1st Sub. S.B. 229

1	ADOPTION ACT AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd Weiler
5	House Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill amends provisions of Title 78B, Chapter 6, Part 1, Utah Adoption Act, relating
10	to the rights and obligations of individuals in relation to the adoption of a child.
11	Highlighted Provisions:
12	This bill:
13	<ul><li>amends the definition of a "qualifying circumstance";</li></ul>
14	<ul> <li>modifies provisions relating to the rights and obligations of an unmarried biological</li> </ul>
15	father;
16	<ul> <li>extends, from 20 days to 30 days, the period of time during which an unmarried</li> </ul>
17	biological father is required to take certain action in relation to a child; and
18	<ul> <li>provides that a birth mother may not consent to the adoption of her child or</li> </ul>
19	relinquish her child for adoption, if the child is six months of age or less, unless:
20	• at any point during the time period beginning at the conception of the child and
21	ending at the time the mother executes a consent to adoption or relinquishment
22	of the child for adoption, the birth mother or one of the adoptive parents resided
23	in the state no less than 90 total days on a permanent or temporary basis; or
24	• the birth mother serves the unmarried biological father with at least 30 days
25	written notice that she intends to consent to the adoption or relinquishment of



the child for adoption, in Utah.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
78B-6-110, as last amended by Laws of Utah 2013, Chapter 458
78B-6-122, as last amended by Laws of Utah 2013, Chapter 474
78B-6-125, as renumbered and amended by Laws of Utah 2008, Chapter 3
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>78B-6-110</b> is amended to read:
78B-6-110. Notice of adoption proceedings.
(1) (a) An unmarried biological father, by virtue of the fact that he has engaged in a
sexual relationship with a woman:
(i) is considered to be on notice that a pregnancy and an adoption proceeding regarding
the child may occur; and
(ii) has a duty to protect his own rights and interests.
(b) An unmarried biological father is entitled to actual notice of a birth or an adoption
proceeding with regard to his child only as provided in this section or Section 78B-6-125.
(2) Notice of an adoption proceeding shall be served on each of the following persons:
(a) any person or agency whose consent or relinquishment is required under Section
78B-6-120 or 78B-6-121, unless that right has been terminated by:
(i) waiver;
(ii) relinquishment;
(iii) actual consent, as described in Subsection (12); or
(iv) judicial action;
(b) any person who has initiated a paternity proceeding and filed notice of that action
with the state registrar of vital statistics within the Department of Health, in accordance with
Subsection (3);

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- 57 (c) any legally appointed custodian or guardian of the adoptee;
  - (d) the petitioner's spouse, if any, only if the petitioner's spouse has not joined in the petition;
    - (e) the adoptee's spouse, if any;
  - (f) any person who, prior to the time the mother executes her consent for adoption or relinquishes the child for adoption, is recorded on the birth certificate as the child's father, with the knowledge and consent of the mother;
    - (g) a person who is:
  - (i) openly living in the same household with the child at the time the consent is executed or relinquishment made; and
    - (ii) holding himself out to be the child's father; and
  - (h) any person who is married to the child's mother at the time she executes her consent to the adoption or relinquishes the child for adoption, unless the court finds that the mother's spouse is not the child's father under Section 78B-15-607.
  - (3) (a) In order to preserve any right to notice, an unmarried biological father shall, consistent with Subsection (3)(d):
  - (i) initiate proceedings in a district court of Utah to establish paternity under Title 78B, Chapter 15, Utah Uniform Parentage Act; and
  - (ii) file a notice of commencement of the proceedings described in Subsection (3)(a)(i) with the office of vital statistics within the Department of Health.
  - (b) If the unmarried, biological father does not know the county in which the birth mother resides, he may initiate his action in any county, subject to a change in trial pursuant to Section 78B-3-307.
  - (c) The Department of Health shall provide forms for the purpose of filing the notice described in Subsection (3)(a)(ii), and make those forms available in the office of the county health department in each county.
  - (d) When the state registrar of vital statistics receives a completed form, the registrar shall:
    - (i) record the date and time the form was received; and
- 86 (ii) immediately enter the information provided by the unmarried biological father in 87 the confidential registry established by Subsection 78B-6-121(3)(c).

with notice of the adoption proceeding:

