2lr2034

By: Delegates Nathan–Pulliam, Frush, Glenn, Hubbard, Jones, Kipke, Lee, McIntosh, Oaks, Pena–Melnyk, and Tarrant

Introduced and read first time: February 8, 2012 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

Adoption – Access to Birth and Adoption Records and Search, Contact, and Reunion Services

4 FOR the purpose of making certain provisions of law authorizing access to certain $\mathbf{5}$ birth and adoption records by certain adoptees and biological parents applicable 6 to adoptions in which a juvenile court entered an order for adoption before a 7 certain date; repealing provisions of law limiting, under certain circumstances, 8 access to certain information in certain birth and adoption records by certain 9 adoptees and biological parents for certain adoptions in which a juvenile court 10 entered an order for adoption on or after a certain date, except under certain 11 circumstances; repealing the right of certain adoptees and biological parents to 12file a disclosure veto barring the disclosure of certain information in certain 13birth or adoption records; altering the age at which an adoptee or a biological 14 parent may apply to the Secretary of Health and Mental Hygiene for a copy of 15certain birth or adoption records; authorizing certain adoptees and biological 16 parents who filed a disclosure veto before a certain date to cancel the disclosure 17veto; requiring the Secretary to redact from a copy of certain birth and adoption 18 records information concerning certain individuals who filed certain disclosure 19 vetoes before a certain date; requiring the Secretary to collect certain data and 20make certain reports; altering the age at which certain individuals may apply to 21the Director of the Social Services Administration to receive adoption search, 22contact, and reunion services; altering the age of certain individuals who a 23confidential intermediary is authorized to attempt to contact under certain 24circumstances; making certain conforming changes; altering a certain 25definition; and generally relating to birth and adoption records and adoption 26search, contact, and reunion services.

27 BY repealing and reenacting, with amendments,

28 Article – Family Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



 $\mathbf{2}$

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array}$	Section 5–321(a)(3), 5–339(a)(3), 5–351(a), 5–359, 5–3A–19(a), 5–3A–35(c), 5–3A–42, 5–3B–21(a), 5–3B–29, 5–4B–01, 5–4B–02(a), and 5–4B–11 Annotated Code of Maryland (2006 Replacement Volume and 2011 Supplement)
5 6 7 8 9	BY adding to Article – Health – General Section 4–219(d) Annotated Code of Maryland (2009 Replacement Volume and 2011 Supplement)
$\begin{array}{c} 10\\11 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
12	Article – Family Law
13	5-321.
14	(a) (3) Consent of a party to guardianship is not valid unless:
$\begin{array}{c} 15\\ 16\end{array}$	(i) the consent is given in a language that the party understands;
17	(ii) if given in a language other than English, the consent:
18	1. is given before a judge on the record; or
19 20	2. is accompanied by the affidavit of a translator stating that the translation of the document of consent is accurate;
$\begin{array}{c} 21 \\ 22 \end{array}$	(iii) the party has received written notice or on the record notice before a judge of:
$\frac{23}{24}$	1. the revocation provisions in subsections (a)(2) and (c)(1) of this section; AND
$25 \\ 26 \\ 27$	2. the search rights of adoptees and parents under § 5–359 of this subtitle and the search rights of adoptees, parents, and siblings under Subtitle 4B of this title; [and
$\frac{28}{29}$	3. the right to file a disclosure veto under § 5–359 of this subtitle;]
$\begin{array}{c} 30\\ 31 \end{array}$	(iv) if signed after counsel enters an appearance for a parent, the consent is accompanied by an affidavit of counsel stating that:
32	1. counsel reviewed the consent with the parent; and

