SENATE

. No. 63

The Commonwealth of Massachusetts

PRESENTED BY:

Karen E. Spilka

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act revising the interstate compact on the placement of children.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Karen E. Spilka	
Kay Khan	11th Middlesex
Carolyn C. Dykema	8th Middlesex

SENATE

. No. 63

By Ms. Spilka, a petition (accompanied by bill, Senate, No. 63) of Karen E. Spilka, Kay Khan and Carolyn C. Dykema for legislation to revise the interstate compact on the placement of children. Children, Families and Persons with Disabilities.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2211 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act revising the interstate compact on the placement of children.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Chapter 452 of the acts of 1963 is hereby amended by striking out
- 2 section 1 and inserting in place thereof the following section:
- 3 Section 1. A compact is hereby entered into with all jurisdictions legally
- 4 joining therein in substantially the following form:
- 5 INTERSTATE COMPACT FOR THE PLACEMENT OF CHILDREN
- 6 ARTICLE I. PURPOSE
- 7 The purpose of this compact is to:
- 8 (A) provide a process through which children subject to this compact are placed
- 9 in safe and suitable homes in a timely manner;

10	(B) facilitate ongoing supervision of a placement, the delivery of services, and
11	communication between the states;
12	(C) provide operating procedures that will ensure that children are placed in
13	safe and suitable homes in a timely manner;
14	(D) provide for the promulgation and enforcement of administrative rules
15	implementing this compact and regulating the covered activities of the member states;
16	(E) provide for uniform data collection and information sharing between
17	member states under this compact;
18	(F) promote coordination between this compact, the interstate compact for
19	juveniles, the interstate compact on adoption and medical assistance and other compacts
20	affecting the placement of and which provide services to children otherwise subject to this
21	compact;
22	(G) provide for a state's continuing legal jurisdiction and responsibility for
23	placement and care of a child that it would have had if the placement were intrastate; and
24	(H) provide for the promulgation of guidelines, in collaboration with Indian
25	tribes, for interstate cases involving Indian children as is or may be permitted by federal law.
26	ARTICLE II. DEFINITIONS
27	As used in this compact, the following words shall have the following meanings
28	unless the context clearly requires otherwise:

29	"Approved placement", a placement that the public child placing agency in the
30	receiving state has determined is both safe and suitable for the child.
31	"Assessment", an evaluation of a prospective placement by a public child
32	placing agency in the receiving state to determine if the placement meets the individualized
33	needs of the child, including but not limited to, the child's safety and stability, health and well-
34	being and mental, emotional, and physical development.
35	"Certification", to attest, declare or swear to before a judge or notary public.
36	"Child", an individual who has not attained the age of 18 years.
37	"Default", the failure of a member state to perform the obligations or
38	responsibilities imposed upon it by this compact, the by-laws or rules of the Interstate
39	Commission.
40	"Home study", an evaluation of a home environment conducted in accordance
41	with the applicable requirements of the state in which the home is located, which documents the
42	preparation and suitability of the placement resource for placement of a child in accordance with
43	the laws and requirements of that state.
44	"Indian tribe", a tribe, band, nation or other organized group or community of
45	Indians recognized as eligible for services provided to Indians by the Secretary of the Interior
46	because of the status of its members as Indians, including any native village as defined in section
47	3 (c) of the Alaska Native Claims settlement Act, 43 USC Section1602(c).
48	"Interstate Commission", the Interstate Commission for the Placement of
49	Children created under Article VIII of this compact.

"Jurisdiction", the power and authority of a court to hear and decide matte

"Legal risk placement", a placement made preliminary to an adoption where the prospective adoptive parents acknowledge in writing that a child may be ordered returned to the sending state or the birth mother's state of residence, if different from the sending state, and a final decree of adoption shall not be entered in any jurisdiction until all required consents are obtained or are dispensed with in accordance with applicable law.

"Member state", a state that has enacted this compact.

"Non-custodial parent", a person who, at the time of the commencement of court proceedings in the sending state, does not have sole legal custody or joint legal custody of the child, and who is not the subject of allegations or findings of child abuse or neglect.

"Non-member state", a state which has not enacted this compact.

"Notice of residential placement", information regarding a placement into a residential facility provided to the receiving state including, but not limited to, the name, date and place of birth of the child, the identity and address of the parent or legal guardian, evidence of authority to make the placement, the name and address of the facility in which the child will be placed and information regarding a discharge and any unauthorized absence from the facility.

"Placement", the act by a public or private child placing agency intended to arrange for the care or custody of a child in another state.

"Private child placing agency", a private corporation, agency, foundation, institution, or charitable organization, or a private person or attorney that facilitates, causes or is

involved in the placement of a child from one state to another and that is not an instrumentality of the state or acting under color of state law.

"Provisional placement", a determination made by the public child placing agency in the receiving state that the proposed placement is safe and suitable and, to the extent allowable, the receiving state has temporarily waived its standards or requirements otherwise applicable to prospective foster or adoptive parents so as to not delay the placement. Completion of the receiving state requirements regarding training for prospective foster or adoptive parents shall not delay an otherwise safe and suitable placement.

