

February 3, 2010 – Introduced by Senators JAUCH, HOLPERIN, MILLER, LEHMAN and LASSA, cosponsored by Representatives SEIDEL, BERCEAU, GRIGSBY, SINICKI and ZEPNICK. Referred to Committee on Children and Families and Workforce Development.

AN ACT to amend 48.60 (4) (b), 48.63 (3) (b) 3., 48.837 (1m), 48.837 (1r) (c), 48.913 (2) (a), 48.98 (4) (a), 632.896 (1) (c) 3., 938.988, 938.999 (1) (b) 13. and 938.999 (3) (c); and to create 14.94, 20.437 (1) (d), 48.9895 and 48.99 of the statutes; relating to: the Interstate Compact for the Placement of Children.

Analysis by the Legislative Reference Bureau

Under current law, the Interstate Compact on the Placement of Children provides procedures for sending a child from this state to another state, placing a child from this state in an institution in another state, bringing a child from another state into this state, and placing a child from another state in an institution in this state.

The bill also creates a new Interstate Compact for the Placement of Children that becomes effective when 35 states enact the compact. The compact applies to the interstate placement of a child who is subject to ongoing court jurisdiction in a sending state due to allegations or findings that the child has been abused, neglected, or deprived and to the interstate placement of a child as a preliminary step to a possible adoption. The compact also applies to the interstate placement of a child who has been adjudicated delinquent or unmanageable and who is subject to the ongoing court jurisdiction of a sending state if the placement of the child is not covered under another interstate compact such as the Interstate Compact for Juveniles or an assessment of the placement is not provided through another compact.

The compact, however, does not apply to: 1) the interstate placement of a child in a custody proceeding in which a public child placing agency is not a party so long as the placement is not for adoption; 2) the interstate placement of a child by his or her parent so long as the placement is not for adoption; 3) the interstate placement of a child with a relative by a relative who has the authority to make such a placement; or 4) the placement of a child with a noncustodial parent if the court in the sending state finds that the noncustodial parent has a substantial relationship with the child, finds that the placement is in the best interests of the child, and, for a placement in a proceeding in which a public child placing agency is a party, dismisses its jurisdiction over the proceeding. The compact also does not apply to: 1) a child who is entering or leaving the United States for purposes of adoption; 2) cases in which a child living overseas with his or her family, at least one member of which is in the U.S. armed services, is removed and placed in a state; and 3) the sending of a child to another state for a visit.

Under the compact:

1. Subject to certain exceptions for adoptions and for interstate placements in custody proceedings in which a public child placing agency is not a party, the sending state retains jurisdiction over a child with respect to all matters of custody and disposition over which the sending state would have had jurisdiction if the child had remained in the sending state, including the power to order the return of the child.

2. Before a child is sent to a receiving state, the child placing agency of the sending state must request, and a public child placing agency in the receiving state must complete, an assessment of the proposed placement to determine the safety and suitability of the placement.

3. A child may not be placed in a receiving state until a public child placing agency in the receiving state approves the placement, unless a determination not to approve the placement is overturned on administrative or judicial review under the laws of the receiving state.

4. For the interstate placement of a child made by a public child placing agency or state court, the public child placing agency in the sending state is financially responsible for ongoing maintenance payments for the child during the period of the placement and for services for the child beyond the public services for which the child is eligible in the receiving state, and the receiving state is financially responsible for any assessment conducted by the receiving state and for supervision conducted by the receiving state at the level necessary to support the placement as agreed upon by the sending and receiving states.

5. For the placement of a child by a private child placing agency for adoption, the private child placing agency is legally responsible for the child until finalization of the adoption and financially responsible for the child absent a contractual agreement to the contrary.

