1 AN ACT concerning civil law.

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

- 4 Section 5. The Adoption Act is amended by changing Sections
- 5 7 and 10 as follows:
- 6 (750 ILCS 50/7) (from Ch. 40, par. 1509)
- 7 Sec. 7. Process.

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A. All persons named in the petition for adoption or 8 9 standby adoption, other than the petitioners and any party who has previously either denied being a parent pursuant to Section 10 12a of this Act or whose rights have been terminated pursuant 11 to Section 12a of this Act, but including the person sought to 12 13 be adopted, shall be made parties defendant by name, and if the 14 name or names of any such persons are alleged in the petition to be unknown such persons shall be made parties defendant 15 16 under the name and style of "All whom it may concern". In all 17 such actions petitioner or his attorney shall file, at the office of the clerk of the court in which the action is 18 19 pending, an affidavit showing that the defendant resides or has 20 gone out of this State, or on due inquiry cannot be found, or 21 is concealed within this State, so that process cannot be 22 served upon him, and stating the place of residence of the

defendant, if known, or that upon diligent inquiry his place of

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ascertained, the clerk shall residence cannot be publication to be made in some newspaper published in the county in which the action is pending. If there is no newspaper published in that county, then the publication shall be in a newspaper published in an adjoining county in this State, having a circulation in the county in which such action is pending. In the event there is service on any of the parties by publication, the publication shall contain notice of pendency of the action, the name of the person to be adopted and the name of the parties to be served by publication, and the date on or after which default may be entered against such parties. Neither the name of petitioners nor the name of any party who has either surrendered said child, has given their consent to the adoption of the child, or whose parental rights have been terminated by a court of competent jurisdiction shall be included in the notice of publication. The Clerk shall also, within ten (10) days of the first publication of the notice, send a copy thereof by mail, addressed to each defendant whose place of residence is stated in such affidavit. The certificate of the Clerk that he sent the copies pursuant to this section is evidence that he has done so. Except as provided in this section pertaining to service by publication, all parties defendant shall be notified of the proceedings in the same manner as is now or may hereafter be required in other civil cases or proceedings, except that service of process need not be directed to a minor defendant under 14 years of age for whom

petitioners.)

a quardian ad litem has been or will be appointed pursuant to 1 2 paragraph (a) of subsection B of Section 13 of this Act. Nothing in the provisions of the preceding sentence stating 3 that service of process need not be directed to a minor 4 5 defendant under 14 years of age for whom a quardian ad litem has been or will be appointed is intended to override any 6 provision of this Act which relates to information to which an 7 8 adopted person is entitled under Section 18.1 of this Act. Any 9 party defendant who is of age of 14 years or upward may waive 10 service of process by entering an appearance in writing. The 11 form to be used for publication shall be substantially as 12 follows: "ADOPTION NOTICE - STATE OF ILLINOIS, County of, ss. - Circuit Court of County. In the matter of the 13 Petition for the Adoption of, a ..male child. Adoption No. 14 15 To-- (whom it may concern or the named parent) Take 16 notice that a petition was filed in the Circuit Court of 17 County, Illinois, for the adoption of a child named Now, therefore, unless you, and all whom it may concern, file 18 your answer to the Petition in the action or otherwise file 19 20 your appearance therein, in the said Circuit Court of, County, Room, in the City of, Illinois, on or 21 22 before the day of, a default may be entered against 23 you at any time after that day and a judgment entered in 24 accordance with the prayer of said Petition. Dated, ..., Illinois,, Clerk. (Name and address of attorney for 25

- B. A minor defendant who has been served in accordance with this Section may be defaulted in the same manner as any other defendant.
 - C. Notwithstanding any inconsistent provision of this or any other law, and in addition to the notice requirements of any law pertaining to persons other than those specified in this subsection, the persons entitled to notice that a petition has been filed under Section 5 of this Act shall include:
 - (a) any person adjudicated by a court in this State to be the father of the child;
 - (b) any person adjudicated by a court of another state or territory of the United States to be the father of the child, when a certified copy of the court order has been filed with the Putative Father Registry under Section 12.1 of this Act;
 - (c) any person who at the time of the filing of the petition is registered in the Putative Father Registry under Section 12.1 of this Act as the putative father of the child:
 - (d) any person who is recorded on the child's birth
 certificate as the child's father;
 - (e) any person who is openly living with the child or the child's mother at the time the proceeding is initiated and who is holding himself out to be the child's father;
 - (f) any person who has been identified as the child's father by the mother in a written, sworn statement,

- including an Affidavit of Identification as specified under Section 11 of this Act;
- 3 (g) any person who was married to the child's mother on 4 the date of the child's birth or within 300 days prior to 5 the child's birth.

6 The sole purpose of notice under this Section shall be to 7 enable the person receiving notice to appear in the adoption 8 proceedings to present evidence to the court relevant to 9 whether the consent or surrender of the person to the adoption 10 is required pursuant to Section 8 of this Act. If the court 11 determines that the consent or surrender of the person is not 12 required pursuant to Section 8, then the person shall not be 13 entitled to participate in the proceedings or to any further 14 notice of the proceedings.