"Public child placing agency", a government child welfare agency or child protection agency or a private entity under contract with such an agency, regardless of whether the agency or entity acts on behalf of a state, county, municipality or other governmental unit and which facilitates, causes or is involved in the placement of a child from one state to another.

"Receiving state", the state to which a child is sent, brought or caused to be sent or brought.

"Relative", a person who is related to the child as a parent, step-parent, sibling by half or whole blood or by adoption, grandparent, aunt, uncle, first cousin or a non-relative with such significant ties to the child that such person may be regarded as a relative as determined by a court of competent jurisdiction in the sending state.

"Residential facility", a facility providing a level of care that is sufficient to substitute for parental responsibility or foster care, and is beyond what is needed for assessment or treatment of an acute condition; but not including institutions primarily educational in character, hospitals or other medical facilities.

92	"Rule", a written directive, mandate, standard or principle issued by the
93	Interstate Commission promulgated under Article XI of this compact that is of general
94	applicability and that implements, interprets or prescribes a policy or provision of the compact.
95	"Rule" has the force and effect of an administrative rule in a member state, and includes the
96	amendment, repeal, or suspension of an existing rule.
97	"Sending state", the state from which the placement of a child is initiated.
98	"Service member's permanent duty station", the military installation where an
99	active duty Armed Services member is currently assigned and is physically located under
100	competent orders that do not specify the duty as temporary.
101	"Service member's state of legal residence", the state in which the active duty
102	Armed Services member is considered a resident for tax and voting purposes.
103	"State", a state of the United States, the District of Columbia, the
104	Commonwealth of Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, the Northern
105	Marianas Islands or any other territory of the United States.
106	"State court", a judicial body of a state that is vested by law with responsibility
107	for adjudicating cases involving abuse, neglect, deprivation, delinquency or status offenses of
108	individuals who have not attained the age of 18 years.
109	"Supervision", monitoring provided by the receiving state once a child has been
110	placed in a receiving state pursuant to this compact.
111	ARTICLE III. APPLICABILITY

(A) Except as otherwise provided in section (B), this compact shall apply to:

113	(1) the interstate placement of a child subject to ongoing court
114	jurisdiction in the sending state, due to allegations or findings that the child has been abused,
115	neglected or deprived as defined by the laws of the sending state; provided, however, that the
116	placement of the child into a residential facility shall only require notice of residential placement
117	to the receiving state before the placement;
118	(2) the interstate placement of a child adjudicated delinquent or
119	unmanageable based on the laws of the sending state and subject to ongoing court jurisdiction of
120	the sending state if:
121	(a) the child is being placed in a residential facility in
122	another member state and is not covered under another compact; or
123	(b) the child is being placed in another member state and
124	the determination of safety and suitability of the placement and services required is not provided
125	through another compact; and
126	(3) the interstate placement of any child by a public child placing
127	agency or private child placing agency as a preliminary step to a possible adoption.
128	(B) The provisions of this compact shall not apply to:
129	(1) the interstate placement of a child in a custody proceeding in
130	which a public child placing agency is not a party; provided, however, that the placement is not
131	intended to effectuate an adoption;

132	(2) the interstate placement of a child with a non-relative in a
133	receiving state by a parent with the legal authority to make the placement; provided, however,
134	that the placement is not intended to effectuate an adoption;
135	(3) the interstate placement of a child by one relative with the lawful
136	authority to make the placement directly with a relative in a receiving state.
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137	(4) the placement of a child, not subject to section (a), into a
138	residential facility by the child's parent.
139	(5) The placement of a child with a non-custodial parent; provided
140	that:
141	(a) the non-custodial parent proves, to the satisfaction of a
142	court of competent jurisdiction in the sending state, a substantial relationship with the child; and
143	(b) a court of competent jurisdiction in the sending state
144	makes a written finding that placement with the non-custodial parent is in the best interests of the
145	child; and
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146	(c) a court of competent jurisdiction in the sending state
147	dismisses its jurisdiction in interstate placements in which the public child placing agency is a
148	party to the proceeding.
149	(6) A child entering the United States from a foreign country for the
150	purpose of adoption or leaving the United States to go to a foreign country for the purpose of
151	adoption in that country.

- 152 (7) Cases in which a United States citizen child living overseas with 153 his family, at least 1 of whom is in the armed services of the United States and stationed 154 overseas, is removed and placed in a state.
 - (8) The sending of a child by a public child placing agency or a private child placing agency for a visit as defined by the rules of the Interstate Commission.
 - (C) For purposes of determining the applicability of this compact to the placement of a child with a family in the armed services of the United States, the public child placing agency or private child placing agency may choose the state of the service member's permanent duty station or the service member's declared legal residence.
 - (D) Nothing in this compact shall be construed to prohibit the concurrent application of the provisions of this compact with other applicable interstate compacts including the Interstate Compact for Juveniles and the Interstate Compact on Adoption and Medical Assistance. The Interstate Commission may, in cooperation with other interstate compact commissions having responsibility for the interstate movement, placement or transfer of children, promulgate like rules to ensure the coordination of services, timely placement of children and the reduction of unnecessary or duplicative administrative or procedural requirements.

