ADOPTING

A

CHILD

IN

MICHIGAN

STATE OF MICHIGAN
Department of Human Services
Michigan Department of Human Services
Adoption Services

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Adopting A Child In Michigan

A. INTRODUCTION

Prior to 1995, Michigan was one of very few states that required a court termination of the rights of a child’s parents before the child could be placed in a home for the purpose of adoption. Michigan prohibited the parents of a child from consenting to the adoption of their child by an unrelated, prospective adoptive parent.

The law required that the placement of a child with an unrelated individual or couple could only be done by a state-licensed child-placing agency or by the Michigan Department of Human Services. This made it impossible for the child’s parent to select a prospective adoptive parent independent of a child-placing agency. In addition, placement of an infant directly from the hospital with a prospective adoptive parent required licensing the adoptive parent as a foster parent.

As of 1995, changes in Michigan’s adoption law have modified these restrictions. In brief:

- It is possible to make a “temporary placement” of a child in a prospective adoptive home immediately following birth, while the legal proceedings are being completed.

- Parents are able to make a “direct placement” of their child; i.e., parents are able to personally select the adopting parent and consent to adoption of their child by an unrelated individual or couple.

- A parent can enlist the assistance of an “adoption facilitator” in effecting an adoption. “Adoption facilitators” are child-placing agencies or attorneys.

B. DEFINITIONS

1. Adoptee - The child or adult to be adopted or who is adopted.

2. Adoption facilitator - A child-placing agency or an attorney.

3. Adoption Facilitator Clearinghouse Record - A public information form completed by adoption facilitators and filed with the Department of Human Services by courts.

4. Agency placement - The placement of a child for adoption by a child placing agency, the Michigan Department of Human Services or a Michigan family court.

5. Child-placing agency - A private organization licensed by the state to place children in foster care or adoption.
6. Consent - The legal document by which all parental or agency rights over a specific child are voluntarily relinquished to the family court for placement with a specific parent.

7. Court - Family courts in Michigan. Unless stated otherwise, references to “court” in this pamphlet refer to the family division of the county circuit court, usually referred to as the "family court."


10. MCI-Michigan Children's Institute, which is an office within DHS. The MCI superintendent is designated by Michigan law as the guardian of children who have been committed to MCI by a court. The MCI superintendent is authorized by statute to consent to adoption, marriage or emancipation of state wards.

11. Relative - A person related to the adoptee within the fifth degree by marriage, blood or adoption. They include:


12. Release - The legal document by which all parental rights over a specific child are voluntarily relinquished to the Department of Human Services or to a child-placing agency.

NOTE: Reference throughout this pamphlet will be to the parent (singular) of the child, but in general, both parents must be involved, even if the parents are not married, or are not married to each other. Likewise the prospective adopting parent is used in the singular but refers to an adoption by a single person or married couple.

C. COMMON ASPECTS OF ADOPTION IN MICHIGAN

A simplified view of the legal process of an adoption, without a temporary placement, is presented here in an effort to make it clear how the adoption process in Michigan works:

- The prospective adoptive parent petitions the court to adopt a specific child. The petition is filed in the court of the county where the child is found or where the adoptive parent resides.
• The petition and other legal forms are normally accompanied by a consent signed by the parent, a child-placing agency, a court or DHS, depending on the type of adoption.
• The court orders an investigation to assure that the interests of the adoptee are protected.
• Following receipt of a completed report of investigation and satisfied that the adoptee’s best interests are served, the court will issue an order terminating the rights of the parent, the child-placing agency, court or the DHS. The court makes the adoptee a ward of the court, orders placement in adoption, and assigns a child-placing agency, DHS or an agent of the court to supervise/monitor the adoptive placement.
• Six months after the placement or longer if the court finds it in the adoptee’s best interest the court will enter an order of adoption. The order of adoption completes the process.