- 15 (Source: P.A. 94-530, eff. 1-1-06.)
- 16 (750 ILCS 50/10) (from Ch. 40, par. 1512)
- Sec. 10. Forms of consent and surrender; execution and acknowledgment thereof.
- A. The form of consent required for the adoption of a born child shall be substantially as follows:
- 21 FINAL AND IRREVOCABLE CONSENT TO ADOPTION
- I,, (relationship, e.g., mother, father, relative,
- 23 guardian) of ..., a ..male child, state:
- That such child was born on at
- 25 That I reside at, County of and State of

- 1 That I am of the age of years.
- 2 That I hereby enter my appearance in this proceeding and
- 3 waive service of summons on me.
- 4 That I hereby acknowledge that I have been provided with a
- 5 copy of the Birth Parent Rights and Responsibilities-Private
- 6 Form before signing this Consent and that I have had time to
- 7 read, or have had read to me, this Form. I understand that if I
- 8 do not receive any of the rights as described in this Form, it
- 9 shall not constitute a basis to revoke this Final and
- 10 Irrevocable Consent.
- 11 That I do hereby consent and agree to the adoption of such
- 12 child.
- 13 That I wish to and understand that by signing this consent
- 14 I do irrevocably and permanently give up all custody and other
- parental rights I have to such child.
- That I understand such child will be placed for adoption
- and that I cannot under any circumstances, after signing this
- document, change my mind and revoke or cancel this consent or
- 19 obtain or recover custody or any other rights over such child.
- 20 That I have read and understand the above and I am signing it
- 21 as my free and voluntary act.
- 22 Dated (insert date).
- 23
- If under Section 8 the consent of more than one person is
- 25 required, then each such person shall execute a separate

- 1 consent.
- 2 A-1. (1) The form of the Final and Irrevocable Consent to
- 3 Adoption by a Specified Person or Persons: Non-DCFS Case set
- 4 forth in this subsection A-1 is to be used by legal parents
- 5 only. This form is not to be used in cases in which there is a
- 6 pending petition under Section 2-13 of the Juvenile Court Act
- 7 of 1987.
- 8 (2) The form of the Final and Irrevocable Consent to
- 9 Adoption by a Specified Person or Persons in a non-DCFS case
- shall have the caption of the proceeding in which it is to be
- 11 filed and shall be substantially as follows:
- 12 FINAL AND IRREVOCABLE CONSENT TO ADOPTION BY
- A SPECIFIED PERSON OR PERSONS; NON-DCFS CASE
- I,, (relationship, e.g., mother, father) of, a
- 15 ..male child, state:
- 1. That such child was born on, at, City of ...
- 17 and State of
- 18 2. That I reside at, County of and State of
- 3. That I am of the age of years.
- 4. That I hereby enter my appearance in this proceeding and
- 21 waive service of summons on me.
- 22 5. That I hereby acknowledge that I have been provided a
- 23 copy of the Birth Parent Rights and Responsibilities-Private
- 24 Form before signing this Consent and that I have had time to
- 25 read, or have had read to me, this Form and that I understand
- 26 the Rights and Responsibilities described in this Form. I

- 1 understand that if I do not receive any of my rights as
- described in said Form, it shall not constitute a basis to
- 3 revoke this Final and Irrevocable Consent to Adoption by a
- 4 Specified Person.
- 6. That I do hereby consent and agree to the adoption of
- 6 such child by (specified persons) only.
- 7. That I wish to and understand that upon signing this
- 8 consent I do irrevocably and permanently give up all custody
- 9 and other parental rights I have to such child if such child is
- 10 adopted by (specified person or persons). I hereby
- 11 transfer all of my rights to the custody, care and control of
- such child to (specified person
- or persons).
- 14 8. That I understand such child will be adopted by
- 15 (specified person or persons) and that
- I cannot under any circumstances, after signing this document,
- 17 change my mind and revoke or cancel this consent or obtain or
- 18 recover custody or any other rights over such child if
- 19 (specified person or persons)
- 20 adopt(s) such child; PROVIDED that each specified person has
- 21 filed or shall file, within 60 days from the date hereof, a
- 22 petition for the adoption of such child.
- 9. That if the specified person or persons designated
- 24 herein do not file a petition for adoption within the
- 25 time-frame specified above, or, if said petition for adoption
- is filed within the time-frame specified above but the adoption

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petition is dismissed with prejudice or the adoption proceeding is otherwise concluded without an order declaring the child to be the adopted child of the specified person or persons, then I understand that I will receive written notice of such circumstances within 10 business days of their occurrence. I understand that the notice will be directed to me using the contact information I have provided in this consent. I understand that I will have 10 business days from the date that the written notice is sent to me to respond, within which time I may request the Court to declare this consent voidable and return the child to me. I further understand that the Court will make the final decision of whether or not the child will be returned to me. If I do not make such request within 10 business days of the date of the notice, then I expressly waive any other notice or service of process in any legal proceeding for the adoption of the child.