ARTICLE IV. JURISDICTION

(A) Except as provided in subsection (H) and paragraphs 2 and 3 of subsection (B) of Article V, concerning private and independent adoptions and in interstate placements in which the public child placing agency is not a party to a custody proceeding, the sending state shall retain jurisdiction over a child with respect to all matters of custody and disposition of the

174 child which it would have had if the child had remained in the sending state. Such jurisdiction 175 shall also include the power to order the return of the child to the sending state. 176 (B) When an issue of child protection or custody is brought before a court in 177 the receiving state, that court shall confer with the court of the sending state to determine the 178 most appropriate forum for adjudication. 179 (C) In a case that is before a court and subject to this compact, the taking of 180 testimony for a hearing before any judicial officer may occur in person, by telephone, by audio-181 video conference or by such other means as approved by the rules of the Interstate Commission; 182 and judicial officers may communicate with other judicial officers and persons involved in the 183 interstate process as may be permitted by their Canons of Judicial Conduct and any rules 184 promulgated by the Interstate Commission. 185 (D) In accordance with its own laws, the court in the sending state shall have 186 authority to terminate its jurisdiction if: 187 **(1)** the child is reunified with the parent in the receiving state 188 who is the subject of allegations or findings of abuse or neglect, only with the concurrence of the 189 public child placing agency in the receiving state; 190 (2) the child is adopted; 191 (3) the child reaches the age of majority under the laws of the 192 sending state; 193 the child achieves legal independence under the laws of the (4)

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sending state;

195	(5) a guardianship is created by a court in the receiving state
196	with the concurrence of the court in the sending state;
197	(6) an Indian tribe has petitioned for and received jurisdiction
198	from the court in the sending state; or
199	(7) the public child placing agency of the sending state
200	requests termination and has obtained the concurrence of the public child placing agency in the
201	receiving the state.
202	(E) When a court in a sending state terminates its jurisdiction, it shall notify
203	the child placing agency in the receiving state
204	(F) Nothing in this Article shall defeat a claim of jurisdiction by a court in a
205	receiving state sufficient to deal with an act of truancy, delinquency, crime or behavior involving
206	a child as defined by the laws of the receiving state committed by the child in the receiving state
207	which would be a violation of its laws.
208	(G) Nothing in this Article shall limit the ability of the receiving state to take
209	emergency jurisdiction for the protection of the child.
210	(H) The substantive laws of the state in which an adoption will be finalized
211	shall solely govern all issues relating to the adoption of the child and the court in which the
212	adoption proceeding is filed shall have subject matter jurisdiction regarding all substantive issues
213	relating to the adoption, except:
214	(1) when the child is a ward of another court that established
215	jurisdiction over the child prior to the placement;

216	(2) when the child is in the legal custody of a public agency in
217	the sending state; or
218	(3) when a court in the sending state has otherwise
219	appropriately assumed jurisdiction over the child, prior to the submission of the request for
220	approval of placement.
221	(I) A final decree of adoption shall not be entered in any jurisdiction until the
222	placement is authorized as an "approved placement" by the public child placing agency in the
223	receiving state.
224	ARTICLE V. PLACEMENT EVALUATION
225	(A) Before sending, bringing or causing a child to be sent or brought into a
226	receiving state, the public child placing agency shall provide a written request for assessment to
227	the receiving state.
228	(B) For placements by a private child placing agency, a child may be sent or
229	brought, or caused to be sent or brought, into a receiving state, upon receipt and immediate
230	review of the required content in a request for approval of a placement in both the sending and
231	receiving state public child placing agency. The required content to accompany a request for
232	approval shall the following:
233	(1) a request for approval identifying the child, birth parent or
234	parents, the prospective adoptive parent or parents and the supervising agency, signed by the
235	person requesting approval:

236	(2) the appropriate consents or relinquishments signed by the
237	birth parents in accordance with the laws of the sending state, or where permitted the laws of the
238	state where the adoption will be finalized;
239	(3) certification by a licensed attorney or authorized agent of a
240	private adoption agency that the consent or relinquishment is in compliance with the applicable
241	laws of the sending state or where permitted the laws of the state where finalization of the
242	adoption will occur;
243	(4) a home study; and
244	(5) an acknowledgment of legal risk signed by the prospective
245	adoptive parents.
246	(C) The sending state and the receiving state may request additional
247	information or documents prior to finalization of an approved placement, but may not delay
248	travel by the prospective adoptive parents with the child if the required content for approval has
249	been submitted, received and reviewed by the public child place agency in both the sending state
250	and the receiving state.
251	(D) Approval from the public child placing agency in the receiving state for a
252	provisional or approved placement is required as provided for in the rules of the Interstate
253	Commission.

all information and be in such form as provided for in the rules of the Interstate Commission.

