the Division of Child and Family Services relating to adoption, including
233	information relating to:
234	(a) the adoption process;
235	(b) developmental issues that may require early intervention; and
236	(c) community resources that are available to the prospective adoptive parent or
237	parents.
238	(9) A copy of the preplacement adoptive evaluation shall be filed with the court.