

Rhode Island Adoption Guide for Healthcare Providers & Staff

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Disclaimer: This resource guide is intended for informational purposes only and does not constitute legal advice. It is not a substitute for consultation with hospital legal counsel or a licensed adoption attorney. Adoption laws and procedures vary by jurisdiction and are subject to change. Healthcare providers and staff are strongly encouraged to seek professional legal guidance to ensure compliance with applicable laws and regulations.

Introduction to Adoption

What is Adoption?

Adoption is a legal process where biological parents (also referred to herein as "placing parents" or "birth parents" relinquish their parental rights to their child, allowing the child to be placed in the care of adoptive parents. However, adoption is more than just a legal agreement; it is a life-altering experience that reflects a commitment to a child's love, care, and well-being.

Healthcare providers should have a basic understanding of the three main types of adoption to offer informed support for their patients:

- Private Adoption: This is a direct arrangement between birth parents and adoptive parents, often
 through a licensed adoption agency or attorney. In a private adoption, the birth parents have voluntarily
 relinquished their parental rights to the child, and the child is placed directly into the legal and physical
 custody of the adoptive parents. Most private adoptions are "open adoptions," meaning there will be
 ongoing contact between the birth parents and adoptive parents. Private adoption is the most common
 type of adoption that healthcare providers encounter when working in mother-baby and neonatal units.
- Adoption from Foster Care: This occurs when a child in state foster care is legally available for adoption
 after a court has terminated the parental rights of the birth parents. Foster care adoptions often involve
 older children. Every state has laws and regulations governing foster care and adoption, which are
 managed by the state's public child welfare agency. If the child is placed for adoption in another state,
 compliance with the Interstate Compact on the Placement of Children (ICPC) is required.

Intercountry Adoption: The process by which a child born in one country is adopted by a family in
another country. The State Department serves as the oversight authority for intercountry adoption in the
United States.

For expectant mothers, the adoption journey is filled with complex emotions and culminates in a life-changing decision. The private adoption process allows mothers to create an adoption plan at any point during their pregnancy or after giving birth. In this journey, healthcare providers play a crucial role, providing neutral care and support, facilitating fully informed decision-making, and making ethical referrals to adoption providers. Your role in this process is integral in ensuring the well-being of all patients considering this option.

Important Terminology

The biological parent signs adoption consent or relinquishment, authorizing the court to terminate her parental rights:

- Before adoption consents are signed, refer to the biological parent as an "expectant parent" or "parent"
- A parent making an adoption plan for their child is called a "placing parent"
- After adoption consents are signed, refer to the biological parent as a "birth parent."

Support for Patients Considering Adoption

Expectant parents should have access to a variety of support resources from the moment they begin considering adoption through the completion of the process and beyond. Below is a summary of some of the available services and providers that patients can access to find appropriate support.

→ Pregnancy Options Counseling

Many non-profit organizations in Rhode Island offer pregnancy options counseling for expectant mothers. The purpose of this counseling is to help women consider their available options during pregnancy. It is important to note that not all pregnancy centers provide the same services. For instance, some pregnancy resource centers do not offer information or referrals for abortion. However, most centers typically provide services such as pregnancy testing, ultrasounds, maternity clothes, parenting assistance, resource referrals, parenting classes, and counseling. Generally, these organizations do not charge fees unless they also operate a licensed medical clinic on site.

→ Ethical & Effective Referrals

Empowering patients in their decision-making process is key. When making a referral to an adoption provider, it's important to present at least three options. This allows the patient to understand the range of services available and choose the one that best suits her needs. See the Understanding Infant Adoption curriculum handouts <u>Questions for Healthcare Practitioners to Ask Adoption Agencies and/or Attorneys</u> and <u>Questions for Patients to Ask Adoption Agencies and/or Attorneys</u> for suggestions.

→ Choosing an Adoption Provider

The internet is full of adoption providers offering help to expectant parents, but not all of these entities have your patients' best interests at heart. It's essential to understand the different types of adoption professionals available:

Licensed Adoption Agencies: Adoption agencies are licensed by the state to provide adoption services to
expectant/birth parents and adoptive families. These services can include social work, home studies,
adoption education, pregnancy counseling, adoption matching, and post-placement care. Agencies work
to ensure that social and emotional challenges are addressed through social work and counseling, while
also ensuring compliance with adoption rules and regulations.

- Licensed Adoption Attorneys: Attorneys play a vital role in the adoption process. Ideally, the adoptive parents should have their own attorney, and the expectant or birth parents should be represented by a separate attorney. This ensures that everyone's rights are protected and that there are no conflicts of interest. Attorneys in Rhode Island are licensed by the Rhode Island State Bar Association.
- Unlicensed Adoption Intermediaries: Some adoption providers are not licensed to offer adoption services. Unlicensed adoption intermediaries are also referred to as "advertisers," "matchmakers," "brokers," or "marketers." They solicit expectant and adoptive parents for their services through online ads and other marketing tactics and collect substantial matching fees from hopeful adoptive parents. Working with an unlicensed adoption provider can complicate the process for expectant mothers trying to find suitable adoptive parents for their children and can prevent them from getting adequate support and guidance. It is very appropriate to ask an agency to see a copy of their state-issued child-placing agency license.