- 10. That I expressly acknowledge that nothing in this Consent impairs the validity and absolute finality of this Consent under any circumstance other than those described in paragraph 9 of this Consent.
- 11. That I understand that I have a remaining duty and obligation to keep (insert name and address of the attorney for the specified person or persons) informed of my current address or other preferred contact information until this adoption has been finalized. My failure to do so may result in the termination of my parental rights and the child

- 1 being placed for adoption in another home.
- 2 12. That I do expressly waive any other notice or service
- 3 of process in any of the legal proceedings for the adoption of
- 4 the child as long as the adoption proceeding by the specified
- 5 person or persons is pending.
- 6 13. That I have read and understand the above and I am
- 7 signing it as my free and voluntary act.
- 8 14. That I acknowledge that this consent is valid even if
- 9 the specified person or persons separate or divorce or one of
- 10 the specified persons dies prior to the entry of the final
- 11 judgment for adoption.
- 12 Dated (insert date).
- 13
- 14 Signature of parent.
- 15
- 16 Address of parent.
- 18 Phone number(s) of parent.
- 19
- Personal email(s) of parent.
- 21
- 22 (3) The form of the certificate of acknowledgement for a
- 23 Final and Irrevocable Consent for Adoption by a Specified
- 24 Person or Persons: Non-DCFS Case shall be substantially as
- 25 follows:

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STATE OF)

2) SS.

3 COUNTY OF)

I, (Name of Judge or other person), 5 (official title, name, and address), certify that, personally known to me to be the 6 7 same person whose name is subscribed to the foregoing Final and 8 Irrevocable Consent for Adoption by a Specified Person or 9 Persons; non-DCFS case, appeared before me this day in person and acknowledged that (she) (he) signed and delivered the 10 11 consent as (her) (his) free and voluntary act, for the specified 12 purpose. I am further satisfied that, before signing this

A-2. Birth Parent Rights and Responsibilities-Private The Birth Parent Rights and Responsibilities-Private Form must be read by, or have been read to, any person executing a Final and Irrevocable Consent to Adoption under subsection A, a Final and Irrevocable Consent to Adoption by a Specified Person or Persons: Non-DCFS Case under subsection A-1, or a Consent to Adoption of Unborn Child under subsection B prior to the execution of said Consent. The form of the Birth Parent Rights and Responsibilities-Private Form shall be substantially as follows:

Consent, has read, or has had read to him or her, the

Birth Parent Rights and Responsibilities-Private Form.

Birth Parent Rights and Responsibilities-Private Form As a birth parent in the State of Illinois, you have the

- 1 right:
- 2 1. To have your own attorney represent you. The prospective
- 3 adoptive parents may agree to pay for the cost of your attorney
- in a manner consistent with Illinois law, but they are not 4
- 5 required to do so.
- 6 2. To be treated with dignity and respect at all times and
- to make decisions free from coercion and pressure. 7
- 8 3. To receive counseling before and after signing a Final
- 9 and Irrevocable Consent to Adoption ("Consent"), a Final and
- 10 Irrevocable Consent to Adoption by a Specified Person or
- 11 Persons: Non-DCFS Case ("Specified Consent"), or a Consent to
- 12 Adoption of Unborn Child ("Unborn Consent"). The prospective
- 13 adoptive parents may agree to pay for the cost of counseling in
- a manner consistent with Illinois law, but they are not 14
- 15 required to do so.
- 16 4. To ask to be involved in choosing your child's
- 17 prospective adoptive parents and to ask to meet them.
- 5. To ask your child's prospective adoptive parents any 18
- 19 questions that pertain to your decision to place your child
- with them. 20
- 6. To see your child before signing a Consent or Specified 21
- 22 Consent.
- 23 7. To request contact with your child and/or the child's
- prospective adoptive parents, with the understanding that any 24
- 25 promises regarding contact with your child or receipt of
- 26 information about the child after signing a Consent, Specified

- Consent, or Unborn Consent cannot be enforced under Illinois 1
- 2 law.
- 8. To receive copies of all documents that you sign and 3
- have those documents provided to you in your preferred 4
- 5 language.
- 6 9. To request that your identifying information remain
- 7 confidential, unless required otherwise by Illinois law or
- 8 court order, and to register with the Illinois Adoption
- 9 Registry and Medical Information Exchange.
- 10 10. To work with an adoption agency or attorney of your
- 11 choice, or change said agency or attorney, provided you
- 12 promptly inform all of the parties currently involved.
- 13 11. To receive, upon request, a written list of any
- 14 promised support, financial or otherwise, from your attorney or
- 15 the attorney for your child's prospective adoptive parents.
- 16 12. To delay signing a Consent, Specified Consent, or
- 17 Unborn Consent if you are not ready to do so.
- 13. To decline to sign a Consent, Specified Consent, or 18
- 19 Unborn Consent even if you have received financial support from
- 20 the prospective adoptive parents.
- 21 If you do not receive any of the rights described in this
- 22 Form, it shall not be a basis to revoke a Consent, Specified
- 23 Consent, or Unborn Consent.
- As a Birth Parent in the State of Illinois, you have the 24
- 25 responsibility:
- 26 1. To carefully consider your reasons for