88 (e) The action and notice described in Subsection (3)(a): 89 (i) may be filed before or after the child's birth; and 90 (ii) shall be filed prior to the mother's: 91 (A) execution of consent to adoption of the child; or 92 (B) relinquishment of the child for adoption. 93 (4) Notice provided in accordance with this section need not disclose the name of the 94 mother of the child who is the subject of an adoption proceeding. 95 (5) The notice required by this section: 96 (a) may be served at any time after the petition for adoption is filed, but may not be served on a birth mother before she has given birth to the child who is the subject of the 97 98 petition for adoption; 99 (b) shall be served at least 30 days prior to the final dispositional hearing; 100 (c) shall specifically state that the person served shall fulfill the requirements of 101 Subsection (6)(a), within 30 days after the day on which the person receives service if the 102 person intends to intervene in or contest the adoption; 103 (d) shall state the consequences, described in Subsection (6)(b), for failure of a person 104 to file a motion for relief within 30 days after the day on which the person is served with notice 105 of an adoption proceeding; 106 (e) is not required to include, nor be accompanied by, a summons or a copy of the 107 petition for adoption; and 108 (f) shall state where the person may obtain a copy of the petition for adoption. 109 (6) (a) A person who has been served with notice of an adoption proceeding and who 110 wishes to contest the adoption shall file a motion to intervene in the adoption proceeding: 111 (i) within 30 days after the day on which the person was served with notice of the 112 adoption proceeding; 113 (ii) setting forth specific relief sought; and 114 (iii) accompanied by a memorandum specifying the factual and legal grounds upon 115 which the motion is based. 116 (b) A person who fails to fully and strictly comply with all of the requirements described in Subsection (6)(a) within 30 days after the day on which the person was served 117

- (i) waives any right to further notice in connection with the adoption;
  - (ii) forfeits all rights in relation to the adoptee; and
- 121 (iii) is barred from thereafter bringing or maintaining any action to assert any interest in 122 the adoptee.
  - (7) Service of notice under this section shall be made as follows:
  - (a) (i) Subject to Subsection (5)(e), service on a person whose consent is necessary under Section 78B-6-120 or 78B-6-121 shall be in accordance with the provisions of the Utah Rules of Civil Procedure.
  - (ii) If service of a person described in Subsection (7)(a)(i) is by publication, the court shall designate the content of the notice regarding the identity of the parties.
  - (iii) The notice described in this Subsection (7)(a) may not include the name of a person seeking to adopt the adoptee.
  - (b) (i) Except as provided in Subsection (7)(b)(ii) to any other person for whom notice is required under this section, service by certified mail, return receipt requested, is sufficient.
  - (ii) If the service described in Subsection (7)(b)(i) cannot be completed after two attempts, the court may issue an order providing for service by publication, posting, or by any other manner of service.
  - (c) Notice to a person who has initiated a paternity proceeding and filed notice of that action with the state registrar of vital statistics in the Department of Health in accordance with the requirements of Subsection (3), shall be served by certified mail, return receipt requested, at the last address filed with the registrar.
  - (8) The notice required by this section may be waived in writing by the person entitled to receive notice.
  - (9) Proof of service of notice on all persons for whom notice is required by this section shall be filed with the court before the final dispositional hearing on the adoption.
  - (10) Notwithstanding any other provision of law, neither the notice of an adoption proceeding nor any process in that proceeding is required to contain the name of the person or persons seeking to adopt the adoptee.
  - (11) Except as to those persons whose consent to an adoption is required under Section 78B-6-120 or 78B-6-121, the sole purpose of notice under this section is to enable the person served to:

150	(a) intervene in the adoption; and
151	(b) present evidence to the court relevant to the best interest of the child.
152	(12) In order to be excused from the requirement to provide notice as described in
153	Subsection (2)(a) on the grounds that the person has provided consent to the adoption
154	proceeding under Subsection (2)(a)(iii), the consent may not be implied consent, as described
155	in Section 78B-6-120.1.
156	Section 2. Section <b>78B-6-122</b> is amended to read:
157	78B-6-122. Qualifying circumstance.
158	(1) (a) For purposes of this section, "qualifying circumstance" means that, at any point
159	during the time period beginning at the conception of the child and ending at the time the
160	mother executed a consent to adoption or relinquishment of the child for adoption:
161	(i) the child or the child's mother resided in the state no less than 90 total days, as
162	described in Subsection (1)(b), on a permanent [basis,] or [a] temporary basis [of no less than
163	30 consecutive days, in the state]; or
164	(ii) two or more of the following circumstances existed:
165	[(ii)] (A) the mother intended to give birth to the child in the state;
166	[(iii)] (B) the child was born in the state; or
167	[(iv)] (C) the mother intended to execute a consent to adoption or relinquishment of the
168	child for adoption[ $:(A)$ ] in the state[ $:$ ] or [ $(B)$ ] under the laws of the state.
169	(b) In determining, under Subsection (1)(a)(i), whether the 90-day requirement is
170	satisfied, the following apply:
171	(i) the 90 days are not required to be consecutive;
172	(ii) no absence from the state may be for more than seven consecutive days;
173	(iii) any day on which the individual is absent from the state does not count toward the
174	total 90-day period; and
175	(iv) the 90-day period begins and ends during a period that is no more than 120
176	consecutive days.
177	[(b)] (c) For purposes of Subsection (1)[(e)](d)(i)(C) only, when determining whether
178	an unmarried biological father has demonstrated a full commitment to his parental
179	responsibilities, a court shall consider the totality of the circumstances, including, if applicable:
180	(i) efforts he has taken to discover the location of the child or the child's mother;