More than half of the states in the U.S. have laws prohibiting the use of unlicensed adoption intermediaries, but such laws are frequently overlooked. The laws in Rhode Island do not address this issue. See Rhode Island Adoption Laws, below, for further information.

Out-of-State Adoption Providers: With the increasing use of the Internet in the adoption process,
patients may choose to work with adoption providers located outside of Rhode Island. It's crucial to
ensure these out-of-state providers are licensed to provide adoption services and that they work
cooperatively with a Rhode Island-licensed adoption agency and attorney to ensure that the placing
parents receive local support before, during, and after adoption. This not only ensures legal compliance
but also the safety and well-being of the patient and the child.

→ Choosing Prospective Adoptive Parents

The process of selecting adoptive parents requires careful consideration. Expectant parents often have a specific vision of the type of family they wish to find for their child. A Rhode Island-licensed child-placing agency or attorney can assist expectant parents in identifying potential adoptive families that align with their desired characteristics. Once the expectant parent has reviewed profiles of suitable prospective adoptive parents, she should have the opportunity to meet with them in person whenever possible before making a final decision.

Expectant parents should create a list of questions to ask prospective adoptive parents to ensure they find the right family for their child. However, compiling this list can be overwhelming. See the handout <u>Questions for Patients to Ask Adoption Agencies and/or Attorneys</u> for suggestions.

Support After Adoption

Birth parents often experience grief and a range of intense emotional and psychological effects after placing a child for adoption. It is important to provide them with mental health support during this time. Support following adoption can take various forms, including individual counseling, group therapy, and support groups.

Rhode Island Adoption Laws

Adoption is a complex legal process. Violating state laws can jeopardize the safety of all parties involved, as well as the child's permanency. Below are frequently asked questions regarding Rhode Island's adoption laws.

Does Rhode Island allow independent (non-agency) adoptions?

Yes. Rhode Island does allow independent (non-agency) adoptions, often referred to as "private" or "independent" adoptions. In these cases, the adoption is arranged directly between the birth parents and the adoptive parents, typically with the assistance of an attorney rather than a licensed adoption agency.

Does Rhode Island allow unlicensed adoption facilitators?

The laws in Rhode Island do not address this issue.

Does Rhode Island require that placing parents have separate legal representation?

The laws in Rhode Island do not address this issue.

Are adoptive parents allowed to pay an expectant mother's living expenses?

This issue is not addressed under Rhode Island law.

When can the placing parents sign the adoption consent or relinquishment?

A petition to terminate parental rights and free the child for adoption may not be filed until fifteen days after the birth of the child and must be in writing and signed. R.I. Gen. Laws §§ 15-7-5, 15-7-6 (2024)

Can placing parents who have consented to an adoption change their mind and revoke their consent?

Consent may be revoked within 180 days after a decree of adoption has issued if the Court finds that revocation is in the best interest of the child. R.I. Gen. Laws § 15-7-21.1 (2024)

Are post-adoption contact agreements legally binding in Rhode Island?

Yes, subject to the child's best interests. R.I. Gen. Laws §§ 15-7-14.1 (2021)

What legal rights do birth fathers have in a Rhode Island adoption?

In all states, including Rhode Island, birth fathers' legal rights in adoption depend on various factors, such as their legal relationship with the child's mother and their actions before and after being notified of the adoption proceedings. Birth fathers who wish to understand and enforce their legal rights should consult with a Rhode Island adoption attorney for guidance.

What to do when you suspect a violation in your hospital?

If you witness violations of Rhode Island law in your hospital or healthcare clinic, you should immediately file a report. Where you file the report will depend on the type of entity or individual who has committed the offense. If you are witnessing repeated offenses, alert your healthcare administration office.

Type of Entity	Where to Report	Contact Information
Licensed Adoption Agency	Division Administrator, Licensing & Resource Families	(401) 528-3673 Lori.DAlessio@dcyf.ri.gov
Licensed Adoption Attorney	Rhode Island Judiciary Disciplinary Board	https://www.courts.ri.gov/Forms/ComplaintForm.pdf (401) 823-5710

Child Protection in Rhode Island

Child Protective Services Referrals

In Rhode Island, all persons are required by law to report known or suspected cases of child abuse and/or neglect to the Department of Children, Youth and Families within 24 hours of becoming aware of such abuse/neglect. R.I. Gen. Laws § 40-11-3

Child Abuse, Neglect, and Exploitation Definitions under Rhode Island Law

Under Rhode Island law, a child is any person under the age of 18.