1	2. the parent consents knowingly and voluntarily; and
$2 \\ 3 \\ 4$	(v) the consent is accompanied by an affidavit of counsel appointed under § 5–307(a) of this subtitle stating that a parent who is a minor or has a disability consents knowingly and voluntarily.
5	5-339.
${6 \over 7}$	(a) (3) Consent of a party to an adoption under this Part III of this subtitle is not valid unless:
8 9	(i) the consent is given in a language that the party understands;
10	(ii) if given in a language other than English, the consent:
11	1. is given before a judge on the record; or
12 13	2. is accompanied by the affidavit of a translator stating that the translation of the document of consent is accurate;
14	(iii) the consent names the child;
$\begin{array}{c} 15\\ 16\end{array}$	(iv) the consent contains enough information to identify the prospective adoptive parent;
17 18	(v) the party has received written notice or on the record notice of:
19 20	1. the revocation provisions in subsections (a)(2) and (b)(1) of this section; AND
21 22 23	2. the search rights of adoptees and parents under § 5–359 of this subtitle and the search rights of adoptees, parents, and siblings under Subtitle 4B of this title; and
$\begin{array}{c} 24 \\ 25 \end{array}$	[3. the right to file a disclosure veto under § 5–359 of this subtitle; and]
26 27 28	(vi) the consent is accompanied by an affidavit of counsel appointed under § 5–307(a) of this subtitle, stating that a parent who is a minor or has a disability consents knowingly and voluntarily.
29	5-351.

$\frac{1}{2}$	(a) (valid unless:	Conse	nt of a party to an adoption under this Part IV of this subtitle is not
3	((1)	the consent is given in a language that the party understands;
4	(2	(2)	if given in a language other than English, the consent:
5			(i) is given before a judge on the record; or
6 7	the translation	n of t	(ii) is accompanied by the affidavit of a translator stating that he document of consent is accurate;
8	(4	(3)	the consent names the child;
9 10	(adoptive pare	[4) nt; ar	the consent contains enough information to identify the prospective ad
11	((5)	the party has received written notice or on-the-record notice of:
12			(i) the revocation provisions in this section; AND
$\begin{array}{c} 13\\14\\15\end{array}$	this subtitle a of this title[; a		(ii) the search rights of adoptees and parents under § 5–359 of ne search rights of adoptees, parents, and siblings under Subtitle 4B
$\frac{16}{17}$	subtitle].		(iii) the right to file a disclosure veto under § 5–359 of this
18	5-359.		
19	(a) ((1)	In this section the following words have the meanings stated.
20		(2)	"Director" means the State Director of Social Services.
21	(4	(3)	"Secretary" means the Secretary of Health and Mental Hygiene.
22 23	/		section applies only to an adoption in which a juvenile court enters on on or after January 1, 2000.]
24	[(c)] (B))	This section does not bar:
$\frac{25}{26}$	```	(1) ervic	an adoptee or biological parent from applying for search, contact, es under Subtitle 4B of this title; or
27 28	```	2) r§5-	the Director or a confidential intermediary from obtaining a copy of $-4B-04(c)$ or § $5-4B-06(b)$ or (c) of this title.

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$\frac{1}{2}$	[(d)] (C) the Secretary for a	(1) a copy o	An adoptee who is at least [21] 18 years old may apply to of:
3		(i)	the adoptee's original certificate of birth;
4 5	birth, if any; and	(ii)	all records that relate to the adoptee's new certificate of
6 7	clerk of court unde	(iii) er § 4–2	the report of the adoptee's order of adoption filed by the 211 of the Health – General Article.
8 9	(2) adoptee may apply		adoptee is at least [21] 18 years old, a biological parent of the e Secretary for a copy of:
10		(i)	the adoptee's original certificate of birth;
$11 \\ 12 \\ 13$	under § 4–211 of birth;	(ii) the He	the new certificate of birth, if any, that was substituted, ealth – General Article, for the adoptee's original certificate of
$\begin{array}{c} 14 \\ 15 \end{array}$	birth; and	(iii)	all records that relate to the adoptee's new certificate of
$\begin{array}{c} 16\\ 17\end{array}$	clerk of court unde	(iv) er § 4–2	the report of the adoptee's order of adoption filed by the 211 of the Health – General Article.
18	(3)	Each	applicant under this subsection shall:
$\frac{19}{20}$	that the Secretary	(i) requin	provide all proof of identity and other relevant information res; and
$\begin{array}{c} 21 \\ 22 \end{array}$	General Article for	(ii) r a cop	pay the fee required under Title 4, Subtitle 2 of the Health – y of a record.
$23 \\ 24 \\ 25 \\ 26$			[A] IF A BIOLOGICAL PARENT FILED A DISCLOSURE ER 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological
27 28	information about	(i) that p	file with the Director a disclosure veto, to bar disclosure of parent in a record accessible under this section;
29		(ii)]	cancel [a] THE disclosure veto at any time[; and
30		(iii)	refile a disclosure veto at any time].