(E) The procedures for making and the request for an assessment shall contain

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(F) Upon receipt of a request from the public child placing agency of the sending state, the receiving state shall initiate an assessment of the proposed placement to determine its safety and suitability. If the proposed placement is a placement with a relative, the public child placing agency of the sending state may request a determination for a provisional placement.

- (G) The public child placing agency in the receiving state may request from the public child placing agency or the private child placing agency in the sending state, and shall be entitled to receive, supporting or additional information necessary to complete the assessment or approve the placement.
- (H) The public child placing agency in the receiving state shall approve a provisional placement and complete or arrange for the completion of the assessment within the timeframes established by the rules of the Interstate Commission.
- (I) For a placement by a private child placing agency, the sending state shall not impose any additional requirements to complete the home study that are not required by the receiving state, unless the adoption is finalized in the sending state.
- (J) The Interstate Commission may develop uniform standards for the assessment of the safety and suitability of interstate placements.

ARTICLE VI. PLACEMENT AUTHORITY

(A) Except as otherwise provided in this compact, a child subject to this compact shall not be placed in a receiving state until approval for the placement is obtained.

276	(B) If the public child placing agency in the receiving state does not approve the
277	proposed placement then the child shall not be placed. The receiving state shall provide written
278	documentation of the determination in accordance with the rules promulgated by the Interstate
279	Commission. That determination shall not be subject to judicial review in the sending state.
280	(C) If the proposed placement is not approved, any interested party shall have
281	standing to seek an administrative review of the receiving state's determination.
282	(1) The administrative review and any further judicial review associated with
283	the determination shall be conducted in the receiving state pursuant to its applicable
284	Administrative Procedures Act.
285	(2) If a determination not to approve the placement of the child in the receiving
286	state is overturned upon review, the placement shall be deemed approved, provided however that
287	all administrative or judicial remedies have been exhausted or the time for such remedies has
288	passed.
289	ARTICLE VII. PLACING AGENCY RESPONSIBILITY
290	(A) For the interstate placement of a child made by a public child placing
291	agency or state court:
292	(1) the public child placing agency in the sending state shall have financial
293	responsibility for:
294	(a) the ongoing support and maintenance for the child during the
295	period of the placement, unless otherwise provided for in the receiving state; and

296	(b) as determined by the public child placing agency in the sending
297	state, services for the child beyond the public services for which the child is eligible in the
298	receiving state;
299	(2) the receiving state shall only have financial responsibility for:
300	(a) any assessment conducted by the receiving state; and
301	(b) supervision conducted by the receiving state at the level necessary
302	to support the placement as agreed upon by the public child placing agencies of the receiving and
303	sending state; and
304	(3) nothing in this compact shall prohibit public child placing agencies in the
305	sending state from entering into agreements with licensed agencies or persons in the receiving
306	state to conduct assessments and provide supervision.
307	(B) For the placement of a child by a private child placing agency preliminary
308	to a possible adoption, the private child placing agency shall be:
309	(1) legally responsible for the child during the period of placement as
310	provided for in the law of the sending state until the finalization of the adoption; and
311	(2) financially responsible for the child absent a contractual agreement to the
312	contrary.
313	(C) A private child placing agency shall be responsible for any assessment
314	conducted in the receiving state and any supervision conducted by the receiving state at the level
315	required by the laws of the receiving state or the rules of the Interstate Commission.

- 316 (D) The public child placing agency in the receiving state shall provide timely 317 assessments, as provided for in the rules of the Interstate Commission.
 - (E) The public child placing agency in the receiving state shall provide, or arrange for the provision of, supervision and services for the child, including timely reports, during the period of the placement.

- (F) Nothing in this compact shall be construed as to limit the authority of the public child placing agency in the receiving state from contracting with a licensed agency or person in the receiving state for an assessment or the provision of supervision or services for the child or otherwise authorizing the provision of supervision or services by a licensed agency during the period of placement.
- (G) Each member state shall provide for coordination among its branches of government concerning the state's participation in, and compliance with, the compact and Interstate Commission activities, through the creation of an advisory council or use of an existing body or board.
- (H) Each member state shall establish a central state compact office, which shall be responsible for state compliance with the compact and the rules of the Interstate Commission.
- (I) The public child placing agency in the sending state shall oversee compliance with the provisions of the Indian Child Welfare Act, 25 USC Section1901 et seq. for placements subject to this compact, before placement.

(J) With the consent of the Interstate Commission, a state may enter into limited agreements that facilitate the timely assessment and provision of services and supervision of placements under this compact.

ARTICLE VIII. INTERSTATE COMMISSION FOR THE PLACEMENT OF CHILDREN

The member states hereby establish, by way of this compact, a commission known as the "Interstate Commission for the Placement of Children." The activities of the Interstate Commission are the formation of public policy and are a discretionary state function.

- (A) The Interstate Commission shall be a joint commission of the member states and shall have the responsibilities, powers and duties set forth herein, and such additional powers as may be conferred upon it by subsequent concurrent action of the respective legislatures of the member states.
- (B) The Interstate Commission shall consist of 1 commissioner from each member state who shall be appointed by the executive head of the state human services administration with ultimate responsibility for the child welfare program. The appointed commissioner shall have the legal authority to vote on policy related matters governed by this compact binding the state.
- (1) Each member state represented at a meeting of the Interstate Commission is entitled to 1 vote.
- (2) A majority of the member states shall constitute a quorum for the transaction of business, unless a larger quorum is required by the by-laws of the Interstate Commission.