The bill also creates an Interstate Commission for the Placement of Children (interstate commission) composed of a commissioner from each of the member states appointed by the executive head of the state human services administration with ultimate responsibility for the state's child welfare program. Each member state has

one vote on the interstate commission. Under the bill, the interstate commission has various powers, including the power to do all of the following:

1. Promulgate rules to achieve the purposes of the compact. Rules promulgated by the interstate commission are binding in the compacting states to the extent and in the manner provided for in the compact. A majority of the legislatures of the member states may reject a rule. If that is done, the rule has no effect in any of the member states.

2. Provide for dispute resolution among member states and between member states and nonmember states.

3. Levy assessments on member states to cover the costs of the interstate commission's operations and activities.

4. Enforce compliance with the compact or the bylaws or rules of the interstate commission. If a member state defaults in the performance of any of the state's obligations under the compact, the interstate commission may provide remedial training and technical assistance, specify conditions by which the defaulting state must cure its default, enforce compliance with the compact by bringing legal action in federal court against the defaulting state, or avail itself of any other remedies available under state law or the regulation of official or professional conduct.

5. Report annually to the compacting states concerning the activities of the interstate commission during the preceding year.

6. Perform such functions as may be necessary to achieve the purposes of the compact.

A state may withdraw from the compact by repealing the statute that enacted the compact into law in that state. A withdrawal takes effect on the effective date of the repeal of that statute.

Finally, all lawful actions of the interstate commission, including all rules and bylaws promulgated by the interstate commission and agreements between the interstate commission and the member states, are binding on the member states, except that, if a provision of the compact exceeds a constitutional limit imposed on the legislature of a member state, that provision is ineffective in that member state to the extent of the conflict.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 14.94 of the statutes is created to read:

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14.94 Interstate Commission for the Placement of Children. There is

- 3 created an Interstate Commission for the Placement of Children as specified in s.
- 4 48.99 (8). The member of the commission representing this state shall be the person

SENATE BILL 517

1	appointed under s. 48.99 (8) (b) 1. The commission member shall serve without
2	compensation but shall be reimbursed from the appropriation account under s.
3	20.437 (1) (a) for actual and necessary expenses incurred in the performance of the
4	commission member's duties. The commission shall have the powers, duties, and
5	responsibilities set forth in s. 48.99.
6	SECTION 2. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert
7	the following amounts for the purposes indicated:
8	2009-10 2010-11
9	20.437 Children and families, department of
10	(1) CHILDREN AND FAMILY SERVICES
11	(d) Interstate Compact for the
12	Placement of Children assess-
13	ments GPR A -00-
14	SECTION 3. 20.437 (1) (d) of the statutes is created to read:
$14\\15$	SECTION 3. 20.437 (1) (d) of the statutes is created to read:20.437 (1) (d) Interstate Compact for the Placement of Children assessments.
15	20.437 (1) (d) Interstate Compact for the Placement of Children assessments.
15 16	20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission
15 16 17	20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission for the placement of children under s. 48.99 (13) (b).
15 16 17 18	20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission for the placement of children under s. 48.99 (13) (b). SECTION 4. 48.60 (4) (b) of the statutes is amended to read:
15 16 17 18 19	 20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission for the placement of children under s. 48.99 (13) (b). SECTION 4. 48.60 (4) (b) of the statutes is amended to read: 48.60 (4) (b) Notwithstanding ss. 121.78 (3) (a) and 121.79 (1) (a), a child
15 16 17 18 19 20	 20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission for the placement of children under s. 48.99 (13) (b). SECTION 4. 48.60 (4) (b) of the statutes is amended to read: 48.60 (4) (b) Notwithstanding ss. 121.78 (3) (a) and 121.79 (1) (a), a child welfare agency shall pay for the costs incurred by a school district in providing
15 16 17 18 19 20 21	 20.437 (1) (d) Interstate Compact for the Placement of Children assessments. The amounts in the schedule to pay assessments levied by the interstate commission for the placement of children under s. 48.99 (13) (b). SECTION 4. 48.60 (4) (b) of the statutes is amended to read: 48.60 (4) (b) Notwithstanding ss. 121.78 (3) (a) and 121.79 (1) (a), a child welfare agency shall pay for the costs incurred by a school district in providing special education and related services to a child with a disability who has been placed