[An] IF AN ADOPTEE FILED A DISCLOSURE VETO BEFORE 1 (2) $\mathbf{2}$ **OCTOBER 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT THE ADOPTEE** 3 IN A RECORD ACCESSIBLE UNDER THIS SECTION, THE adoptee [at least 21 years 4 old may: file with the Director a disclosure veto, to bar disclosure of $\mathbf{5}$ (i) 6 information about the adoptee in a record accessible under this section; 7(ii) cancel a] MAY CANCEL THE disclosure veto at any time[; 8 and 9 (iii) refile a disclosure veto at any time]. 10 Immediately after the Director receives a [disclosure veto or] (3)11 cancellation under this subsection, the Director shall forward a copy to the Secretary. 12[(f)] **(E)** (1)The Secretary shall adopt regulations to carry out this 13section. 14Subject to paragraphs (3) and (4) of this subsection, the Secretary (2)shall give to each applicant who meets the requirements of this section a copy of each 1516 record that the applicant requested and that the Secretary has on file. 17Whenever a biological parent applies for a record, the Secretary (3)shall redact from the copy all information as to: 18 19(i) the other biological parent, if that parent [has] filed a 20disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012; and 21(ii) the adoptee and each adoptive parent, if the adoptee [has] filed a disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012. 2223(4)Whenever an adoptee applies for a record, the Secretary shall 24redact from the copy all information as to a biological parent, if that parent [has] filed a disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012. 2526(5) The Secretary shall give each applicant under this section notice of the adoption search, contact, and reunion services available under Subtitle 4B of this 2728title. 295-3A-19. Consent of a parent may include a waiver of the right to notice of: 30 (a) (1)31 (i) the filing of a petition under this subtitle; and

1		(ii)	further proceedings under this subtitle.
2	(2)	Conse	ent to guardianship is not valid unless the consent:
$\frac{3}{4}$	born;	(i)	is given after the child for whom guardianship is sought is
5		(ii)	is given in a language that the party understands;
6		(iii)	if given in a language other than English:
7			1. is given before a judge on the record; or
8 9	that the translatio	n of th	2. is accompanied by the affidavit of a translator stating e document of consent is accurate;
10		(iv)	contains an express notice of:
$11 \\ 12 \\ 13$	days after the position (b)(2) of		1. the right to revoke consent, at any time within 30 signs the consent, unless the revocation is barred under ection; AND
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	5–3A–42 of this su Subtitle 4B of this		2. the search rights of adoptees and parents under § and the search rights of adoptees, parents, and siblings under and
17 18	this subtitle; and]		[3. the right to file a disclosure veto under § $5-3A-42$ of
19 20 21	5–3A–07(a) of this consents knowingl		is accompanied by an affidavit of counsel appointed under § tle stating that a parent who is a minor or has a disability voluntarily.
22	5–3A–35.		
$\begin{array}{c} 23\\ 24 \end{array}$	(c) Conse valid unless:	ent of a	a party to an adoption under this Part III of this subtitle is not
25	(1)	the co	onsent is given in a language that the party understands;
26	(2)	if giv	en in a language other than English, the consent:
27		(i)	is given before a judge on the record; or
$\frac{28}{29}$	the translation of	(ii) the doo	is accompanied by the affidavit of a translator stating that cument of consent is accurate;

