### GENERAL ASSEMBLY OF NORTH CAROLINA

### **SESSION 1997**

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HOUSE BILL 476 Committee Substitute Favorable 4/23/97

Short Title: Vital Records Access/AB.

Sponsors:

Referred to:

# March 10, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE VITAL RECORDS LAWS PERTAINING TO ACCESS
3	TO, COPIES AND PUBLIC NATURE OF, AND APPLICATION OF
4	AUTHORIZED FEES FOR VITAL RECORDS.
5	The General Assembly of North Carolina enacts:
6	Section 1. G.S. 130A-93 reads as rewritten:
7	"§ 130A-93. Access to vital records; copies.
8	(a) Only the State Registrar shall have access to original vital records and to
9	indices to the original vital records. County offices authorized to issue certificates and
10	the North Carolina State Archives also shall have access to indices to these original vital
11	records, when specifically authorized by the State Registrar.
12	(b) Individual-specific birth records, in any form and on any medium, in the
13	possession of the Department, local health departments, or local register of deeds offices
14	shall not be public records pursuant to Chapter 132 of the General Statutes. Access to
15	and copies of vital records and abstracts of vital records shall be provided in accordance
16	with G.S. 130A-99, Chapter 161 of the General Statutes, and with this section. Birth data
17	other than the names of children and parents, the addresses of parents, and social security
18	numbers of parents shall be available in accordance with Chapter 132 of the General
19	Statutes. All such records and data are State property and shall be stored or disclosed of

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1	only in accordance with official disposition instructions prepared by the Department of
2	Cultural Resources. The application of this Chapter is subject to the provisions of Article
3	<u>1 of Chapter 121 of the General Statutes, the North Carolina Archives and History Act.</u>
4	The State Registrar and other officials authorized to issue certified copies of vital records
5	shall provide copies or abstracts of vital records, except those described in subsections
6	(d), (e), (f) and (g), (g) of this section, to any person upon request.
7	(c) The State Registrar and other officials authorized to issue certified copies of
8	vital records shall provide certified copies of vital records, except those described in
9	subsections (d), (e), (f), and (g), (g) of this section, only to the following:
10	(1) A person requesting a copy of the person's own vital records or that of
11	the person's spouse, child, parent, brother or sister; sibling, direct ancestor
12	or descendant, or stepparent or stepchild;
13	(2) A person seeking information for a legal determination of personal or
14	property rights; or
15	(3) An authorized agent, attorney or legal representative of a person
16	described above.
17	(c1) <u>A funeral director or funeral service licensee shall be entitled upon request to a</u>
18	certified copy of a death certificate.
19	(d) Copies, certified copies or abstracts of birth certificates of adopted persons
20	shall be provided in accordance with G.S. 48-9-107.
21	(e) Copies or abstracts of the health and medical information contained on birth
22	certificates shall be provided only to a person requesting a copy of the health and medical
23	information contained on the person's own birth certificate, a person authorized by that
24 25	person, or a person who will use the information for <u>medical</u> research purposes. <u>Copies</u>
23 26	of or abstracts from any computer or microform database which contains individual- specific health or medical birth data, whether the database is maintained by the
20 27	Department, a local health department, or any other public official, shall be provided only
28	to an individual requesting his or her own data, a person authorized by that individual, or
28 29	<u>a person who will use the information for medical research purposes.</u> The State Registrar
30	shall adopt rules providing for the use of this information for <u>medical</u> research purposes.
31	The rules shall, at a minimum, require a written description of the proposed use of the
32	data, including protocols for protecting confidentiality of the data.
33	(f) Copies, certified copies or abstracts of new birth certificates issued to persons
34	in the federal witness protection program shall be provided only to a person requesting a
35	copy of the person's own birth certificate and that person's supervising federal marshall.
36	(g) No copies, certified copies or abstracts of vital records shall be provided to a
37	person purporting to request copies, certified copies or abstracts of that person's own vital
38	records upon determination that the person whose vital records are being requested is
39	deceased.
40	(h) A certified copy issued under the provisions of this section shall have the same
41	evidentiary value as the original and shall be prima facie evidence of the facts stated in
42	the document. The State Registrar may appoint agents who shall have the authority to

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1	issue certified copies under a facsimile signature of the State Registrar. These copies
2	shall have the same evidentiary value as those issued by the State Registrar.
3	(i) Fees for issuing any copy of a vital record or for conducting a search of the
4	files when no copy is made shall be as established in G.S. <u>130A-93.1130A-93.1 and G.S.</u>
5	<u>161-10.</u>
6	(j) No person shall prepare or issue any certificate which purports to be an official
7	certified copy of a vital record except as authorized in this Article or the rules."
8	Section 2. G.S. 130A-93.1 reads as rewritten:
9	"§ 130A-93.1. Fees for vital records copies or search; automation fund.
10	(a) The State Registrar shall collect, process, and utilize fees for services as
11	follows:
12	(1) A fee not to exceed ten dollars (\$10.00) shall be charged for issuing any
13	copy of a vital record or for conducting a routine search of the files for
14	the record when no copy is made. When certificates are issued or
15	searches conducted by local agencies using databases maintained by the
16	State Registrar, the local agency shall charge this fee and shall forward
17	five dollars (\$5.00) of this fee to the State Registrar for purposes
18	established in subsection (b) of this section.
19	(2) A fee not to exceed ten dollars ( $\$10.00$ ) shall be charged in addition to
20	the fee charged under subdivision (1) of this subsection and to all
21	shipping and commercial charges when expedited service is specifically
22	requested.
23	(2a) The fee for a copy of a computer or microform database shall not
24	exceed the cost to the agency of making and providing the copy.
25	(3) Except as provided in subsection (b), (b) of this section, fees collected
26	under this subsection shall be used by the Department for public health
27	purposes.
28	(b) The Vital Records Automation Account is established as a nonreverting
29	account within the Department. Five dollars (\$5.00) of each fee collected pursuant to
30	subdivision (a)(1) shall be credited to this Account. The Department shall use the
31	revenue in the Account to fully automate and maintain the vital records system. When
32	funds sufficient to fully automate and maintain the system have accumulated in the
33	Account, fees shall no longer be credited to the Account but shall be used as specified in
34	subdivision (a)(3). (a)(3) of this section."
35	Section 3. This act is effective when it becomes law.