- 1 adoption.
- 2 2. To voluntarily provide all known medical, background,
- 3 and family information about yourself and your immediate family
- 4 to your child's prospective adoptive parents or their attorney.
- 5 For the health of your child, you are strongly encouraged, but
- 6 not required, to provide all known medical, background, and
- 7 family history information about yourself and your family to
- 8 your child's prospective adoptive parents or their attorney.
- 9 3. (Birth mothers only) To accurately complete an Affidavit
- of Identification, which identifies the father of the child
- 11 when known, with the understanding that a birth mother has a
- 12 right to decline to identify the birth father.
- 4. To not accept financial support or reimbursement of
- 14 pregnancy related expenses simultaneously from more than one
- 15 source.
- 16 B. The form of consent required for the adoption of an
- unborn child shall be substantially as follows:
- 18 CONSENT TO ADOPTION OF UNBORN CHILD
- 19 I,, state:
- That I am the father of a child expected to be born on or
- about to (name of mother).
- 22 That I reside at County of, and State of
- That I am of the age of years.
- That I hereby enter my appearance in such adoption
- 25 proceeding and waive service of summons on me.
- That I hereby acknowledge that I have been provided with a

- copy of the Birth Parent Rights and Responsibilities-Private 1
- 2 Form before signing this Consent, and that I have had time to
- 3 read, or have had read to me, this Form. I understand that if I
- do not receive any of the rights as described in this Form, it
- 5 shall not constitute a basis to revoke this Consent to Adoption
- 6 of Unborn Child.
- 7 That I do hereby consent and agree to the adoption of such
- 8 child, and that I have not previously executed a consent or
- 9 surrender with respect to such child.
- 10 That I wish to and do understand that by signing this
- 11 consent I do irrevocably and permanently give up all custody
- 12 and other parental rights I have to such child, except that I
- have the right to revoke this consent by giving written notice 13
- of my revocation not later than 72 hours after the birth of the 14
- 15 child.
- 16 That I understand such child will be placed for adoption
- 17 and that, except as hereinabove provided, I cannot under any
- circumstances, after signing this document, change my mind and 18
- revoke or cancel this consent or obtain or recover custody or 19
- 20 any other rights over such child.
- 21 That I have read and understand the above and I am signing
- 22 it as my free and voluntary act.
- 23 Dated (insert date).
- 24
- 25 B-5. (1) The parent of a child may execute a consent to
- 26 standby adoption by a specified person or persons. A consent

- under this subsection B-5 shall be acknowledged by a parent 1
- 2 pursuant to subsection H and subsection K of this Section. The
- 3 form of consent required for the standby adoption of a born
- child effective at a future date when the consenting parent of
- 5 the child dies or requests that a final judgment of adoption be
- entered shall be substantially as follows: 6

7 FINAL AND IRREVOCABLE CONSENT

TO STANDBY ADOPTION 8

- 9 I, ..., (relationship, e.g. mother or father) of, a
- 10 ..male child, state:
- That the child was born on at 11
- 12 That I reside at, County of, and State of
- 13 That I am of the age of years.
- 14 That I hereby enter my appearance in this proceeding and
- 15 waive service of summons on me in this action only.
- 16 That I do hereby consent and agree to the standby adoption
- 17 of the child, and that I have not previously executed a consent
- or surrender with respect to the child. 18
- 19 That I wish to and understand that by signing this consent
- 20 I do irrevocably and permanently give up all custody and other
- parental rights I have to the child, effective upon (my death) 21
- 22 (the child's other parent's death) or upon (my) (the other
- 23 parent's) request for the entry of a final judgment for
- 24 adoption if (specified person or persons) adopt my child.
- 25 That I understand that until (I die) (the child's other
- 26 parent dies), I retain all legal rights and obligations

- 1 concerning the child, but at that time, I irrevocably give all
- 2 custody and other parental rights to (specified person or
- 3 persons).
- I understand my child will be adopted by (specified
- 5 person or persons) only and that I cannot, under any
- 6 circumstances, after signing this document, change my mind and
- 7 revoke or cancel this consent or obtain or recover custody or
- 8 any other rights over my child if (specified person or
- 9 persons) adopt my child.
- I understand that this consent to standby adoption is valid
- only if the petition for standby adoption is filed and that if
- 12 (specified person or persons), for any reason, cannot
- or will not file a petition for standby adoption or if his,
- 14 her, or their petition for standby adoption is denied, then
- 15 this consent is void. I have the right to notice of any other
- 16 proceeding that could affect my parental rights.
- 17 That I have read and understand the above and I am signing
- it as my free and voluntary act.
- 19 Dated (insert date).
- 21 If under Section 8 the consent of more than one person is
- 22 required, then each such person shall execute a separate
- 23 consent. A separate consent shall be executed for each child.
- 24 (2) If the parent consents to a standby adoption by 2
- 25 specified persons, then the form shall contain 2 additional

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

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

(3) The form of the certificate of acknowledgement for a Final and Irrevocable Consent for Standby Adoption shall be

substantially as follows:

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2 STATE OF ....)
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- 3) SS.
- 4 COUNTY OF)

I, (name of Judge or other person) (official title, name, and address), certify that, personally known to me to be the same person whose name is subscribed to

known to me to be the same person whose name is subscribed to

8 the foregoing Final and Irrevocable Consent to Standby

9 Adoption, appeared before me this day in person and

acknowledged that (she) (he) signed and delivered the consent

as (her) (his) free and voluntary act, for the specified

12 purpose.