(3)1 the consent names the child; $\mathbf{2}$ the consent contains enough information to identify the prospective (4)3 adoptive parent; and 4 (5)the party has received written notice or on-the-record notice of: $\mathbf{5}$ (i) the revocation provisions in this section; AND 6 (ii) the search rights of adoptees and parents under § 5-3A-427of this subtitle and the search rights of adoptees, parents, and siblings under Subtitle 8 4B of this title [; and 9 (iii) the right to file a disclosure veto under § 5-3A-42 of this 10 subtitle]. 11 5-3A-42. In this section the following words have the meanings indicated. 12(a) (1)13"Director" means the State Director of Social Services. (2)"Secretary" means the Secretary of Health and Mental Hygiene. 14(3)15(b) This section applies only to an adoption in which a court enters an order 16 for adoption on or after January 1, 2000.] [(c)] **(B)** 17 This section does not bar: 18 (1)an adoptee or biological parent from applying for search, contact, 19and reunion services under Subtitle 4B of this title; or 20(2)the Director or a confidential intermediary from obtaining a copy of a record under § 5-4B-04(c) or § 5-4B-06(b) or (c) of this title. 2122[(d)] (C) An adoptee who is at least [21] 18 years old may apply to (1)23the Secretary for a copy of: 24(i) the adoptee's original certificate of birth; 25all records that relate to the adoptee's new certificate of (ii) birth, if any; and 2627(iii) the report of the adoptee's order of adoption filed by the 28clerk of court under § 4–211 of the Health – General Article.

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$egin{array}{c} 1 \ 2 \end{array}$	(2) adoptee may apply		adoptee is at least [21] 18 years old, a biological parent of the Secretary for a copy of:
3		(i)	the adoptee's original certificate of birth;
4 5	4–211 of the Healt	(ii) h – Ge	the new certificate of birth, if any, substituted, under § neral Article, for the adoptee's original certificate of birth;
$6 \\ 7$	birth; and	(iii)	all records that relate to the adoptee's new certificate of
$\frac{8}{9}$	clerk of court unde	(iv) r§4–2	the report of the adoptee's order of adoption filed by the 211 of the Health – General Article.
10	(3)	Each	applicant under this subsection shall:
$\begin{array}{c} 11 \\ 12 \end{array}$	that the Secretary	(i) requir	provide all proof of identity and other relevant information es; and
$\frac{13}{14}$	General Article for	(ii) a copy	pay the fee required under Title 4, Subtitle 2 of the Health – v of a record.
15 16 17 18			[A] IF A BIOLOGICAL PARENT FILED A DISCLOSURE R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological
$\frac{16}{17}$	VETO BEFORE OC THAT PARENT IN parent may[:	CTOBE A RE (i)	R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT
16 17 18 19	VETO BEFORE OC THAT PARENT IN parent may[:	CTOBE A RE (i)	R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological file with the Director a disclosure veto, to bar disclosure of
16 17 18 19 20	VETO BEFORE OC THAT PARENT IN parent may[:	(i) that pa	R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological file with the Director a disclosure veto, to bar disclosure of arent in a record accessible under this section;
16 17 18 19 20 21	(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	(i) (i) that pa (ii)] (iii) [An] 2, TO E	R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological file with the Director a disclosure veto, to bar disclosure of arent in a record accessible under this section; cancel [a] THE disclosure veto at any time[; and
 16 17 18 19 20 21 21 22 23 24 25 	(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	(i) that pa (ii)] (iii) [An] 2, TO E CESSII	 R 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT CORD ACCESSIBLE UNDER THIS SECTION, THE biological file with the Director a disclosure veto, to bar disclosure of arent in a record accessible under this section; cancel [a] THE disclosure veto at any time[; and refile a disclosure veto at any time]. IF AN ADOPTEE FILED A DISCLOSURE VETO BEFORE BAR DISCLOSURE OF INFORMATION ABOUT THE ADOPTEE

