Rule Summary and Fiscal Analysis <u>Part A</u> - General Questions

Rule Number:	5101:2-42-06		
Rule Type:	Amendment		
Rule Title/Tagline:	"Agreement for Temporary Custody of Cl	nild" (JFS (01645).
Agency Name:	Department of Job and Family Services		
Division:	Division of Social Services		
Address:	30 E Broad Street Columbus OH 43215		
Contact:	Michael Lynch	Phone:	614-466-4605
Email:	Michael.Lynch@jfs.ohio.gov		

I. <u>Rule Summary</u>

- 1. Is this a five year rule review? Yes
 - A. What is the rule's five year review date? 3/21/2024
- 2. Is this rule the result of recent legislation? No
- 3. What statute is this rule being promulgated under? 119.03
- 4. What statute(s) grant rule writing authority? 5153.166
- 5. What statute(s) does the rule implement or amplify? 5103.15, 5153.16
- 6. Does the rule implement a federal law or rule in a manner that is more stringent or burdensome than the federal law or regulation requires? No
 - A. If so, what is the citation to the federal law or rule? Not Applicable
- 7. What are the reasons for proposing the rule?

Five year rule review.

8. Summarize the rule's content, and if this is an amended rule, also summarize the rule's changes.

OAC 5101:2-42-06 prescribes the JFS 01645 to be used by agencies for an agreement of temporary custody of a child. Proposed changes to the rule include changes to update material references and minor phrasing changes for clarity.

- 9. Does the rule incorporate material by reference? Yes
- 10. If the rule incorporates material by reference and the agency claims the material is exempt pursuant to R.C. 121.75, please explain the basis for the exemption and how an individual can find the referenced material.

This rule incorporates one or more references to the Ohio Revised Code. this questions is not applicable to any incorporation by reference to the Ohio Revised Code because such reference is exempt from compliance with RC 121.71 to 121.74 pursuant to RC 121.75 (A)(1)(a).

This rule incorporates one or more references to another rule or rules of the Ohio Administrative Code. This question is not applicable to any incorporation by reference to another OAC rule because such reference is exempt from compliance with RC 121.71 to 121.74 pursuant to RC 121.75 (A)(1)(d).

This rule incorporates one or more references to a form or a digital application into which data is entered. This question is not applicable to any incorporation by reference to forms or digital data applications because such reference is exempt from compliance with RC 121.75 to 121.74 pursuant to RC 121.75(B)(4).

11. If revising or re-filing the rule, please indicate the changes made in the revised or refiled version of the rule.

Not Applicable

II. Fiscal Analysis

12. Please estimate the increase / decrease in the agency's revenues or expenditures in the current biennium due to this rule.

This will have no impact on revenues or expenditures.

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This will have no impact on revenues or expenditures.

13. What are the estimated costs of compliance for all persons and/or organizations directly affected by the rule?

No new costs.

- 14. Does the rule increase local government costs? (If yes, you must complete an RSFA Part B). No
- **15.** Does the rule regulate environmental protection? (If yes, you must complete an RSFA **Part C).** No
- 16. If the rule imposes a regulation fee, explain how the fee directly relates to your agency's cost in regulating the individual or business.

Not Applicable.

III. <u>Common Sense Initiative (CSI) Questions</u>

- 17. Was this rule filed with the Common Sense Initiative Office? Yes
- 18. Does this rule have an adverse impact on business? Yes
 - A. Does this rule require a license, permit, or any other prior authorization to engage in or operate a line of business? Yes

It is required for any private child placing agency to be licensed and follow the requirements set forth by this rule in order to conduct business

B. Does this rule impose a criminal penalty, a civil penalty, or another sanction, or create a cause of action, for failure to comply with its terms? Yes

If the agency were to fail to comply with the requirements set forth in rule, the action against the agency would be license forfeiture resulting in close of business.

C. Does this rule require specific expenditures or the report of information as a condition of compliance? Yes

Expenditures related to the agency complying with the requirement of the rule to proceed with a revocation or denial of foster care certificate.

D. Is it likely that the rule will directly reduce the revenue or increase the expenses of the lines of business of which it will apply or applies? No

IV. <u>Regulatory Restriction Requirements under S.B. 9. Note: This section only</u> <u>applies to agencies described in R.C. 121.95(A).</u>

- 19. Are you adding a new or removing an existing regulatory restriction as defined in R.C. 121.95? Yes
 - A. How many new regulatory restrictions do you propose adding to this rule? 0
 - B. How many existing regulatory restrictions do you propose removing from this rule? 1

5101:2-42-06 (A) The JFS 01645 must be utilized for all such agreements.

- C. If you are not removing existing regulatory restrictions from this rule, please list the rule number(s) from which you are removing restrictions.
- D. Please justify the adoption of the new regulatory restriction(s).