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I have fully explained that this consent to adoption is valid only if the petition to adopt is filed, and that if the specified person or persons, for any reason, cannot or will not adopt the child or if the adoption petition is denied, then this consent will be void. I have fully explained that if the specified person or persons adopt the child, by signing this consent (she) (he) is irrevocably and permanently relinquishing all parental rights to the child, and (she) (he)

has stated that such is (her) (his) intention and desire.

- 22 Dated (insert date).
- 23 Signature
- 24 (4) If a consent to standby adoption is executed in this

- form, the consent shall be valid only if the specified person 1
- 2 or persons adopt the child. The consent shall be void if:
- 3 (a) the specified person or persons do not file a petition
- for standby adoption of the child; or 4
- 5 (b) a court denies the standby adoption petition.
- The parent shall not need to take further action to revoke 6
- 7 the consent if the standby adoption by the specified person or
- persons does not occur, notwithstanding the provisions of 8
- 9 Section 11 of this Act.
- 10 C. The form of surrender to any agency given by a parent of
- 11 a born child who is to be subsequently placed for adoption
- 12 shall be substantially as follows and shall contain such other
- facts and statements as the particular agency shall require. 13
- 14 FINAL AND TRREVOCABLE SURRENDER
- FOR PURPOSES OF ADOPTION 15
- 16 I, (relationship, e.g., mother, father, relative,
- 17 quardian) of, a ..male child, state:
- That such child was born on, at 18
- 19 That I reside at, County of, and State of
- 20 That I am of the age of years.
- 21 That I do hereby surrender and entrust the entire custody
- 22 and control of such child to the (the "Agency"), a
- 23 (public) (licensed) child welfare agency with its principal
- 24 office in the City of, County of and State of,
- 25 for the purpose of enabling it to care for and supervise the
- 26 care of such child, to place such child for adoption and to

1 consent to the legal adoption of such child.

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

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

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

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

20 Dated (insert date).

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C-5. The form of a Final and Irrevocable Designated Surrender for Purposes of Adoption to any agency given by a parent of a born child who is to be subsequently placed for adoption is to be used by legal parents only. The form shall be substantially as follows and shall contain such other facts and

- 1 statements as the particular agency shall require:
- 2 FINAL AND IRREVOCABLE DESIGNATED SURRENDER
- 3 FOR PURPOSES OF ADOPTION
- I, (relationship, e.g., mother, father, relative,
- 5 guardian) of ..., a ..male child, state:
- 6 1. That such child was born on, at
- 7 2. That I reside at, County of, and State of
- 8
- 9 3. That I am of the age of years.
- 10 4. That I do hereby surrender and entrust the entire
- 11 custody and control of such child to the (the "Agency"), a
- 12 (public) (licensed) child welfare agency with its principal
- office in the City of, County of and State of,
- 14 for the purpose of enabling it to care for and supervise the
- 15 care of such child, to place such child for adoption with
- 16 (specified person or persons)
- and to consent to the legal adoption of such child and to take
- any and all measures which, in the judgment of the Agency, may
- 19 be for the best interests of such child, including authorizing
- 20 medical, surgical and dental care and treatment including
- inoculation and anesthesia for such child.
- 22 5. That I wish to and understand that by signing this
- 23 surrender I do irrevocably and permanently give up all custody
- and other parental rights I have to such child.
- 25 6. That if the petition for adoption is not filed by the
- 26 specified person or persons designated herein or, if the

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petition for adoption is filed but the adoption petition is dismissed with prejudice or the adoption proceeding is otherwise concluded without an order declaring the child to be the adopted child of each specified person, then I understand that the Agency will provide notice to me within 10 business days and that such notice will be directed to me using the contact information I have provided to the Agency. I understand that I will have 10 business days from the date that the Agency sends me its notice to respond, within which time I may choose to designate other adoptive parent(s). However, I acknowledge that the Agency has full power and authority to place the child for adoption with any person or persons it may in its sole discretion select to become the adopting parent or parents and to consent to the legal adoption of the child by such person or persons.