356 (3) A representative shall not delegate a vote to another member state. 357 (4) A representative may delegate voting authority to another person from the 358 representative's state for a specified meeting. 359 (C) In addition to the commissioners of each member state, the Interstate Commission 360 shall include persons who are members of interested organizations as defined in the by-laws or 361 rules of the Interstate Commission. Such members shall be ex officio and shall not be entitled to 362 vote on any matter before the Interstate Commission. 363 (D) The Interstate Commission shall establish an executive committee which shall have 364 the authority to administer the day-to-day operations and administration of the Interstate 365 Commission, but shall not have the power to engage in rulemaking. ARTICLE IX. POWERS AND DUTIES OF THE INTERSTATE COMMISSION 366 367 The Interstate Commission shall have the following powers: 368 (A) To promulgate rules and take all necessary actions to effect the goals, purposes and 369 obligations as enumerated in this compact. 370 (B) To provide for dispute resolution among member states. 371 (C) To issue, upon request of a member state, advisory opinions concerning the 372 meaning or interpretation of the interstate compact, its by-laws, rules or actions. 373 (D) To enforce compliance with this compact or the by-laws or rules of the Interstate 374 Commission, pursuant to Article XII.

- 375 (E) Collect standardized data concerning the interstate placement of children subject 376 to this compact as directed through its rules which shall specify the data to be collected, the 377 means of collection and data exchange and reporting requirements. 378 (F) To establish and maintain offices as may be necessary for the transacting of its 379 business. 380 (G) To purchase and maintain insurance and bonds. 381 (H) To hire or contract for services of personnel or consultants as necessary to carry 382 out its functions under the compact and establish personnel qualification policies, and rates of 383 compensation. 384 (I) To establish and appoint committees and officers including, but not limited to, an 385 executive committee as required by Article X. 386 **(J)** To accept any and all donations and grants of money, equipment, supplies, 387 materials and services and to receive, utilize and dispose thereof. 388 (K) To lease, purchase, accept contributions or donations of, or otherwise to own, 389 hold, improve or use any property, real, personal or mixed. 390 (L) To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose 391 of any property, real, personal or mixed.
- 393 (N) To adopt a seal and by-laws governing the management and operation of the 394 Interstate Commission.

To establish a budget and make expenditures.

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(M)

- (O) To report annually to the legislatures, governors, the judiciary and state advisory councils of the member states concerning the activities of the Interstate Commission during the preceding year. Such reports shall also include any recommendations that may have been adopted by the Interstate Commission.
- 399 (P) To coordinate and provide education, training and public awareness regarding the 400 interstate movement of children for officials involved in such activity.
- 401 (Q) To maintain books and records in accordance with the by-laws of the Interstate 402 Commission.
- 403 (R) To perform functions necessary or appropriate to achieve the purposes of this 404 compact.

405 ARTICLE X. ORGANIZATION AND OPERATION OF THE INTERSTATE 406 COMMISSION

407 (A) By-laws

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- (1) Within 12 months after the first Interstate Commission meeting, the Interstate Commission shall adopt by-laws to govern its conduct as may be necessary or appropriate to carry out the purposes of the compact.
 - (2) The by-laws and rules of the Interstate Commission shall establish conditions and procedures under which the Interstate Commission shall make its information and official records available to the public for inspection or copying. The Interstate Commission may exempt from disclosure information or official records to the extent that disclosure would adversely affect personal privacy rights or proprietary interests.

416	(B) Meetings
417	(1) The Interstate Commission shall meet at least once each calendar year.
418	The chairperson may call additional meetings and, upon the request of a simple majority of the
419	member states, shall call additional meetings.
420	(2) The Interstate Commission shall give public notice of all meetings and all
421	meetings shall be open to the public, except as set forth in the rules or as otherwise provided in
422	the compact. The Interstate Commission and its committees may close a meeting, or portion
423	thereof, where it determines by two-thirds vote that an open meeting would be likely to:
424	(a) relate solely to the Interstate Commission's internal
425	personnel practices and procedures;
426	(b) disclose matters specifically exempted from disclosure by
427	federal law;
428	(c) disclose financial or commercial information which is
429	privileged, proprietary or confidential in nature;
430	(d) involve accusing a person of a crime, or formally censuring
431	a person;
432	(e) disclose information of a personal nature where disclosure
433	would constitute a clearly unwarranted invasion of personal privacy or physically endanger 1 or
434	more persons;
435	(f)disclose investigative records compiled for law enforcement
436	purposes; or

- 437 (g) specifically relate to the Interstate Commission's 438 participation in a civil action or other legal proceeding.
 - (3) For a meeting, or portion of a meeting, closed pursuant to paragraph (2), the Interstate Commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exemption provision. The Interstate Commission shall keep minutes which shall fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, including a description of the views expressed and the record of a roll call vote. All documents considered in connection with an action shall be identified in the minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the Interstate Commission or by court order.
 - (4) The by-laws may provide for meetings of the Interstate Commission to be conducted by telecommunication or other electronic communication.

