## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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Short Title:

Sponsors:

Referred to:

## HOUSE BILL 1463 PROPOSED COMMITTEE SUBSTITUTE H1463-PCS10929-RR-32

Expand Access/Confidential Intermediaries.

	April 13, 2009
1 2	A BILL TO BE ENTITLED AN ACT ALLOWING ADULT BIOLOGICAL SIBLINGS OF ADULT ADOPTEES,
3	ADULT BIOLOGICAL HALF SIBLINGS OF ADULT ADOPTEES, ADULT FAMILY
4	MEMBERS OF DECEASED ADOPTEES, AND ADULT FAMILY MEMBERS OF
5	DECEASED BIOLOGICAL PARENTS TO HAVE ACCESS TO CONFIDENTIAL
6	INTERMEDIARY SERVICES UPON THE CONSENT OF THE PARTIES AND TO
7	ALLOW AN AGENCY ACTING AS A CONFIDENTIAL INTERMEDIARY TO
8	OBTAIN A COPY OF A DEATH CERTIFICATE OF THE PERSON WHO IS THE
9	SUBJECT OF THE SEARCH AND DELIVER IT TO THE PERSON REQUESTING
10	SERVICES.
11	The General Assembly of North Carolina enacts:
12	SECTION 1. G.S. 48-1-101 reads as rewritten:
13	"§ 48-1-101. Definitions.
14	
15	(5a) "Confidential intermediary" means a licensed adoption agency staff person
16 17	who may act as a third party to facilitate <del>contact between an adult adoptee or</del>
17 18	the adult lineal descendant of a deceased adoptee and the biological parent.
18 19	the sharing of information authorized by G.S. 48-9-104.
19 20	 (9a) "Lineal descendant of a deceased adoptee" means any person who descends
20 21	from the direct line of the adoptee.
22	"
23	SECTION 2. G.S. 48-9-101 reads as rewritten:
24	"§ 48-9-101. Certain terms <u>Records</u> defined.
25	(a) For purposes of this Article, "records" means any petition, affidavit, consent or
26	relinquishment, transcript or notes of testimony, deposition, power of attorney, report, decree,
27	order, judgment, correspondence, document, invoice, receipt, certificate, or other printed,
28	written, microfilmed or microfiched, video-taped or tape-recorded material or electronic data
29	processing records regardless of physical form or characteristics pertaining to a proceeding for
30	adoption under this Chapter.
31	(b) Notwithstanding G.S. 48-1-101, for purposes of this Article, "adult" means an
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- 32 individual who has attained 21 years of age."
- 33 SECTION 3. G.S. 48-9-104 reads as rewritten:



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(Public)

	General Assembly Of North Carolina Session 2009
	"§ 48-9-104. Release of identifying information.information; confidential intermediary
	services.
	(a) Except as provided in this section or in G.S. 48-9-109(2) or (3), no person or entity
•	shall release from any records retained and sealed under this Article the name, address, or other
	information that reasonably could be expected to lead directly to the identity of an adoptee, an
)	adoptive parent of an adoptee, an adoptee's parent at birth, or an individual who, but for the
	adoption, would be the adoptee's sibling or grandparent, except upon order of the court for $C = 48.0, 105$
	cause pursuant to G.S. 48-9-105.
	(b) A child placing agency licensed by the Department or a county department of social services may agree to act as a confidential intermediary for a biological parent or adult adoptee
	or adult lineal descendant of a deceased adoptee, without appointment by the court pursuant to
	G.S. 48 9 105, in order to obtain and share nonidentifying birth family health information or
	facilitate contact or share identifying information with adult adoptees, adult lineal descendants
	of deceased adoptees, and biological parents with the written consent of all parties to the
	contact or the sharing of information. any of the following:
	(1) A biological parent.
	(2) An adult adoptee.
	(3) An adult biological sibling of an adult adoptee.
	(4) An adult biological half sibling of an adult adoptee.
	(5) An adult family member of a deceased biological parent.
	(6) An adult family member of a deceased adoptee.
	An agency may act as a confidential intermediary without appointment by the court pursuant to
	G.S. 48-9-105, in order to obtain and share nonidentifying birth family health information or to
	facilitate contact or share identifying information with any person listed in subdivisions (1)
	through (6) of this subsection with the written consent of all parties to the contact or the sharing
	of information. Written consent of the biological parent is required if the biological parent is
	living at the time any party described in subdivisions (2) through (6) of this subsection seeks to
	contact or share identifying information with any other party described in subdivisions (2)
	through (6) of this subsection. Further, a child placing agency licensed by the Department or a
	county department of social services an agency may agree to act as a confidential intermediary
	for the adoptive parents of a minor adoptee, or the guardian of a minor adoptee without
	appointment by the court pursuant to G.S. 48-9-105, to obtain and share nonidentifying birth
	family health information. An agency providing confidential intermediary services shall contact
	individuals in a manner reasonably calculated to prevent incidental disclosure of confidential
	information. An agency that agrees to provide confidential intermediary services may charge a
	reasonable fee for doing so, which fee must be pursuant to written agreement signed by the
	individual to be charged. The Division shall establish guidelines for confidential intermediary
	services.
	(c) For purposes of this section only, the term 'family member' means a spouse, child,
	• •
	or a county department of social services acting as a confidential intermediary in accordance
	<b>SECTION 5.</b> This act becomes effective October 1, 2009.
	with G.S. 48-9-104 shall be entitled upon request to a certified copy of a death certificate."