Not Applicable

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Ohio Department of Job and Family Services AGREEMENT FOR TEMPORARY CUSTODY OF CHILD

PART I: AGREEMENT FOR TEMPORAR Case Number:			
		e Parent/Guardian/Custodian of	<u>, , , , , , , , , , , , , , , , , , , </u>
living at		, have the authority to sig	
		d is(custodial role)	The purpose of my
signature is to request	ame)	to take temporary custody and control of the a	above-named child
		ving reasons:	
AS THE PARENT/GUARDIAN/CUSTODIAN, I AGRE	E TO THE FOLLOW	ING:	
1. Be financially responsible for the follo	owing support and h	health care during the term of this agreement:	
2. Visit with the child as follows:			
3. Notify the Agency within 24 hours of	any changes in ad	dress or telephone number.	
		ed substitute care setting and supervise the child. 2) Provi est interest of the child. 3) Notify the parent/guardian/ cust	
agreement. In emergency situations, the agency will a	rrange for medical ca hological, psychiatric	sary for the child. Parents will be informed of all medical or re and notify the parent(s) as soon as possible. 2) Arrang and social information. 4) Give permission for the child to the best interest of the child.	e for the education of school
RELEASE OF INFORMATION: The Agency agrees the only be released when it is deemed necessary and in the only be released when it is deemed nec		ling this voluntary agreement and information obtained ab e child's health, education and welfare.	out the child and family will
agreement period, the agency and the parent/guardian	ian/custodian or the A n/custodian will seek t eels continued custo	gency. If it is necessary for the child to remain in custody the approval/of the parent/guardian/custodian and of the j ody is necessary, despite the parent/guardian/custodi	uvenile court for an extension
mean I am surrendering permanent custody of this it was read to me before I signed it. I was given the	s child; nor can cust opportunity to ask	porary custody of the child. Signature on this agreem ody be transferred by the agency to anyone else. I ha questions concerning this agreement and those ques his agreement. I am signing this agreement voluntaril	ve read this agreement, or stions were fully answered
Witness	Date	Signature of Parent/Guardian/Custodian	Date
Witness	Date	Signature of Parent/Guardian/Custodian	Date
I, the Agency representative authorized pursua of children, accept temporary custody of the children		ised Code Sections 5103.03 and 5103.15 to accepted according to the terms of this agreement.	pt the temporary custody

Witness	Date	Signature of Authorized Agency Representative	Date

PART II: TERMINATION OF AGREEMENT FOR TEMPORARY CUSTODY OF CHILD				
Child's Name			Case Number	
My signature ends this agreement for the following reas	on(s):			
Witness	Date	Signature of Parent/Guardian	Custodian	Date
Withess	Dale		Custolian	Dale
Witness	Date	Signature of Parent/Guardian,	/Custodian	Date
Witness	Date	Signature of Authorized Agen	cy Representative	Date

Original 30-Day Extension		🗆 Ac	ditional 30-Day Ex	tension	
l(full name)	. the Parent	/Guardian/Cus	todian of		
(full name)	,			(child's name)	(D.O.B.)
request(agency name)	to extend	the temporary of	custody and contro	l of the above-named child	I for continued placement and
planning supportive services for the	following reasons:				
This extension is in the best interest	of the child for the	se reasons: _			
The following significant progress ha	is occurred and is	reflected in the	attached case pla	n:	
AS THE PARENT/GUARDIAN/CUS	-				
1. Be financially responsible	e for the following s	support and he	alth care during the	e term of this agreement:	
2. Visit with the child as follo	ows:				
3. Notify the Agency within	24 hours of any cl	nanges in addre	ess or telephone n	umber.	
AGREEMENT EXTENSION PERIO	D: This is an exten	sion of the agr	eement for tempor	ary custody, signed on	, and will be effective
from to and ma	ay be terminated u	pon a recomme	ended three-day no	otice from the parent/guard	lian/custodian or the Agency.
RELEASE OF INFORMATION: The child and family will only be released welfare.					
I, the parent/guardian/custodian, aut in any way mean I am surrendering p or it was read to me before I signed i answered to my satisfaction. I under	permanent custod it. I was given the	y of this child; r opportunity to a	nor can custody be ask questions cond	transferred by the Agency erning this agreement and	y. I have read this agreement I those questions were fully
My appearance before the court is	necessary [not necessa		this extension for agreeme	nt of temporary custody.
Witness		Date	Signature of Pa	arent/Guardian/Custodian	Date
Witness		Date	Signature of Pa	arent/Guardian/Custodian	Date
I, the Agency representative authorized children, request the extension of tem					
Witness		Date	Signature of Au	thorized Agency Representat	ive Date
In the best interest of this child. the clater than:	court approves the	extension of th	nis agreement for t	emporary custody. This cu	stody is to terminate no