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1			(iii)	refile a disclosure veto at any time].
$\frac{2}{3}$	cancellation	(3) under		ediately after the Director receives a [disclosure veto or] ubsection, the Director shall forward a copy to the Secretary.
4 5	[(f)] (section.	E)	(1)	The Secretary shall adopt regulations to carry out this
6 7 8	-		applica	ect to paragraphs (3) and (4) of this subsection, the Secretary ant who meets the requirements of this section a copy of each requested and that the Secretary has on file.
9 10	shall redact	(3) from t		never a biological parent applies for a record, the Secretary y all information as to:
11 12	disclosure v	eto [in	(i) accord	the other biological parent, if that parent [has] filed a lance with this section] BEFORE OCTOBER 1, 2012 ; and
13 14	filed a disclo	osure v	(ii) eto [in	the adoptee and each adoptive parent, if the adoptee [has] accordance with this section] BEFORE OCTOBER 1, 2012.
$15 \\ 16 \\ 17$			py all	never an adoptee applies for a record, the Secretary shall information as to the biological parent, if that parent [has] accordance with this section] BEFORE OCTOBER 1, 2012 .
18 19	the adoptior	• •		cretary shall give each applicant under this section notice of eact, and reunion services available under this title.
20	5–3B–21.			
21	(a)	(1)	Conse	ent of a parent may include a waiver of rights to notice of:
22			(i)	the filing of a petition under this subtitle; and
23			(ii)	further proceedings under this subtitle.
$\begin{array}{c} 24 \\ 25 \end{array}$	consent:	(2)	Conse	ent to adoption under this subtitle is not valid unless the
26			(i)	is given after the prospective adoptee is born;
27			(ii)	is given in a language that the party understands;
28			(iii)	if given in a language other than English:
29				1. is given before a judge on the record; or

1 2	2. is accompanied by the affidavit of a translator stating that the translation of the document of consent is accurate;
3	(iv) contains an express notice of:
4 5	1. the right to revoke consent, at any time within 30 days after the consent is signed; AND
6 7 8	2. the search rights of adoptees and parents under § 5–3B–29 of this subtitle and the search rights of adoptees, siblings, and parents under Subtitle 4B of this title; [and
9 10	3. the right to file a disclosure veto under § 5–3B–29 of this subtitle;]
$11 \\ 12 \\ 13$	(v) except as to an adoption by a spouse of the prospective adoptee's parent or a relative of the prospective adoptee, states that the parent has been advised of the parent's rights to:
14	1. have independent counsel; and
15	2. receive adoption counseling and guidance;
$\begin{array}{c} 16 \\ 17 \end{array}$	(vi) states whether the parent chose to have or not have counsel or counseling; and
18 19 20	(vii) is accompanied by an affidavit of counsel appointed under § $5-3B-06$ of this subtitle stating that a parent who is a minor or has a disability gives consent knowingly and voluntarily.
21	5–3B–29.
22	(a) (1) In this section the following words have the meanings indicated.
23	(2) "Director" means the State Director of Social Services.
24	(3) "Secretary" means the Secretary of Health and Mental Hygiene.
$\frac{25}{26}$	[(b) This section applies only to an adoption in which a court enters an order for adoption on or after January 1, 2000.]
27	[(c)] (B) This section does not bar:
$\begin{array}{c} 28 \\ 29 \end{array}$	(1) an adoptee or biological parent from applying for search, contact, and reunion services under Subtitle 4B of this title; or

