Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/16/05 H3/23/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL 2790	
4				
5	By: Representative Matayo			
6	By: Senator Womack			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT TO	STREAMLINE ADOPTIONS OF CHILD.	REN IN THE	
11	CUSTODY OF	F THE DEPARTMENT OF HUMAN SERV	ICES; AND	
12	FOR OTHER	PURPOSES.		
13		Subtitle		
14	THE STR	REAMLINE ADOPTION ACT.		
15				
16				
17	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
18				
19	SECTION 1. Arkans	as Code Title 9, Chapter 28, S	Subchapter 4 is amended	
20	to add an additional section to read as follows:			
21	9-28-411. Streamlined adoptions by the Department of Human Services.			
22	<u>(a)(l) A family w</u>	ho adopts a child from the Dep	partment of Human	
23	Services shall be eligible for the streamlined adoption process if the family			
24	chooses to adopt another	child from the department.		
25	<u>(2)</u> The ado	ptive family is not eligible i	for the streamlined	
26	adoption process if more	than five (5) years have pass	sed since the adoptive	
27	family finalized the ado	ption of a child placed by the	e department in the	
28	adoptive home.			
29	<u>(b)(1)</u> One (1) ye	ar after the placement of a cl	hild in the adoptive	
30	home and except as provi	ded in subsection (b)(2) of th	his section, the	
31	adoptive family shall be eligible for placement of a subsequent child in the			
32	adoptive home for the purposes of adoption.			
33	(2) When the subsequent child to be placed in the adoptive home			
34	is the sibling of a chil	is the sibling of a child already placed in the adoptive home, the adoptive		
35	family may be immediatel	family may be immediately eligible for adoption of the sibling.		
36	(c) Upon contact by the adoptive family and if one (1) year has passed			



<ul> <li>adoptive family.</li> <li>(B) If needed, the department shall unseal the adoption</li> <li>file from the previous adoption pursuant to § 9-9-217(a) in order to obtain</li> <li>copy of the original home study on the adoptive family; and</li> <li>(2) Complete an update to the original home study within for</li> <li>five (45) business days from contact by the adoptive family.</li> <li>(d) The adoptive family shall be required to obtain updated crimin</li> <li>background checks and central registry checks as outlined in this chapter</li> <li>(e) The department shall not require the adoptive family to attend</li> <li>training.</li> <li>(f) The department shall place the adoptive family in the pool of</li> <li>waiting adoptive families eligible to adopt a child from the department</li> </ul>				
<ul> <li>(B) If needed, the department shall unseal the adoption</li> <li>file from the previous adoption pursuant to § 9-9-217(a) in order to obta</li> <li>copy of the original home study on the adoptive family; and</li> <li>(2) Complete an update to the original home study within for</li> <li>five (45) business days from contact by the adoptive family.</li> <li>(d) The adoptive family shall be required to obtain updated crimin</li> <li>background checks and central registry checks as outlined in this chapter</li> <li>(e) The department shall not require the adoptive family to attend</li> <li>training.</li> <li>(f) The department shall place the adoptive family in the pool of</li> <li>waiting adoptive families eligible to adopt a child from the department</li> </ul>	(1)(A) Obtain a copy of the original home study completed on the			
5 file from the previous adoption pursuant to § 9-9-217(a) in order to obta 6 copy of the original home study on the adoptive family; and 7 (2) Complete an update to the original home study within for 8 five (45) business days from contact by the adoptive family. 9 (d) The adoptive family shall be required to obtain updated crimin 10 background checks and central registry checks as outlined in this chapter 11 (e) The department shall not require the adoptive family to attend 12 training. 13 (f) The department shall place the adoptive family in the pool of 14 waiting adoptive families eligible to adopt a child from the department	adoptive family.			
<ul> <li>6 copy of the original home study on the adoptive family; and</li> <li>7 (2) Complete an update to the original home study within for</li> <li>8 five (45) business days from contact by the adoptive family.</li> <li>9 (d) The adoptive family shall be required to obtain updated crimin</li> <li>10 background checks and central registry checks as outlined in this chapter</li> <li>11 (e) The department shall not require the adoptive family to attend</li> <li>12 training.</li> <li>13 (f) The department shall place the adoptive family in the pool of</li> <li>14 waiting adoptive families eligible to adopt a child from the department</li> </ul>	n			
7       (2) Complete an update to the original home study within for         8       five (45) business days from contact by the adoptive family.         9       (d) The adoptive family shall be required to obtain updated crimin         10       background checks and central registry checks as outlined in this chapter         11       (e) The department shall not require the adoptive family to attend         12       training.         13       (f) The department shall place the adoptive family in the pool of         14       waiting adoptive families eligible to adopt a child from the department	in a			
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12 <u>training.</u> 13 (f) The department shall place the adoptive family in the pool of 14 waiting adoptive families eligible to adopt a child from the department	. <u>.</u>			
13 <u>(f) The department shall place the adoptive family in the pool of</u> 14 <u>waiting adoptive families eligible to adopt a child from the department</u>	<u>!</u>			
14 waiting adoptive families eligible to adopt a child from the department				
15 <u>upon:</u>				
16 (1) Completion of the updated home study that is favorable;	<u>and</u>			
17 (2) Receipt of the:				
(A) Criminal background check; and				
19 (B) Central registry check.				
20 (g)(1) A family who has a foster child in their home who was place	d by			
21 the department shall be eligible for the streamlined adoption process if	the			
22 <u>department selects the family to be the adoptive parents of the foster cl</u>	ild.			
23 (2) Upon selection, the department shall complete the adopt:	ve			
24 <u>home study within forty-five (45) business days.</u>				
25 (3) The department shall not require the foster family to an	tend			
26 <u>training</u> .				
27				
28 SECTION 2. Arkansas Code § 9-9-217(a), regarding the confidential:	ty			
29 of hearing and records for adoptions, is amended to read as follows:				
30 (a) Notwithstanding any other law concerning public hearings and				
31 records:				
32 (1) All hearings held in proceedings under this subchapter s	hall			
33 be held in closed court without admittance of any person other than essen	tial			
officers of the court, the parties, their witnesses, counsel, persons who				
35 have not previously consented to the adoption but are required to consent	,			
36 and representatives of the agencies present to perform their official				