(C) Officers and Staff

- (1) The Interstate Commission may, through its executive committee, appoint or retain a staff director for such period, upon such terms and conditions and for such compensation as the Interstate Commission may consider appropriate. The staff director shall serve as secretary to the Interstate Commission, but shall not have a vote. The staff director may hire and supervise such other staff as may be authorized by the Interstate Commission.
- (2) The Interstate Commission shall elect, from among its members, a chairperson and a vice chairperson of the executive committee and other necessary officers, each of whom shall have such authority and duties as may be specified in the by-laws.

(D) Qualified Immunity, Defense and Indemnification

(1) The Interstate Commission's staff director and its employees shall be immune from suit and liability, either personally or in their official capacity, for a claim for damage to or loss of property or personal injury or other civil liability caused or arising out of or relating to an actual or alleged act, error or omission that occurred, or that such person had a reasonable basis for believing occurred within the scope of Commission employment, duties or responsibilities; provided, however, that such person shall not be protected from suit or liability for damage, loss, injury or liability caused by a criminal act or the intentional or willful and wanton misconduct of such person.

(a) The liability of the Interstate Commission's staff director and employees or Interstate Commission representatives, acting within the scope of their employment or duties for acts, errors or omissions occurring within their state may not exceed the limits of liability set forth under the Constitution and laws of that state for state officials, employees and agents. The Interstate Commission is considered to be an instrumentality of the states for the purposes of any such action. Nothing in this subsection shall be construed to protect such person from suit or liability for damage, loss, injury or liability caused by a criminal act or the intentional or willful and wanton misconduct of such person.

(b) The Interstate Commission shall defend the staff director and its employees and, subject to the approval of the attorney general or other appropriate legal counsel of the member state shall defend the commissioner of a member state in a civil action seeking to impose liability arising out of an actual or alleged act, error or omission that occurred within the scope of Interstate Commission employment, duties or responsibilities, or that the

defendant had a reasonable basis for believing occurred within the scope of Interstate

Commission employment, duties or responsibilities; provided, however, that the actual or alleged act, error or omission did not result from intentional or willful and wanton misconduct on the part of such person.

state or the Interstate Commission, the representatives or employees of the Interstate

Commission shall be held harmless in the amount of a settlement or judgment, including
attorney's fees and costs, obtained against such persons arising out of an actual or alleged act,
error or omission that occurred within the scope of Interstate Commission employment, duties or
responsibilities, or that such persons had a reasonable basis for believing occurred within the
scope of Interstate Commission employment, duties or responsibilities; provided, however, that
the actual or alleged act, error or omission did not result from intentional or willful and wanton
misconduct on the part of such persons.

ARTICLE XI. RULEMAKING FUNCTIONS OF THE INTERSTATE COMMISSION

- (A) The Interstate Commission shall promulgate and publish rules in order to effectively and efficiently achieve the purposes of the compact.
- (B) Rulemaking shall occur under the criteria set forth in this Article and the by-laws and rules adopted pursuant thereto. Such rulemaking shall substantially conform to the principles of the Model State Administrative Procedures Act, 1981 Act, Uniform Laws Annotated, Vol. 15, p.1, (2000), or such other administrative procedure acts as the Interstate Commission considers appropriate consistent with due process requirements under the United States Constitution as now or hereafter interpreted by the United States Supreme Court. All rules and amendments

shall become binding as of the date specified, as published with the final version of the rule as approved by the Interstate Commission.

- (C) When promulgating a rule, the Interstate Commission shall, at a minimum:
- 506 (1) publish the entire text of the proposed rule stating the reason for that 507 proposed rule;

- (2) allow and invite any and all persons to submit written data, facts, opinions and arguments, which information shall be added to the record, and be made publicly available; and
- (3) promulgate a final rule and its effective date, if appropriate, based on input from state or local officials or interested parties.
- (D) Rules promulgated by the Interstate Commission shall have the force and effect of administrative rules and shall be binding in the compacting states to the extent and in the manner provided for in this compact.
- (E) Not later than 60 days after a rule is promulgated, an interested person may file a petition in the United States District Court for the District of Columbia or in the Federal District Court where the Interstate Commission's principal office is located for judicial review of such rule. If the court finds that the Interstate Commission's action is not supported by substantial evidence in the rulemaking record, the court shall hold the rule unlawful and set it aside.
- (F) If a majority of the legislatures of the member states rejects a rule, those states may by enactment of a statute or resolution in the same manner used to adopt the compact cause that such rule shall have no further force and effect in a member state.