- 7. That I acknowledge that this surrender is valid even if the specified persons separate or divorce or one of the specified persons dies prior to the entry of the final judgment for adoption.
- 8. That I expressly acknowledge that the above paragraphs 6 and 7 do not impair the validity and absolute finality of this surrender under any circumstance.
 - 9. That I understand that I have a remaining obligation to keep the Agency informed of my current contact information until the adoption of the child has been finalized if I wish to be notified in the event the adoption by the specified

- 1 person(s) cannot proceed.
- 2 10. That I understand I cannot under any circumstances,
- 3 after signing this surrender, change my mind and revoke or
- 4 cancel this surrender or obtain or recover custody or any other
- 5 rights over such child.
- 6 11. That I have read and understand the above and I am
- 7 signing it as my free and voluntary act.
- 8 Dated (insert date).
- 9
- 10 D. The form of surrender to an agency given by a parent of
- an unborn child who is to be subsequently placed for adoption
- shall be substantially as follows and shall contain such other
- facts and statements as the particular agency shall require.
- 14 SURRENDER OF UNBORN CHILD FOR
- 15 PURPOSES OF ADOPTION
- 16 I, (father), state:
- 17 That I am the father of a child expected to be born on or
- about to (name of mother).
- 19 That I reside at, County of, and State of
- That I am of the age of years.
- 21 That I do hereby surrender and entrust the entire custody
- 22 and control of such child to the (the "Agency"), a
- 23 (public) (licensed) child welfare agency with its principal
- office in the City of, County of and State of,
- 25 for the purpose of enabling it to care for and supervise the
- 26 care of such child, to place such child for adoption and to

- consent to the legal adoption of such child, and that I have 1
- 2 not previously executed a consent or surrender with respect to
- such child. 3
- That I hereby grant to the Agency full power and authority
- to place such child with any person or persons it may in its 5
- sole discretion select to become the adopting parent or parents 6
- 7 and to consent to the legal adoption of such child by such
- 8 person or persons; and to take any and all measures which, in
- 9 the judgment of the Agency, may be for the best interests of
- 10 such child, including authorizing medical, surgical and dental
- 11 care and treatment, including inoculation and anaesthesia for
- 12 such child.
- 13 That I wish to and understand that by signing this
- 14 surrender I do irrevocably and permanently give up all custody
- 15 and other parental rights I have to such child.
- 16 That I understand I cannot under any circumstances, after
- 17 signing this surrender, change my mind and revoke or cancel
- this surrender or obtain or recover custody or any other rights 18
- 19 over such child, except that I have the right to revoke this
- 20 surrender by giving written notice of my revocation not later
- than 72 hours after the birth of such child. 21
- 22 That I have read and understand the above and I am signing
- 23 it as my free and voluntary act.
- Dated (insert date). 24
- 25
- 26 E. The form of consent required from the parents for the

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

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

- H. A consent (other than that given by an agency, or guardian of the person of the child sought to be adopted who was appointed by a court of competent jurisdiction) shall be acknowledged by a parent before a judge of a court of competent jurisdiction or, except as otherwise provided in this Act, before a representative of an agency, or before a person, other than the attorney for the prospective adoptive parent or parents, designated by a court of competent jurisdiction.
- I. A surrender, or any other document equivalent to a surrender, by which a child is surrendered to an agency shall be acknowledged by the person signing such surrender, or other document, before a judge of a court of competent jurisdiction, or, except as otherwise provided in this Act, before a representative of an agency, or before a person designated by a court of competent jurisdiction.
- J. The form of the certificate of acknowledgment for a consent, a surrender, or any other document equivalent to a surrender, shall be substantially as follows:
- 21 STATE OF)
- 22) SS.
- 23 COUNTY OF ...)
- I, (Name of judge or other person), (official title, name and location of court or status or position of other person), certify that, personally known to me to be

- the same person whose name is subscribed to the foregoing 1
- (consent) (surrender), appeared before me this day in person 2
- 3 and acknowledged that (she) (he) signed and delivered such
- (consent) (surrender) as (her) (his) free and voluntary act, 4
- 5 for the specified purpose.
- 6 I have fully explained that by signing such (consent)
- 7 (he) is irrevocably relinquishing all (surrender) (she)
- 8 parental rights to such child or adult and (she) (he) has
- 9 stated that such is (her) (his) intention and desire. (Add if
- 10 Consent only) I am further satisfied that, before signing this
- 11 Consent, has read, or has had read to him or her, the
- 12 Birth Parent Rights and Responsibilities-Private Form.
- 13 Dated (insert date).
- 14 Signature
- 15 K. When the execution of a consent or a surrender is
- 16 acknowledged before someone other than a judge, such other
- 17 person shall have his or her signature on the certificate
- acknowledged before a notary public, in form substantially as 18
- 19 follows:
- 20 STATE OF)
- 21) SS.
- COUNTY OF ...) 22
- 23 I, a Notary Public, in and for the County of, in the
- 24 State of, certify that, personally known to me to
- 25 be the same person whose name is subscribed to the foregoing
- 26 certificate of acknowledgment, appeared before me in person and