There are other considerations or aspects of adoption in Michigan that are common regardless of the type of adoption. Some of these are:

1. Adoption makes the adoptee an heir of the adopting parent.
2. The family name of the adopting parent may or may not become the name of the adoptee at the discretion of the parties.
3. A court-appointed guardian must act on behalf of any emancipated minor parent who consents to an adoption of a child or who releases a child to a child-placing agency for adoption.
4. An adoption subsidy may be available to assist with the financial burden of care for a child with special needs. A pamphlet explaining adoption subsidy is available from child-placing agencies, DHS or attorneys.
5. At the time of an adoption, written non-identifying information about the adoptee, the adoptee’s health history and the adoptee’s family background is made available to the adopting parents. In direct and agency placements, identifying information is withheld unless the adoptee’s parent and the prospective adoptive parent elect to exchange identifying information.
6. All fees connected with an adoption must be approved by the court. Permissible costs, fees and any exchange of goods or services are specified in the law. They must be reported to the court prior to formal placement, and again before the court issues the final order of adoption.
7. Placement of a child for adoption can be done only by the parent of the adoptee, a child-placing agency, DHS, or a court that has the legal and physical custody of the adoptee.

8. Only prospective adoptive parents may solicit biological parents for adoption. (“Solicit” means contact in person, by telephone or telegraph, by letter or other writing, or by other communication directed to a specific recipient.)

9. Before a formal placement the rights of both parents must be terminated.

D. TYPES OF ADOPTIONS IN MICHIGAN

Michigan law allows for many different types of adoptions. The most common adoptions are infant adoptions, state and court ward adoptions, relative adoptions, step-parent adoptions, intercountry and interstate adoptions, and adult adoptions.

1. **Infant adoption** - Infants placed in adoption by child-placing agencies or by the parent through direct placement.

   **Agency adoption** - In agency adoptions, the parent releases the adoptee to a child-placing agency. The child-placing agency selects the prospective adoptive parent from among its applicants and consents to the adoption. In many child-placing agencies it is possible for the adoptee’s parent to participate in the selection of the prospective adoptive parent. The sharing of identifying information between the child’s parent and adoptive parent is permitted, as well as an agreement for continued contact. Agencies can place a child with a prospective adoptive parent before formal placement through a temporary placement (See Section E, Temporary Placement Prior to Adoption) or by licensing the prospective adoptive parent as a foster parent.

   **Direct placement adoption** - The parent of the adoptee personally selects the prospective adoptive parent, transfers physical custody of the adoptee to the adoptive parent and consents to the adoption. The parent retains all parental rights over the adoptee until formal placement. Attorneys and child-placing agencies can assist a parent in making a direct placement.

   An attorney, child-placing agency or the prospective adopting parent gives the parent or guardian seeking to place a child information about a prospective adoptive family. In addition, the preplacement assessment must be given to the parent before placement of the adoptee. The parent or guardian and the prospective adoptive parent will decide whether to exchange identifying information and whether to meet each other.
In a direct placement, the parent may place the child with the prospective adoptive parent before formal placement. This is called a temporary placement and can only be done if all the legal requirements are met. Temporary placement will be explained further in Section E, below.

2. **State and court ward adoption** - Adoption of a child whose parent's parental rights have been terminated by the family court and are committed to the state (state wards) or are placed under the care and supervision of the state (court wards).

DHS is responsible for the adoptive placement of state wards and court wards. These children are placed by DHS and by child-placing agencies under contract with the state. Most of the children fall into the following groups:

- Minority children.
- Older children.
- Children with physical, emotional or mental impairments.
- Family groups of two or more children.

DHS’s emphasis in adoption of state and court wards is on placement with relatives or with foster parents with whom the adoptee has a significant relationship. In fact, approximately 90 percent of DHS’s adoptions each year are with foster parents and relatives.

For those children for whom a family is not readily available, DHS uses a variety of recruitment efforts, such as newspaper articles, television, local child-placing agency recruitment and the Michigan Adoption Resource Exchange (MARE) photo listing book. The MARE photo listing book can be found in many public libraries, at many child-placing agencies and at many local DHS offices.

3. **Relative adoption** - The adoption of a child by a relative (See Section B, Definitions, Relative). Many courts provide the necessary services for relative adoptions.

4. **Step-parent adoption** - The adoption of a child by a step-parent. In the case of a divorce, the non-custodial parent must consent to the adoption or the rights of the non-custodial parent must be terminated because the court has determined that the non-custodial parent has failed significantly in his or her parental responsibilities. The court provides the necessary services for step-parent adoptions.
5. **Intercountry or interstate adoption** - The adoption of a child from another country, or from another state by a Michigan family. Michigan law recognizes the adoption, the consent to adoption, or the release of a child for adoption, if any one of those actions is in accordance with the laws of the state or country in which it was executed. Michigan law permits courts to certify an adoption completed in another country so that a Michigan birth certificate can be issued for the child.