$egin{array}{c} 1 \ 2 \end{array}$	(2) the Director or a confidential intermediary from obtaining a copy of a record under § $5-4B-04(c)$ or § $5-4B-06(b)$ or (c) of this title.
$\frac{3}{4}$	[(d)] (C) (1) An adoptee who is at least [21] 18 years old may apply to the Secretary for a copy of:
5	(i) the adoptee's original certificate of birth;
${6 \over 7}$	(ii) all records that relate to the adoptee's new certificate of birth, if any; and
8 9	(iii) the report of the adoptee's order of adoption filed by the clerk of court under § 4–211 of the Health – General Article.
10 11	(2) If an adoptee is at least [21] 18 years old, a biological parent of the adoptee may apply to the Secretary for a copy of:
12	(i) the adoptee's original certificate of birth;
$\begin{array}{c} 13\\14\\15\end{array}$	(ii) the new certificate of birth, if any, that was substituted, under § 4–211 of the Health – General Article, for the adoptee's original certificate of birth;
$\begin{array}{c} 16 \\ 17 \end{array}$	(iii) all records that relate to the adoptee's new certificate of birth; and
18 19	(iv) the report of the adoptee's order of adoption filed by the clerk of court under § 4–211 of the Health – General Article.
20	(3) Each applicant under this subsection shall:
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) provide all proof of identity and other relevant information that the Secretary requires; and
$\begin{array}{c} 23\\ 24 \end{array}$	(ii) pay the fee required under Title 4, Subtitle 2 of the Health – General Article for a copy of a record.
25 26 27 28	[(e)] (D) (1) [A] IF A BIOLOGICAL PARENT FILED A DISCLOSURE VETO BEFORE OCTOBER 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT THAT PARENT IN A RECORD ACCESSIBLE UNDER THIS SECTION, THE biological parent may[:
29 30	(i) file with the Director a disclosure veto, to bar disclosure of information about that parent in a record accessible under this section;

1	(ii)] cancel [a] THE disclosure veto at any time[; and
2	(iii) refile a disclosure veto at any time].
$3 \\ 4 \\ 5$	(2) [An] IF AN ADOPTEE FILED A DISCLOSURE VETO BEFORE OCTOBER 1, 2012, TO BAR DISCLOSURE OF INFORMATION ABOUT THE ADOPTEE IN A RECORD ACCESSIBLE UNDER THIS SECTION, THE adoptee [21 years old may:
$6 \\ 7$	(i) file with the Director a disclosure veto, to bar disclosure of information about the adoptee in a record accessible under this section;
8 9	(ii) cancel a] MAY CANCEL THE disclosure veto at any time[; and
10	(iii) refile a disclosure veto at any time].
$\begin{array}{c} 11 \\ 12 \end{array}$	(3) Immediately after the Director receives a [disclosure veto or] cancellation under this subsection, the Director shall forward a copy to the Secretary.
$\frac{13}{14}$	[(f)] (E) (1) The Secretary shall adopt regulations to carry out this section.
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	(2) Subject to paragraphs (3) and (4) of this subsection, the Secretary shall give to each applicant who meets the requirements of this section a copy of each record that the applicant requested and that the Secretary has on file.
18 19	(3) Whenever a biological parent applies for a record, the Secretary shall redact from the copy all information as to:
20 21	(i) the other biological parent, if that parent [has] filed a disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012 ; and
22 23	(ii) the adoptee and each adoptive parent, if the adoptee [has] filed a disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012 .
24 25 26	(4) Whenever an adoptee applies for a record, the Secretary shall redact from the copy all information as to the biological parent, if that parent [has] filed a disclosure veto [in accordance with this section] BEFORE OCTOBER 1, 2012 .
$\begin{array}{c} 27 \\ 28 \end{array}$	(5) The Secretary shall give each applicant under this section notice of the adoption search, contact, and reunion services available under this title.
29	5–4B–01.
30	(a) In this subtitle the following words have the meanings indicated.

1 (b) "Administration" means the Social Services Administration of the 2 Department.

3 (c) "Confidential intermediary" means an individual or child placement 4 agency qualified by the Director for the purpose of providing search, contact, and 5 reunion services under this subtitle.

6 (d) "Director" means the Director of the Administration.

7 (e) "Member of the adoptive family" means an adoptive parent, grandparent,
8 brother, or sister of an adopted individual.

9 (f) "Relative" means a parent, brother, sister, child, aunt, or uncle of a 10 biological parent.