- 4 -

1	SECTION 5. 48.63 (3) (b) 3. of the statutes is amended to read:
2	48.63 (3) (b) 3. The department, a county department under s. 48.57 (1) (e) or
3	(hm), or a child welfare agency licensed under s. 48.60 may place a child under subd.
4	1. in the home of a proposed adoptive parent or parents who reside outside this state
5	if the placement is made in compliance with s. 48.98 or, 48.988, <u>or 48.99</u> , whichever
6	is applicable, if the home meets the criteria established by the laws of the state where
7	the proposed adoptive parent or parents reside for a preadoptive placement of a child
8	in the home of a nonrelative, and if an appropriate agency in that state has completed
9	an investigation of the home and filed a report and recommendation concerning the
10	home with the department, county department, or licensed child welfare agency.
11	SECTION 6. 48.837 (1m) of the statutes is amended to read:
12	48.837 (1m) OUT-OF-STATE ADOPTIVE PLACEMENT. Subject to ss. 48.98 and,
13	48.988, and 48.99, when the proposed adoptive parent or parents of a child reside
14	outside this state and are not relatives of the child, a parent having custody of a child
15	and the proposed adoptive parent or parents of the child may petition the court for
16	placement of the child for adoption in the home of the proposed adoptive parent or
17	parents, if the home meets the criteria established by the laws of the other state for
18	a preadoptive placement of a child in the home of a nonrelative.
19	SECTION 7. 48.837 (1r) (c) of the statutes is amended to read:
20	48.837~(1r)~(c)~ The department, a county department under s. $48.57~(1)~(e)~or$
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(hm), or a child welfare agency licensed under s. 48.60 may place a child under par.
(a) in the home of a proposed adoptive parent or parents who reside outside this state
if the placement is made in compliance with s. 48.98 or, 48.988, or 48.99, whichever
is applicable, if the home meets the criteria established by the laws of the state where
the proposed adoptive parent or parents reside for a preadoptive placement of a child

SENATE BILL 517

1	in the home of a nonrelative, and if an appropriate agency in that state has completed
2	an investigation of the home and filed a report and recommendation concerning the
3	home with the department, county department, or licensed child welfare agency.
4	SECTION 8. 48.913 (2) (a) of the statutes is amended to read:
5	48.913 (2) (a) The child was placed for adoption in this state in accordance with
6	s. 48.988 <u>or 48.99</u> .
7	SECTION 9. 48.98 (4) (a) of the statutes is amended to read:
8	48.98 (4) (a) This section applies only to interstate placements of children
9	which <u>that</u> are not governed by s. 48.988 <u>or 48.99</u> .
10	SECTION 10. 48.9895 of the statutes is created to read:
11	48.9895 Withdrawal from Interstate Compact on the Placement of
12	Children. Sections 48.988 and 48.989 do not apply to a child from this state who
13	is sent, brought, or caused to be sent or brought into another state under s. 48.988
14	(3) or who is placed in an institution in another state under s. 48.988 (6), or to a child
15	from another state who is sent, brought, or caused to be sent or brought into this state
16	under s. 48.988 (3) or who is placed in an institution in this state under s. 48.988 (6),
17	if all of the following have occurred:
18	(1) The Interstate Compact for the Placement of Children under s. 48.99 is in
19	effect as provided in s. 48.99 (14) (b).
20	(2) Both this state and the other state are parties to the Interstate Compact for
21	the Placement of Children under s. 48.99.
22	(3) Both this state and the other state have withdrawn from the Interstate
23	Compact on the Placement of Children as provided in s. 48.988 (9).
24	SECTION 11. 48.99 of the statutes is created to read:

- 6 -

SENATE BILL 517

1	48.99 Interstate Compact for the Placement of Children. (1) ARTICLE I
2	- PURPOSE. The purpose of this compact is to do all of the following:
3	(a) Provide a process through which children who are subject to this compact
4	are placed in safe and suitable homes in a timely manner.
5	(b) Facilitate ongoing supervision of a placement, the delivery of services, and
6	communication between the states.
7	(c) Provide operating procedures that will ensure that children are placed in
8	safe and suitable homes in a timely manner.
9	(d) Provide for the promulgation and enforcement of administrative rules
10	implementing the provisions of this compact and regulating the covered activities of
11	the member states.
12	(e) Provide for uniform data collection and information sharing between
13	member states under this compact.
14	(f) Promote coordination between this compact, the Interstate Compact for
15	Juveniles, the Interstate Compact on Adoption and Medical Assistance, and other
16	compacts that affect the placement of, and provide services to, children who are
17	otherwise subject to this compact.
18	(g) Provide for a state to retain the continuing legal jurisdiction and
19	responsibility for placement and care of a child that the state would have had if the
20	placement were intrastate.
21	(h) Provide for the promulgation of guidelines, in collaboration with Indian
22	tribes, for interstate cases involving Indian children as is or may be permitted by
23	federal law.
24	(2) ARTICLE II - DEFINITIONS. As used in this compact:

- 7 -

SENATE BILL 517

(a) "Approved placement" means a placement that the public child placing 1 $\mathbf{2}$ agency in the receiving state has determined to be both safe and suitable for the child. 3 (b) "Assessment" means an evaluation of a prospective placement by the public 4 child placing agency in the receiving state to determine if the placement meets the 5 individualized needs of the child, including the child's safety and stability, health and 6 well-being, and mental, emotional, and physical development. An assessment is 7 only applicable to a placement made by a public child placing agency. 8 (c) "Child" means a person who has not attained the age of 18 years. 9 (d) "Certification" means a statement attested, declared, or sworn to before a judge or notary public. 10 11 (e) "Default" means the failure of a member state to perform the obligations or responsibilities imposed upon that state by this compact or by the bylaws or rules of 1213 the interstate commission. 14(f) "Home study" means an evaluation of a home environment conducted in 15accordance with the applicable requirements of the state in which the home is located 16 that documents the preparation and suitability of the placement resource for 17placement of a child in accordance with the laws and requirements of that state. (g) "Indian tribe" means any Indian tribe, band, nation, or other organized 18 19 group or community of Indians that is recognized as eligible for services provided to 20Indians by the U.S. secretary of the interior because of their status as Indians, 21including an Alaskan native village, as defined in 43 USC 1602 (c). "Interstate commission" means the interstate commission for the 22(h)

23 placement of children established under sub. (8) (a).

24 (i) "Jurisdiction" means the power and authority of a court to hear and decide25 matters.

- 8 -

SENATE BILL 517

1 (j) "Legal risk placement" means a placement of a child made preliminary to 2 an adoption in which the prospective adoptive parents acknowledge in writing that 3 the child can be ordered to be returned to the sending state or the birth mother's state 4 of residence, if different from the sending state, and in which a final decree of 5 adoption may not be entered in any jurisdiction until all required consents are 6 obtained or are dispensed with in accordance with applicable law.

7 (k) "Member state" means a state that has enacted the enabling legislation for
8 this compact.

9 (L) "Noncustodial parent" means a person who, at the time of the 10 commencement of court proceedings in the sending state, does not have sole legal 11 custody of the child or has joint legal custody of the child, and who is not the subject 12 of allegations or findings of child abuse or neglect.

(m) "Nonmember state" means a state that has not enacted the enabling
legislation for this compact.

(n) "Notice of residential placement" means information regarding a placement
into a residential facility that is provided to the receiving state including the name,
date, and place of birth of the child, the identity and address of the child's parent or
legal guardian, evidence of the authority to make the placement, and the name and
address of the facility in which the child will be placed. Notice of residential
placement also includes information regarding a discharge and any unauthorized
absence from the facility.