6. **Adult adoption** - Adoption of an adult by another adult with the consent of the adoptee. As with all Michigan adoptions, adult adoption makes the adoptee an heir of the adopting parent. The court or an attorney can assist in an adult adoption.

**E. TEMPORARY PLACEMENT PRIOR TO ADOPTION**

The parent may place an adoptee in the care of a prospective adoptive parent prior to formal placement through a temporary placement. This permits an infant to be placed directly from the hospital with a prospective adoptive parent.

With written authorization of the parent, a child-placing agency may make a temporary placement of a child.

A temporary placement must meet all of the following requirements:

- The prospective adoptive parent must be a Michigan resident.
- In a direct placement, the parent must be assisted by a child-placing agency or an attorney.
- A written statement about the transfer of physical custody of the adoptee must be signed and witnessed by all parties.
- The attorney or child-placing agency that assists must submit a report to the court within two working days of the transfer of physical custody.

The court has the authority to resolve any custody disputes that arise between temporary placement and formal placement.

**A pre-placement assessment is required in all direct placements.**

If a temporary placement is made, the pre-placement assessment must be completed before the temporary placement. If no temporary placement is made, it must be completed before formal placement. The pre-placement assessment is prepared by a child-placing agency upon the request of a prospective adopting parent. Prospective adoptive parents may request completion of a pre-placement assessment even though no adoptee has been located.
F. ASSISTANCE IN ADOPTION

Help in adoption, for the parent of an adoptee or for a prospective adoptive parent, is available as follows:

1. Attorneys, child-placing agencies or DHS will provide a written document identifying the services they provide. Specifically the facilitator will provide:
   - A copy of this pamphlet about adoption in Michigan. The facilitator will review the pamphlet and discuss the alternatives that are applicable to you.
   - Information about how to get the directory of children with special needs who are available for adoption.
   - Information about how to access the registry of adoptive homes (i.e., the couples or persons seeking to adopt an infant).
   - Information about how to obtain Adoption Facilitator Clearinghouse Record Forms about child-placing agencies and attorneys.
   - Information about the kinds of adoptions the facilitator provides.

2. Counseling services for a parent of an adoptee may be obtained from a child-placing agency, psychologist, psychiatrist or licensed counselor. In a direct placement or in a parent release of an adoptee, a referral for counseling service must be made unless waived by the parent.

   Counseling services for the parent or guardian of an adoptee will be paid for by the prospective adoptive parent unless the parent waives the right to counseling.

G. THE ROLE OF THE FAMILY COURT

Every adoption is processed through the court and the court makes the final decision that the placement is in the best interest of the adoptee.

In summary:
   - The court receives the request (petition) of the prospective adoptive parent to adopt a specific child.
   - The court receives the consent to adopt and all other required legal forms.
   - The court will order an investigation and will review the investigation report to assure that the adoption is in the best interest of the adoptee. A pre-placement assessment or home study may satisfy the need for an investigation.
• The court will terminate the rights of the parent (Note: The rights of both parents must be terminated by the court before formal placement). The adoptee will be made a ward of the court and placed in the home of the adopting parent for a period of supervision. This supervisory period is normally six months but may be waived or extended at the discretion of the court. The court will appoint a child-placing agency, the DHS or an agent of the court to oversee the adjustment of the adoptee and family during the period of supervision. In a direct placement, a child-placing agency must be appointed by the court. This is usually the agency that prepared the pre-placement assessment.

• Upon satisfactory completion of the supervisory period, the court enters a final order of adoption. This order of adoption completes the legal process. It makes the child an heir of the adopting parent and in the eyes of the law this child is as much a child of the adopting parent as one who would have been born to the parent.

• The court notifies the department of community health of the adoption permitting the department of community health to issue a new birth certificate in the adoptive name.

The court must also approve any and all charges and fees connected with the adoption. This includes fees paid to an agency or attorney, any service fees and any exchange of goods connected with the adoption.