11 (g) "Search, contact, and reunion services" means services:

(1) to logate adopted individuals biological parents of

12 (1) to locate adopted individuals, biological parents of adopted 13 individuals, siblings of adopted individuals, and, as provided in § 5–4B–11 of this 14 subtitle, relatives and members of the adoptive family;

15 (2) to assess the mutual desire for communication or disclosure of 16 information:

17 (i) between adopted individuals and biological parents of 18 adopted individuals;

19 (ii) between adopted individuals and siblings of adopted 20 individuals; and

21 (iii) as provided in § 5-4B-11 of this subtitle, between:

1. adopted individuals and relatives; and

232.biological parents and members of the adoptive24family;

(3) to provide, or provide referral to, counseling for adopted
individuals, biological parents of adopted individuals, siblings of adopted individuals,
relatives, and members of the adoptive family; and

(4) if siblings of a minor in out-of-home placement were adopted
through a local department, to contact the siblings to develop a placement resource or
facilitate a family connection with the siblings of the minor.

31 (h) "Sibling" means a brother or sister of the whole or half blood who:

14

1	(1)	is at least [21] 18 years old; and
2	(2)	has been adopted.
3	5–4B–02.	
4 5	(a) (1) Director to receive	An adopted individual at least [21] 18 years old may apply to the e search, contact, and reunion services.
$6 \\ 7$	(2) individuals may a	If an adopted individual is at least [21] 18 years old, the following pply to the Director to receive search, contact, and reunion services:
8		(i) a biological parent of the adopted individual;
9		(ii) a sibling of the adopted individual; and
10 11	in out–of–home pl	(iii) a director of a local department acting on behalf of a minor acement.
12	5–4B–11.	
$13 \\ 14 \\ 15$	confidential inter	individual sought by a confidential intermediary is deceased, the rmediary may not disclose the identity of the deceased to the plied for search, contact, and reunion services.
16 17 18	. ,	confidential intermediary shall report the fact that the individual ed to the individual who applied for search, contact, and reunion
19 20 21 22	is at least [21] 18	If the deceased individual is a biological parent, the confidential , with the consent of the applicant, attempt to contact a relative who years old to assess the willingness of the relative to communicate or tion with the applicant.
23 24 25 26 27	the adoptive fami	If the deceased individual is an adopted individual, the confidential r, with the consent of the applicant, attempt to contact a member of ly who is at least [21] 18 years old to assess the willingness of the doptive family to communicate or exchange information with the
28 29 30 31		If the applicant consents to contacting a relative or member of the the applicant shall execute another written agreement with the mediary concerning the provision of search, contact, and reunion s subsection.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(4) (i) 1. Except as provided in subparagraph (ii) of this paragraph, the confidential intermediary may charge the individual a reasonable fee for the additional search, contact, and reunion services described in this subsection.
45	2. The overall amount of fees collected may not exceed the costs of providing the services.
6 7 8 9	(ii) The confidential intermediary may not charge a director of a local department who applies for search, contact, and reunion services on behalf of a minor in out-of-home placement the fee described in subparagraph (i) of this paragraph.
10	(5) The confidential intermediary shall promptly:
11	(i) file the executed agreement with the Director; and
$\frac{12}{13}$	(ii) attempt to contact the relative or member of the adoptive family sought by the applicant.
$\begin{array}{c} 14 \\ 15 \end{array}$	(6) The provisions of this subtitle shall apply to search, contact, and reunion services provided by a confidential intermediary under this subsection.
16	Article – Health – General
10	Article – Health – General
17	4–219.
17 18	4–219.(D) THE SECRETARY SHALL COLLECT DATA AND MAKE QUARTERLY
17 18 19 20 21	 4-219. (D) THE SECRETARY SHALL COLLECT DATA AND MAKE QUARTERLY REPORTS, AVAILABLE TO THE PUBLIC, ON REQUEST, ON: (1) THE NUMBER OF ADOPTEES WHO HAVE APPLIED FOR A RECORD UNDER §§ 5-359, 5-3A-42, AND 5-3B-29 OF THE FAMILY LAW