524	(G) The existing rules governing the operation of the Interstate Compact on the
525	Placement of Children superseded by this act shall be null and void no less than 12, but no more
526	than 24 months after the first meeting of the Interstate Commission created hereunder, as
527	determined by the members during the first meeting.
528	(H) Within the first 12 months of operation, the Interstate Commission shall promulgate
529	rules addressing the following:
530	(1) transition rules;
531	(2) forms and procedures;
532	(3) time lines;
533	(4) data collection and reporting;
534	(5) rulemaking;
535	(6) visitation;
536	(7) progress reports and supervision;
537	(8) sharing of information and confidentiality;
538	(9) financing of the Interstate Commission;
539	(10) mediation, arbitration and dispute resolution;
540	(11) education, training and technical assistance;
541	(12) enforcement; and

542	(13) coordination with other interstate compacts
543	(I) Upon determination by a majority of the members of the Interstate Commission
544	that an emergency exists:
545	(1) The Interstate Commission may promulgate an emergency rule only if it is
546	required to:
547	(a) protect the children covered by this compact from an
548	imminent threat to their health, safety and well-being;
549	(b) prevent loss of federal or state funds; or
550	(c) meet a deadline for the promulgation of an administrative
551	rule required by federal law.
552	(2) An emergency rule shall become effective immediately upon adoption;
553	provided, however, that the usual rulemaking procedures provided hereunder shall be
554	retroactively applied to the emergency rule as soon as reasonably possible, but no later than 90
555	days after the effective date of the emergency rule.
556	(3) An emergency rule shall be promulgated as provided for in the rules of the
557	Interstate Commission.
558	ARTICLE XII. OVERSIGHT, DISPUTE RESOLUTION, ENFORCEMENT
559	(A) Oversight
560	(1) The Interstate Commission shall oversee the administration and operations
561	of the compact.

- (2) The executive, legislative and judicial branches of state government in each member state shall enforce this compact and the rules of the Interstate Commission and shall take all actions necessary and appropriate to effectuate the compact's purposes and intent. The compact and its rules shall be binding in the member states to the extent and in the manner provided for in this compact.
- (3) All courts shall take judicial notice of the compact and the rules in any judicial or administrative proceeding in a member state pertaining to the subject matter of this compact.
- (4) The Interstate Commission shall be entitled to receive service of process in any action in which the validity of a compact provision or rule is the issue for which a judicial determination has been sought and shall have standing to intervene in any proceedings. Failure to provide service of process to the Interstate Commission shall render any judgment, order or other determination, however so captioned or classified, void as to the Interstate Commission, this compact, its by-laws or rules of the Interstate Commission.

(B) Dispute Resolution

- (1) The Interstate Commission shall attempt, upon the request of a member state, to resolve disputes which are subject to the compact and which may arise among member states and between member and non-member states.
- (2) The Interstate Commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes among compacting states. The costs of such mediation or dispute resolution shall be the responsibility of the parties to the dispute.

(C/Lindicellicity	((\mathbf{C})	Enforcement
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	(1) If the Interstate Commission determines that a member state has defaulted
in the performance	ce of its obligations or responsibilities under this compact, its by-laws or rules,
the Interstate Cor	nmission may:

- (a) provide remedial training and specific technical assistance;
- (b) provide written notice to the defaulting state and other member states, of the nature of the default and the means of curing the default. The Interstate

 Commission shall specify the conditions by which the defaulting state must cure its default;
- (c) by majority vote of the members, initiate against a defaulting member state legal action in the United State District Court for the District of Columbia or, at the discretion of the Interstate Commission, in the federal district where the Interstate Commission has its principal offices, to enforce compliance with the provisions of the compact, its by-laws or rules. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary the prevailing party shall be awarded all costs of such litigation including reasonable attorney's fees; or
- (d) avail itself of any other remedies available under state law or the regulation of official or professional conduct.

ARTICLE XIII. FINANCING OF THE COMMISSION

(A) The Interstate Commission shall pay, or provide for the payment of the reasonable expenses of its establishment, organization and ongoing activities.

(B) The Interstate Commission may levy on and collect an annual assessment from each member state to cover the cost of the operations and activities of the Interstate Commission and its staff which must be in a total amount sufficient to cover the Interstate Commission's annual budget as approved by its members each year. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the Interstate Commission which shall promulgate a rule binding upon all member states.

- (C) The Interstate Commission shall not incur obligations of any kind prior to securing the funds adequate to meet that obligation; nor shall the Interstate Commission pledge the credit of any of the member states, except by and with the authority of the member state.
- (D) The Interstate Commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the Interstate Commission shall be subject to the audit and accounting procedures established under its by-laws. All receipts and disbursements of funds handled by the Interstate Commission shall be audited yearly by a certified or licensed public accountant and the report of the audit shall be included in and become part of the annual report of the Interstate Commission.

ARTICLE XIV. MEMBER STATES, EFFECTIVE DATE AND AMENDMENT

- (A) Any state is eligible to become a member state.
- (B) The compact shall become effective and binding upon legislative enactment of the compact into law by no fewer than 35 states. The effective date shall be the later of July 1, 2007 or upon enactment of the compact into law by the thirty-fifth state. Thereafter it shall become effective and binding as to any other member state upon enactment of the compact into law by that state. The governors of non-member states or their designees shall be invited to participate

in the activities of the Interstate Commission on a non-voting basis prior to adoption of the compact by all states.