- Abused and/or neglected child means a child whose physical or mental health or welfare is harmed or threatened with harm when their parent or other person responsible for their welfare does any of the following, among other actions:
 - o Inflicts, or allows to be inflicted, upon the child physical or mental injury, including excessive corporal punishment
 - Creates, or allows to be created, a substantial risk of physical or mental injury to the child, including excessive corporal punishment; or
- Mental injury includes a state of substantially diminished psychological or intellectual functioning in
 relation to, but not limited to, such factors as: failure to thrive; ability to think or reason; control of
 aggressive or self-destructive impulses; acting-out or misbehavior, including incorrigibility,
 ungovernability, or habitual truancy; provided, however, that the injury must be clearly attributable to
 the unwillingness or inability of the parent or other person responsible for the child's welfare to exercise
 a minimum degree of care toward the child.
- Shaken baby syndrome means a form of abusive head trauma characterized by a constellation of symptoms caused by other than accidental traumatic injury resulting from the violent shaking and/or impact upon an infant or young child's head.

R.I. Gen. Laws § 40-11-2

Rhode Island Department of Children, Youth & Families Contact Information

To learn more about mandated reporting, visit https://dcyf.ri.gov/sites/g/files/xkgbur416/files/documents/rds-portal/RDSportal_MandatedReporting_ChildAbuse-andor-Neglect.pdf.

To report concerns about child abuse, neglect or sexual abuse, contact the Department of Children, Youth & Families:

• Statewide Hotline: (800) 742-4453

Safe Haven/Safe Surrender Laws and Process

Safe Haven/Safe Surrender laws are designed to prevent the abandonment and endangerment of infants by providing a safe and legal way for parents to relinquish unharmed newborns. These laws allow parents to safely surrender their infant directly to a designated provider, while generally protecting them from criminal liability and prosecution. Additionally, these laws ensure that the relinquishing parent can remain anonymous. It is important to note that Safe Haven/Safe Surrender laws are intended for use in extreme circumstances and are not a substitute for the resources provided in the public child welfare system or private adoption processes.

• For Immediate Assistance: Call or text the 24/7 Safe Haven Crisis Helpline at 1-888-510-BABY (2229)

What are the age restrictions for a Safe Haven/Safe Surrender relinquishment in Rhode Island? An infant up to 30 days old may be relinquished. *R.I. Gen. Laws § 23-13.1-3*

Who can relinquish the infant under Safe Haven/Safe Surrender laws?

The child may be left by the parent or any person acting at the direction of the parent. R.I. Gen. Laws § 23-13.1-3

Who are the designated Safe Haven/Safe Surrender providers?

A hospital, medical emergency facility, fire station, or police station. R.I. Gen. Laws § 23-13.1-3

Putative Father Registry

A putative father is a person who claims to be the father of a child and wants to establish paternity. The purpose of a registry is to allow an unmarried father of a born or unborn child to register his name so he will be notified before the child is placed for adoption. The father does not have to be listed on the birth certificate to register.

Rhode Island does not have a putative father registry. Information about establishing parentage is available from the Department of Human Services, Office of Child Support Services at https://ocss.ri.gov/custodial-parent-services/establishment-parentage.

Rhode Island Adoption Service Providers

Licensed Private Adoption Agencies

In Rhode Island, adoption agencies are licensed by the state Department of Children, Youth and Families. The following licensed agencies focus on domestic infant adoption with counseling and/or services available for expectant parents. Some agencies are licensed in multiple states.

Contact ascc@adoptioncouncil.org with any additions, corrections, or updates.

Alliance for Children

10 Dorrance St Ste 700-#3300

Providence, RI 02903 Phone: (401) 240-2159

Contact Form: https://www.allforchildrenadoption.org/contact-new/

https://www.allforchildrenadoption.org/

• Bethany Christian Services

1525 Old Louisquisset Pike Ste C - 202 & 203

Lincoln, RI 02865-4503 Phone: (401) 467-1395

Contact Form: https://bethany.org/locations/us/ri/lincoln

Children's Friend

153 Summer St Providence, RI 02903 Phone: (401) 276-4300 Fax: (401) 331-3285

info@cfsri.org

https://childrensfriendri.org/adoption/

Licensed Adoption Attorneys

There are no current Rhode Island fellows of the <u>Academy of Adoption & Assisted Reproduction Attorneys</u>. Fellowship may not be representative of all attorneys in the state working in the field of adoption law.

Contact ascc@adoptioncouncil.org with any additions, corrections, or updates.

Resources

- Academy of Adoption & Assisted Reproduction Attorneys
- AdoptChange
- Child Welfare Information Gateway: State, Territory, and Tribal Resources
- Rhode Island Department of Children, Youth, & Families
- Rhode Island Judiciary Disciplinary Board
- Rhode Island Legislature: General Laws

About the Adoption-Sensitive Clinical Care Project

It is critical that expectant parents who may wish to place a child for adoption have access to appropriately trained staff and comprehensive supports throughout the adoption process. The federally-funded Adoption-Sensitive Clinical Care Project and the Understanding Infant Adoption curriculum are being administered by National Council For Adoption (NCFA), The Adoption & Foster Care Clinic, Spaulding for Children, and University of Washington School of Social Work for the project period 2024-2026.

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