(1)[(b)](c); or

181 (ii) whether he has expressed or demonstrated an interest in taking responsibility for 182 the child; 183 (iii) whether, and to what extent, he has developed, or attempted to develop, a 184 relationship with the child; 185 (iv) whether he offered to provide and, if the offer was accepted, did provide, financial 186 support for the child or the child's mother; 187 (v) whether, and to what extent, he has communicated, or attempted to communicate, 188 with the child or the child's mother: 189 (vi) whether he has filed legal proceedings to establish his paternity of, and take 190 responsibility for, the child; 191 (vii) whether he has filed a notice with a public official or agency relating to: 192 (A) his paternity of the child; or 193 (B) legal proceedings to establish his paternity of the child; or 194 (viii) other evidence that demonstrates that he has demonstrated a full commitment to 195 his parental responsibilities. 196 [<del>(c)</del>] (d) Notwithstanding the provisions of Section 78B-6-121, the consent of an 197 unmarried biological father is required with respect to an adoptee who is under the age of 18 if: 198 (i) (A) the unmarried biological father did not know, and through the exercise of 199 reasonable diligence could not have known, before the time the mother executed a consent to 200 adoption or relinquishment of the child for adoption, that a qualifying circumstance existed; 201 (B) before the mother executed a consent to adoption or relinquishment of the child for 202 adoption, the unmarried biological father fully complied with the requirements to establish 203 parental rights in the child, and to preserve the right to notice of a proceeding in connection 204 with the adoption of the child, imposed by: 205 (I) the last state where the unmarried biological father knew, or through the exercise of 206 reasonable diligence should have known, that the mother resided in before the mother executed 207 the consent to adoption or relinquishment of the child for adoption; or 208 (II) the state where the child was conceived; and 209 (C) the unmarried biological father has demonstrated, based on the totality of the 210 circumstances, a full commitment to his parental responsibilities, as described in Subsection

212	(ii) (A) the unmarried biological father knew, or through the exercise of reasonable
213	diligence should have known, before the time the mother executed a consent to adoption or
214	relinquishment of the child for adoption, that a qualifying circumstance existed; and
215	(B) the unmarried biological father complied with the requirements of Section
216	78B-6-121 before the later of:
217	(I) $[\frac{20}{30}]$ days after the day that the unmarried biological father knew, or through the
218	exercise of reasonable diligence should have known, that a qualifying circumstance existed; or
219	(II) the time that the mother executed a consent to adoption or relinquishment of the
220	child for adoption.
221	(2) An unmarried biological father who does not fully and strictly comply with the
222	requirements of Section 78B-6-121 and this section is considered to have waived and
223	surrendered any right in relation to the child, including the right to:
224	(a) notice of any judicial proceeding in connection with the adoption of the child; and
225	(b) consent, or refuse to consent, to the adoption of the child.
226	Section 3. Section <b>78B-6-125</b> is amended to read:
227	78B-6-125. Birth mother's consent.
228	(1) A birth mother may not consent to the adoption of her child or relinquish [control
229	or custody of] her child for adoption until at least 24 hours after the birth of her child.
230	(2) The consent or relinquishment of any other person as required by Sections
231	78B-6-120 and 78B-6-121 may be executed at any time, including [prior to] before the birth of
232	the child.
233	(3) Notwithstanding any provision of this section or chapter, a birth mother may not
234	consent to the adoption of her child or relinquish her child for adoption, if the child is six
235	months of age or less, unless:
236	(a) at any point during the time period beginning at the conception of the child and
237	ending at the time the mother executes a consent to adoption or relinquishment of the child for
238	adoption, the birth mother or one of the adoptive parents resided in the state no less than 90
239	total days, as described in Subsection (4), on a permanent or temporary basis; or
240	(b) the birth mother serves the unmarried biological father with at least 30 days written
241	notice that she intends to consent to the adoption of the child, or relinquishment of the child for
242	adoption, in Utah.

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243	(4) In determining, under Subsection (3)(a), whether the 90-day requirement is
244	satisfied, the following apply:
245	(a) the 90 days are not required to be consecutive;
246	(b) no absence from the state may be for more than seven consecutive days;
247	(c) any day on which the individual is absent from the state does not count toward the
248	total 90-day period; and
249	(d) the 90-day period begins and ends during a period that is no more than 120
250	consecutive days.