- acknowledged that (she) (he) signed such certificate as (her) 1
- 2 (his) free and voluntary act and that the statements made in
- the certificate are true. 3
- Dated (insert date). 4
- Signature Notary Public
- 6 (official seal)
- 7 There shall be attached a certificate of magistracy, or
- 8 other comparable proof of office of the notary public
- 9 satisfactory to the court, to a consent signed and acknowledged
- 10 in another state.
- 11 L. A surrender or consent executed and acknowledged outside
- of this State, either in accordance with the law of this State 12
- 1.3 or in accordance with the law of the place where executed, is
- 14 valid.
- 15 M. Where a consent or a surrender is signed in a foreign
- 16 country, the execution of such consent shall be acknowledged or
- affirmed in a manner conformable to the law and procedure of 17
- 18 such country.
- 19 N. If the person signing a consent or surrender is in the
- military service of the United States, the execution of such 20
- 21 consent or surrender may be acknowledged before a commissioned
- 22 officer and the signature of such officer on such certificate
- 23 shall be verified or acknowledged before a notary public or by
- 24 such other procedure as is then in effect for such division or
- branch of the armed forces. 25

1	O. (1) The parent or parents of a child in whose interests
2	a petition under Section 2-13 of the Juvenile Court Act of 1987
3	is pending may, with the approval of the designated
4	representative of the Department of Children and Family
5	Services, execute a consent to adoption by a specified person
6	or persons:
7	(a) in whose physical custody the child has resided for
8	at least 6 months; or
9	(b) in whose physical custody at least one sibling of
10	the child who is the subject of this consent has resided
11	for at least 6 months, and the child who is the subject of
12	this consent is currently residing in this foster home; or
13	(c) in whose physical custody a child under one year of
14	age has resided for at least 3 months.
15	A consent under this subsection O shall be acknowledged by a
16	parent pursuant to subsection H and subsection K of this
17	Section.
18	(2) The consent to adoption by a specified person or
19	persons shall have the caption of the proceeding in which it is
20	to be filed and shall be substantially as follows:
21	FINAL AND IRREVOCABLE CONSENT TO ADOPTION BY
22	A SPECIFIED PERSON OR PERSONS: DCFS CASE
23	I,, the
24	(mother or father) of amale child,
25	state:

My child (name of child)

was born on (insert date) at Hospital 1 2 in County, State of 3 I reside at, County of and State of 4 I,, am years old. 6 I enter my appearance in this action to adopt my child 7 by the person or persons specified herein by me and waive 8 service of summons on me in this action only. consent to the adoption of my child 9 Ι by 10 (specified person or 11 persons) only. 12 I wish to sign this consent and I understand that by signing this consent I irrevocably and permanently give up 13 14 all parental rights I have to my child if my child is 15 adopted by (specified person 16 or persons). understand my child will 17 be adopted by 18 (specified person or 19 persons) only and that I cannot under any circumstances, 20 after signing this document, change my mind and revoke or cancel this consent or obtain or recover custody or any 21 22 other rights over my child if 23 (specified person or persons) adopt my child. 24 I understand that this consent to adoption is valid 25 only if the petition to adopt is filed within one year from

the date that I sign it and that if

(specified person or persons), for any reason, cannot or 1 2 will not file a petition to adopt my child within that one 3 year period or if their adoption petition is denied, then this consent will be voidable after one year upon the 4 timely filing of my motion. If I file this motion before the filing of the petition for adoption, I understand that 6 7 the court shall revoke this specific consent. I have the 8 right to notice of any other proceeding that could affect 9 my parental rights, except for the proceeding for 10 (specified person or persons) to adopt my 11 child. 12 I have read and understand the above and I am signing it as my free and voluntary act. 13 14 Dated (insert date). 15 16 Signature of parent 17 (3) If the parent consents to an adoption by 2 specified persons, then the form shall contain 2 additional paragraphs in 18 substantially the following form: 19 20 If (specified persons) get a divorce before the petition to adopt my child is granted, then 21 22 (specified person) shall adopt my child. I 23 understand that I cannot change my mind and revoke this 24 consent or obtain or recover custody over my child if 25 (specified persons) divorce

..... (specified person) adopts my child. I

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understand that I cannot change my mind and revoke this consent or obtain or recover custody over my child if (specified persons) divorce after the adoption is final. I understand that this consent to adoption has no effect on who will get custody of my child if they divorce after the adoption is final.

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

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

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

- 21 STATE OF)
-) SS. 22
- 23 COUNTY OF)
- 24 I, (Name of Judge or other person),

free and voluntary act, for the specified purpose.

I have fully explained that this consent to adoption is valid only if the petition to adopt is filed within one year from the date that it is signed, and that if the specified person or persons, for any reason, cannot or will not adopt the child or if the adoption petition is denied, then this consent will be voidable after one year upon the timely filing of a motion by the parent to revoke the consent. I explained that if this motion is filed before the filing of the petition for adoption, the court shall revoke this specific consent. I have fully explained that if the specified person or persons adopt the child, by signing this consent this parent is irrevocably and permanently relinquishing all parental rights to the child, and this parent has stated that such is (her) (his) intention and desire.