H. THE CHILDREN’S OMBUDSMAN

The legislature established the Office of the Children’s Ombudsman to ensure compliance with pertinent laws, rules and policies that govern the placement of children in adoption. Birth parents, foster parents, adoptive and prospective adoptive parents, and guardians, as well as others, may file complaints with the ombudsman when it is believed that DHS or a child-placing agency is not acting in compliance with laws, rules and policies governing placement of children in adoption. Complaints may be filed with:

Children’s Ombudsman
Department of Management and Budget
P.O. Box 30026
Lansing, Michigan 48909
Telephone: (517) 373-3077 or (800) 642-4326
www.michigan.gov/oco

Complaints about an attorney should be filed with the Attorney Grievance Commission rather than the ombudsman.
I. INFORMATION SERVICES

1. Adoption agencies and attorneys - Information about adoption agencies and attorneys serving a particular county or counties, the number of adoptions facilitated by the adoption agency or attorney, and fees charged can be obtained by writing to:

   Michigan Department of Human Services
   Adoption Facilitator Clearinghouse
   Payment/Document Control Division
   P.O. Box 30037
   Lansing, Michigan 48909

   DHS will charge a fee for transmitting copies of the Adoption Facilitator Clearinghouse Record forms.

2. Access to information in adoption records - In general, adoption records are “closed” or confidential. Available non-identifying information and medical information regarding the adoptee and the adoptee’s family is made available at the time of adoption to the adoptive parent and upon request thereafter to the adoptive parents of a minor, the adult adoptee, birth parents and birth siblings.

   Identifying or confidential information can be obtained if parties consent to the release of that information. Birth parents and adult siblings may register their statements of consent or denial to have information released about themselves with the Central Adoption Registry which is maintained by the Department of Human Services, Permanency Division. Adult adoptees can contact the court that finalized their adoption and the agency that handled their adoption if they wish to file a statement releasing their information to birth family members.

   For additional information regarding access to closed adoption records, request Publication 439, “Release of Information from Michigan Adoption Records,” from child-placing agencies, attorneys or contact:

   The Central Adoption Registry
   Michigan Department of Human Services
   P.O. Box 30037
   Suite 514
   Lansing, Michigan 48909

3. Adoption subsidy - Since 1969, Michigan has provided a financial support subsidy, and since 1972, a medical subsidy, or both, for those children who have special needs and would not be adopted without a subsidy. The subsidy is not linked to a family’s financial need, but to an adoptee’s eligibility.
DHS publishes a booklet about adoption subsidy titled “Michigan Adoption Subsidy Program Information Guide” (Publication 538). Child-placing agencies, attorneys and DHS are required to provide a copy of this booklet prior to placement of a child for adoption.

J. RECOMMENDED QUESTIONS

1. If you are a parent, or are about to become a parent, and are considering placing your child for adoption, questions you may wish to ask an adoption facilitator are:
   a. How many adoptions have you facilitated?
   b. Does your practice encourage or permit “open” as well as confidential adoptions?
   c. Can you help me locate someone to adopt my child? How do you do this?
   d. How do you arrange for or provide counseling?
   e. How do you assure my rights are protected?
   f. What fees do you charge, who is responsible for paying the fees and how are they handled?
   g. Can you help me apply for financial assistance such as Medicaid?

2. If you are a prospective adoptive applicant, questions you may wish to ask an adoption facilitator are:
   a. What training and experience have you had in providing adoption services?
   b. How many and what kinds of adoptions have you facilitated?
   c. Do you provide services in interstate and intercountry adoptions?
   d. Can you help me locate a child to adopt? How do you do this?
   e. Will you take calls from birth parents responding to my ads or letters?
   f. Will you facilitate meetings between me and birth parents?
   g. What adoption services do you provide directly and what services do you provide through referral?
   h. Which services are required and which are optional?
i. What is the expected range of all fees and costs for which I will be responsible? What is your average cost per adoption?

j. If I pay for birth parent expenses, how will these payments be handled?

k. What happens to the money I paid if I terminate your services or if an adoption does not occur?

l. May I have the names of and may I contact other adoptive applicants who have used your services and have agreed to be contacted?
Department of Human Services (DHS) will not discriminate against any individual or group because of race, sex, religion, age, national origin, color, height, weight, marital status, sexual orientation, political beliefs or disability. If you need help with reading, writing, hearing, etc., under the Americans with Disabilities Act, you are invited to make your needs known to a DHS office in your area.