(C) The Interstate Commission may propose amendments to the compact for enactment by the member states. No amendment shall become effective and binding on the member states unless and until it is enacted into law by unanimous consent of the member states.

ARTICLE XV. WITHDRAWAL AND DISSOLUTION

(A) Withdrawal

- (1) Once effective, the compact shall continue in force and remain binding upon each member state; provided that a member state may withdraw from the compact specifically repealing the statute which enacted the compact into law.
- (2) Withdrawal from this compact shall be by the enactment of a statute repealing the same. The effective date of withdrawal shall be the effective date of the repeal of the statute.
- (3) The withdrawing state shall immediately notify the chairperson of the Interstate Commission in writing upon the introduction of legislation repealing this compact in the withdrawing state. The Interstate Commission shall then notify the other member states of the withdrawing state's intent to withdraw.
- (4) The withdrawing state is responsible for all assessments, obligations and liabilities incurred through the effective date of withdrawal.

644	(5) Reinstatement following withdrawal of a member state shall occur upon the
645	withdrawing state reenacting the compact or upon such later date as determined by the members
646	of the Interstate Commission.
647	(B) Dissolution of Compact
648	(1) This compact shall dissolve effective upon the date of the withdrawal or
649	default of the member state which reduces the membership in the compact to 1 member state.
650	(2) Upon the dissolution of this compact, the compact becomes null and void
651	and shall be of no further force or effect, and the business and affairs of the Interstate
652	Commission shall be concluded and surplus funds shall be distributed in accordance with the by-
653	laws.
654	ARTICLE XVI. SEVERABILITY AND CONSTRUCTION
655	(A) This compact shall be severable, and if any phrase, clause, sentence or provision is
656	deemed unenforceable, the remaining provisions of the compact shall be enforceable.
657	(B) This compact shall be liberally construed to effectuate its purposes.
658	(C) Nothing in this compact shall be construed to prohibit the concurrent applicability of
659	other interstate compacts to which the states are members.
660	ARTICLE XVII. BINDING EFFECT OF COMPACT AND OTHER LAWS
661	(A) Other Laws
662	(1) Nothing herein prevents the enforcement of any other law of a member
663	state that is consistent with this compact.

664	(2) All member states' laws conflicting with this compact or its rules are
665	superseded to the extent of the conflict.
666	(B) Binding Effect of the Compact
667	(1) All lawful actions of the Interstate Commission, including all rules and by-
668	laws promulgated by the Interstate Commission, are binding upon the member states.
669	(2) All agreements between the Interstate Commission and the member states
670	are binding in accordance with their terms.
671	(3) In the event any provision of this compact exceeds the constitutional limits
672	imposed on the legislature of any member state, such provision shall be ineffective to the extent
673	of the conflict with the constitutional provision in question in that member state.
674	ARTICLE XVIII. INDIAN TRIBES
675	Notwithstanding any other provision in this compact, the Interstate Commission
676	may promulgate guidelines to permit Indian tribes to utilize the compact to achieve the purposes
677	of the compact as specified in Article I. The Interstate Commission shall make reasonable
678	efforts to consult with Indian tribes in promulgating guidelines to reflect the diverse
679	circumstances of the various Indian tribes.
680	SECTION 2. The first sentence of section 3 of said chapter 452 is hereby
681	amended by striking out the words "Article V" and inserting in place thereof the following
682	words:- Article VII.
683	SECTION 3. Said chapter 452 is hereby amended by striking out section 4 and
684	inserting in place thereof the following section:-

685	Section 4. The department of children and families shall be the central state
686	compact office under subsection (H) of Article VII of the Interstate Compact on the Placement of
687	Children.
688	SECTION 4. The first sentence of section 5 of said chapter 452 is hereby
689	amended by striking out the words "Article V (b)" and inserting in place thereof the following
690	words:- paragraph (3) of subsection (A) of Article VII and subsection (F) of said Article VII.
691	SECTION 5. Section 6 of said chapter 452 is hereby amended by striking out
692	the words "sections fourteen, fifteen and sixteen of said chapter on hundred and nineteen" and
693	inserting in place thereof the following words:- "the laws of the Commonwealth".
694	SECTION 6. Said section 6 of said chapter 452 is hereby further amended by
695	striking out the words "Article V (b)" and inserting in place thereof the following words:-
696	"paragraph (3) of subsection (A) of Article VII".
697	SECTION 7. Section 7 of said chapter 452 is hereby amended by striking out
698	the words "Article VI" and inserting in place thereof the following words;- "paragraph (2) of
699	subsection (A) of Article III".
700	SECTION 8. Said section 7 of said chapter 452 is hereby further amended by
701	striking out the words "Article V" and inserting in place thereof the following words:- Article
702	IV.
703	SECTION 9. Section 8 of said chapter 452 is hereby repealed.
704	SECTION 10. Sections 2 to 9, inclusive, of this act shall take effect upon the
705	effective date of the new Interstate Compact on the Placement of Children, under section 1