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1 duties. 2 (2)(A) Adoption records shall be closed, confidential, and 3 sealed unless authority to open them is provided by law or by order of the 4 court for good cause shown. (B)(i) When an adoption is filed or heard pursuant to §§ 5 6 9-27-301 - 9-27-345, any portion of the court file relating to the adoption 7 shall be maintained separately from the file of other pending juvenile 8 matters concerning the juvenile who is the subject of the adoption or the 9 family of the juvenile. 10 (ii) Once final disposition is made in the adoption 11 proceedings, the adoption file shall be transferred from the clerk who is the 12 custodian of juvenile records to the clerk who is the custodian of records. (iii) The entry of the adoption decree will be 13 14 entered by the clerk in the book containing adoption records. 15 The clerk shall assign the file a docket (iv) 16 number, shall prepare an application for a new birth record as provided in 17 this section, and shall maintain the file as if the case had originated as an 18 adoption case. 19 (v) No filing fee shall be assessed by the clerk upon the transfer and creation of the new adoption file. 20 21 (vi) Any adoption record shall be handled as 22 provided in this section. 23 (C)(i) In the event an adoption record is randomly 24 selected to be audited for determination of compliance with requirements 25 found in federal laws pertaining to periodic and dispositional review of 26 foster care cases, the Administrator of Adoptions of the Department of Human 27 Services is authorized to open such file notwithstanding any section in this 28 subchapter prohibiting disclosure of adoption records. 29 (ii) It shall be the responsibility of the 30 administrator to procure and provide from said file all records pertinent to the federal requirements under review. 31 32 (iii) The remainder of the record shall remain 33 sealed. Such portions of the record which may be removed shall be returned to 34 the sealed file upon completion of the federal audit. 35 (iv) No one shall be permitted to review the removed 36 portion of the record except in an official capacity, and, except for uses

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1 required by the federal audit in compliance with state and federal statutes 2 and regulations, such person shall be bound to keep the contents of such records confidential. 3 4 (D)(i) In the event the department has the opportunity to 5 enhance its federal funding by a review of its adoptions records, then the 6 administrator is authorized to open such files notwithstanding any section in 7 this subchapter. 8 It shall be the responsibility of the (ii) 9 administrator to procure and provide from said file all records pertinent to 10 the review. 11 (iii) The remainder of the record shall remain 12 sealed. (iv) Such portion of the record that may be removed 13 14 shall be returned to the sealed file upon completion of the review. 15 (v) No one shall be permitted to review the removed 16 portion of the record except in an official capacity, and, except for uses 17 required to provide for the enhancement of possible federal funding in 18 compliance with state and federal statutes and regulations, such person shall 19 be bound to keep the contents of such records confidential. (E)(i) In the event that an adoptive family contacts the 20 department and indicates a desire for the placement of a subsequent child and 21 no more than five (5) years <u>have lapsed since the adoptive file has been</u> 22 23 sealed, the department is authorized to unseal the adoption file 24 notwithstanding any section in this subchapter. 25 (ii) It shall be the responsibility of the 26 administrator to remove the home study from the file and make a copy of the 27 home study. 28 (iii) The remainder of the file shall remain sealed. 29 (iv) The administrator shall return the home study 30 to the file which shall then be resealed. 31 (v) The department shall be permitted to use a copy 32 of the original home study. 33 (vi) The adoptive family shall be permitted to use a 34 copy of the original home study with a petition to adopt a subsequent child 35 from the department if the original home study is accompanied by a update. 36

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1	/s/ Matayo
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