- 22 Dated (insert date).
- 24 Signature
- 25 (5) If a consent to adoption by a specified person or 26 persons is executed in this form, the following provisions

- shall apply. The consent shall be valid only if that specified person or persons adopt the child. The consent shall be voidable after one year if:
 - (a) the specified person or persons do not file a petition to adopt the child within one year after the consent is signed and the parent files a timely motion to revoke this consent. If this motion is filed before the filing of the petition for adoption the court shall revoke this consent; or
 - (b) a court denies the adoption petition; or
 - (c) the Department of Children and Family Services Guardianship Administrator determines that the specified person or persons will not or cannot complete the adoption, or in the best interests of the child should not adopt the child.

Within 30 days of the consent becoming void, the Department of Children and Family Services Guardianship Administrator shall make good faith attempts to notify the parent in writing and shall give written notice to the court and all additional parties in writing that the adoption has not occurred or will not occur and that the consent is void. If the adoption by a specified person or persons does not occur, no proceeding for termination of parental rights shall be brought unless the biological parent who executed the consent to adoption by a specified person or persons has been notified of the proceeding pursuant to Section 7 of this Act or subsection (4) of Section

- 2-13 of the Juvenile Court Act of 1987. The parent shall not 1
- 2 need to take further action to revoke the consent if the
- 3 specified adoption does not occur, notwithstanding the
- provisions of Section 11 of this Act. 4
- 5 (6) The Department of Children and Family Services is
- authorized to promulgate rules necessary to implement this 6
- 7 subsection O.
- 8 **(7)** The Department shall collect and maintain
- 9 concerning the efficacy of specific consents. This data shall
- 10 include the number of specific consents executed and their
- 11 outcomes, including but not limited to the number of children
- 12 adopted pursuant to the consents, the number of children for
- 13 whom adoptions are not completed, and the reason or reasons why
- 14 the adoptions are not completed.
- 15 P. If the person signing a consent is incarcerated or
- 16 detained in a correctional facility, prison, jail, detention
- 17 center, or other comparable institution, either in this State
- or any other jurisdiction, the execution of such consent may be 18
- 19 acknowledged before social service personnel of
- 20 institution, or before a person designated by a court of
- 21 competent jurisdiction.
- 22 Q. A consent may be acknowledged telephonically, via
- 23 audiovisual connection, or other electronic means, provided
- that a court of competent jurisdiction has entered an order 24
- 25 approving the execution of the consent in such manner and has
- 26 designated an individual to be physically present with the

- parent executing such consent in order to verify the identity 1
- 2 of the parent.
- 3 R. An agency whose representative is acknowledging a
- consent pursuant to this Section shall be a public child 4
- 5 welfare agency, or a child welfare agency, or a child placing
- agency that is authorized or licensed in the State or 6
- 7 jurisdiction in which the consent is signed.
- 8 S. The form of waiver by a putative or legal father of a
- born or unborn child shall be substantially as follows:

10 FINAL AND IRREVOCABLE

11 WAIVER OF PARENTAL RIGHTS OF PUTATIVE OR LEGAL FATHER

- 12 I,, state under oath or affirm as
- 13 follows:
- 14 1. That the biological mother has
- 15 named me as a possible biological or legal father of her
- minor child who was born, or is expected to be born on 16
- 17, in the City/Town of....., State
- 18 of
- 19 2. That I understand that the biological mother
- 20 intends to or has placed the child for
- 21 adoption.
- 3. That I reside at, in the City/Town 22
- 23 of...., State of
- 24 4. That I am years of age and my date

1	of birth is,
2	5. That I (select one):
3	am married to the biological mother.
4	\ldots am not married to the biological mother and
5	have not been married to the biological mother within
6	300 days before the child's birth or expected date of
7	child's birth.
8	am not currently married to the biological
9	mother, but was married to the biological mother,
10	within 300 days before the child's birth or expected
11	date of child's birth.
12	6. That I (select one):
13	neither admit nor deny that I am the
14	biological father of the child.
15	\ldots deny that I am the biological father of the
16	child.
17	7. That I hereby agree to the termination of my
18	parental rights, if any, without further notice to me of
19	any proceeding for the adoption of the minor child, even if
20	I have taken any action to establish parental rights or
21	take any such action in the future including registering
22	with any putative father registry.
23	8. That I understand that by signing this Waiver I do
24	irrevocably and permanently give up all custody and other
25	parental rights I may have to such child.
26	9. That I understand that this Waiver is FINAL AND

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IRREVOCABLE and that I am permanently barred from contesting any proceeding for the adoption of the child after I sign this Waiver.

- 10. That I waive any further service of summons or other pleadings in any proceeding to terminate parental rights, if any to this child, or any proceeding for adoption of this child.
- 11. That I understand that if a final judgment or order of adoption for this child is not entered, then any parental rights or responsibilities that I may have remain intact.
- 12. That I have read and understand the above and that

 I am signing it as my free and voluntary act.

14	Dated:,
15	
16	Signature

17 OATH

I have been duly sworn and I state under oath that I have read and understood this Final and Irrevocable Waiver of Parental Rights of Putative or Legal Father. The facts contained in it are true and correct to the best of my knowledge. I have signed this document as my free and voluntary act in order to facilitate the adoption of the child.

97-493, eff. 8-22-11.)

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