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(o) "Placement" means the act by a public or private child placing agency that is intended to arrange for the care or custody of a child in another state.

(p) "Private child placing agency" means any private corporation, agency,
foundation, institution, or charitable organization, or any private person or attorney,

- 9 -

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

4 (q) "Provisional placement" means a proposed placement that the public child 5 placing agency in the receiving state has determined to be safe and suitable and with 6 respect to which the receiving state, to the extent allowable, has temporarily waived 7 its standards or requirements that are otherwise applicable to prospective foster or 8 adoptive parents so as to not delay the placement. Completion of the receiving state's 9 requirements regarding training for prospective foster or adoptive parents shall not 10 delay an otherwise safe and suitable placement.

(r) "Public child placing agency" means any 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, that facilitates, causes, or is involved in
the placement of a child from one state to another state.

16 (s) "Receiving state" means the state to which a child is sent, brought, or caused
17 to be sent or brought.

(t) "Relative" means a person who is related to the child as a parent, stepparent,
sibling by half or whole blood or by adoption, grandparent, aunt, uncle, or first cousin
or a nonrelative with such significant ties to the child that the nonrelative may be
regarded as a relative as determined by the court in the sending state.

(u) "Residential facility" means a facility providing a level of care that is
sufficient to substitute for parental responsibility or foster care and that is beyond
what is needed for assessment or treatment of an acute condition. For purposes of

12

this compact, residential facilities do not include institutions that are primarily educational in character, hospitals, or other medical facilities.

(v) Except as provided in sub. (11) (g), "rule" means a written directive,
mandate, standard, or principle issued by the interstate commission and
promulgated under sub. (11) that is of general applicability; that implements,
interprets, or prescribes a policy or provision of the compact; and that has the force
and effect of an administrative rule in a member state. "Rule" includes the
amendment, repeal, or suspension of an existing rule.

9 (w) "Sending state" means the state from which the placement of a child is 10 initiated.

(x) "Service member's permanent duty station" means the military installation
 where an active duty U.S. armed services member is currently assigned and is
 physically located under competent orders that do not specify the duty as temporary.
 (y) "Service member's declared state of legal residence" means the state in

which an active duty U.S. armed services member is considered a resident for tax andvoting purposes.

(z) "State" means a state of the United States, the District of Columbia, the
Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American
Samoa, the Northern Marianas Islands, or any other territorial possession of the
United States.

(zg) "State court" means a judicial body of a state that is vested by law with
responsibility for adjudicating cases involving abuse, neglect, deprivation,
delinquency, or status offenses of children.

24 (zr) "Supervision" means monitoring provided by a receiving state once a child
25 has been placed in the receiving state under this compact.

SENATE BILL 517

(3) ARTICLE III - APPLICABILITY. (a) Except as otherwise provided in par. (b), this
 compact shall apply to all of the following:

- 12 -

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1. The interstate placement of a child who is subject to ongoing court jurisdiction in a sending state due to allegations or findings that the child has been abused, neglected, or deprived, as defined by the laws of the sending state, except that the placement of such a child into a residential facility shall only require notice of residential placement to the receiving state prior to placement.

- 8 2. The interstate placement of a child who has been adjudicated delinquent or 9 unmanageable based on the laws of a sending state and who is subject to the ongoing 10 court jurisdiction of the sending state if any of the following apply:
- a. The child is being placed in a residential facility in another member state and
 is not covered under another compact.
- b. The child is being placed in another member state and the determination of
 safety and suitability of the placement and services required is not provided through
 another compact.
- 3. The interstate placement of any child by a public child placing agency orprivate child placing agency as a preliminary step to a possible adoption.
- 18

(b) This compact shall not apply to any of the following:

19 1. The interstate placement of a child in a custody proceeding in which a public
 20 child placing agency is not a party so long as the placement is not intended to
 21 effectuate on adoption.

