CS for SB 832

By the Committee on Health Policy; and Senator Rader

	588-04027-19 2019832c1
1	A bill to be entitled
2	An act relating to adoption records; amending s.
3	63.162, F.S.; providing that the name and identity of
4	a birth parent, an adoptive parent, and an adoptee may
5	be disclosed from the adoption records without a court
6	order under certain circumstances; providing an
7	effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
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11	Section 1. Subsection (4) of section 63.162, Florida
12	Statutes, is amended to read:
13	63.162 Hearings and records in adoption proceedings;
14	confidential nature
15	(4) <u>(a)</u> A person may not disclose <u>the following</u> from the
16	records without a court order the name and identity of a birth
17	parent, an adoptive parent, or an adoptee unless:
18	<u>1.(a)</u> The <u>name and identity of the</u> birth parent <u>if the</u>
19	birth parent authorizes in writing the release of his or her
20	name;
21	2. (b) The <u>name and identity of the</u> adoptee, if <u>the adoptee</u>
22	is 18 or more years of age <u>or older and</u> $ au$ authorizes in writing
23	the release of his or her name; or, if the adoptee is less than
24	18 years of age, written consent to disclose the adoptee's name
25	is obtained from an adoptive parent; <u>or</u>
26	<u>3.(c)</u> The <u>name and identity of the</u> adoptive parent <u>if the</u>
27	adoptive parent authorizes in writing the release of his or her
28	name <u>.</u> ;-or
29	(b) (d) A person may disclose from the records the name and

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30	identity of a birth parent, an adoptive parent, or an adoptee
31	upon order of the court for good cause shown. In determining
32	whether good cause exists, the court shall give primary
33	consideration to the best interests of the adoptee, but must
34	also give due consideration to the interests of the adoptive and
35	birth parents. Factors to be considered in determining whether
36	good cause exists include, but are not limited to:
37	1. The reason the information is sought;
38	2. The existence of means available to obtain the desired
39	information without disclosing the identity of the birth
40	parents, such as by having the court, a person appointed by the
41	court, the department, or the licensed child-placing agency
42	contact the birth parents and request specific information;
43	3. The desires, to the extent known, of the adoptee, the
44	adoptive parents, and the birth parents;
45	4. The age, maturity, judgment, and expressed needs of the
46	adoptee; and
47	5. The recommendation of the department, licensed child-
48	placing agency, or professional which prepared the preliminary
49	study and home investigation, or the department if no such study
50	was prepared, concerning the advisability of disclosure.
51	Section 2. This act shall take effect July 1, 2019.

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