<u>S101:2-52-06</u>

<u>Requirements applicable to interstate placement of children</u>
when the PCSA, PCPA, or PNA is the receiving agency.

- (A) When a public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) receives a request from the Ohio "Interstate Compact on the Placement of Children (ICPC)" office for the evaluation of an Ohio placement resource, the PCSA, PCPA or PNA shall:
 - (1) Evaluate a placement resource being considered as a foster home pursuant to chapter 5101:2-7 of the Administrative Code.
 - (2) Evaluate a placement resource being considered as an adoptive home pursuant to rule 5101:2-48-12 of the Administrative Code.
 - (3) Evaluate a placement resource being considered as a relative home pursuant to rule 5101:2-42-18 of the Administrative Code unless the sending state requires the relative to be certified as a foster home.
- (B) The PCSA, PCPA or PNA shall submit three copies of its evaluation and all required attachments along with a recommendation regarding approval or denial of the placement resource for the specific child to the Ohio ICPC office within thirty business days of receipt of an evaluation request from the Ohio ICPC office. The PCSA, PCPA or PNA shall only make a recommendation after it has shared all available information about the child with the placement resource. If a homestudy can not be completed and a recommendation made within thirty business days, notification of the delay shall be sent to the Ohio ICPC office prior to the expiration of thirty day period so that the sending state may be notified.
- (C) Upon receipt of a request from the Ohio ICPC office of a court ordered priority placement from another state or territory the PCSA, PCPA or PNA shall complete the evaluation, make its recommendation and fax these materials with all attachments to the Ohio ICPC office as soon as possible but no later than eighteen business days of the Ohio ICPC's office fax or the date the overnight transmission was signed as received by the PCSA, PCPA or PNA.
- (D) When an Ohio PCSA, PCPA or PNA is the receiving agency of a child placed into Ohio from another state or territory, it shall:
 - (1) Provide supervision and supervisory reports as requested by the sending agency.

 Copies of these reports shall be submitted through the Ohio ICPC office.
 - (2) Notify the sending agency and the Ohio ICPC office if the child's placement disrupts and there is a need to make immediate plans for the child's return to the sending state or for an alternative placement.
- (E) When a child who is placed in Ohio through ICPC moves to another county in Ohio:
 - (1) The PCSA initially providing services to the child shall:

<u>5101:2-52-06</u>

(a) Make a written referral to the appropriate PCSA for the continued provision of services on behalf of the child and forward a copy of all pertinent case file documents to the PCSA.

- (b) Forward three copies of the referral notice to the Ohio ICPC office.
- (2) The new PCSA receiving such a referral shall continue the provision of services until the child reaches majority, becomes self-supporting, moves from the state of Ohio or to another Ohio county, or concurrence for jurisdiction or custody termination has been given by the Ohio ICPC office.

5101:2-52-06 3

Replaces: 5101:2-42-20, 5101:2-42-21

Effective: 10/20/2006

R.C. 119.032 review dates: 10/01/2011

CERTIFIED ELECTRONICALLY

Certification

09/18/2006

Date

Promulgated Under: 119.03 Statutory Authority: Rule Amplifies: Prior Effective Dates: 5103.20

2151.39, 5103.20

1/14/83, 7/1/90, 2/13/98 (Emer.), 5/14/98, 2/15/02,

8/18/03