22 2. The interstate placement of a child with a nonrelative in a receiving state
23 by a parent with the legal authority to make such a placement so long as the
24 placement is not intended to effectuate an adoption.

SENATE BILL 517

1	3. The interstate placement of a child by a relative with the legal authority to
2	make such a placement directly with another relative in a receiving state.
3	4. The placement of a child who is not subject to par. (a) into a residential
4	treatment facility by his or her parent.
5	5. The placement of a child with a noncustodial parent if all of the following
6	apply:
7	a. The noncustodial parent proves to the satisfaction of a court in the sending
8	state that he or she has a substantial relationship with the child.
9	b. The court in the sending state makes a written finding that placement with
10	the noncustodial parent is in the best interests of the child.
11	c. For a placement in a proceeding in which a public child placing agency is a
12	party, the court in the sending state dismisses its jurisdiction over the proceeding.
13	6. A child entering the United States from a foreign country for the purpose of
14	adoption in this country or leaving the United States to go to a foreign country for
15	the purpose of adoption in that country.
16	7. Cases in which a child who is a United States citizen living overseas with his
17	or her family, at least one member of which is in the U.S. armed services and
18	stationed overseas, is removed and placed in a state.
19	8. The sending of a child by a public child placing agency or a private child
20	placing agency to another state for a visit, as defined by the rules promulgated by the
21	interstate commission.
22	(c) For purposes of determining the applicability of this compact to the
23	placement of a child with a family member who is in the U.S. armed services, the
24	public child placing agency or private child placing agency may choose the state of

- 13 -

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the service member's permanent duty station or the service member's declared state of legal residence.

3 (d) Nothing in this compact shall be construed to prohibit the concurrent 4 application of this compact with other applicable interstate compacts including the 5 Interstate Compact for Juveniles and the Interstate Compact on Adoption and 6 Medical Assistance. The interstate commission may, in cooperation with other 7 interstate compact commissions having responsibility for the interstate movement, placement, or transfer of children, promulgate like rules to ensure the coordination 8 9 of services, the timely placement of children, and the reduction of unnecessary or 10 duplicative administrative or procedural requirements.

11 (4) ARTICLE IV - JURISDICTION. (a) Except as provided in par. (h), except when 12sub. (5) (b) 2. or 3. applies in a private or independent adoption, and except for an 13 interstate placement in a custody proceeding in which a public child placing agency 14is not a party, the sending state shall retain jurisdiction over a child with respect to 15all matters of custody and disposition of the child over which the sending state would have had jurisdiction if the child had remained in the sending state. 16 That 17jurisdiction shall also include the power to order the return of the child to the sending 18 state.

(b) When an issue of child protection or custody is brought before a court in the
receiving state, that court shall confer with the court of the sending state to
determine the most appropriate forum for adjudication.

(c) In a case subject to this compact that is before a court, the taking of
testimony for a hearing before a judicial officer may occur in person or by telephone,
by audio-video conference, or by such other means as may be approved by the rules
of the interstate commission. A judicial officer may communicate with another

SENATE BILL 517

1	judicial officer or with any other person involved in the interstate process as may be
2	permitted by the codes of judicial conduct governing those judicial officers and any
3	rules promulgated by the interstate commission.
4	(d) In accordance with its own laws, the court in the sending state may
5	terminate its jurisdiction if any of the following apply:
6	1. The child is reunified with the parent in the receiving state who is the subject
7	of allegations or findings of abuse or neglect, but only with the concurrence of the
8	public child placing agency in the receiving state.
9	2. The child is adopted.
10	3. The child reaches the age of majority under the laws of the sending state.
11	4. The child achieves legal independence under the laws of the sending state.
12	5. A guardianship is created by a court in the receiving state with the
13	concurrence of the court in the sending state.
14	6. An Indian tribe has petitioned for and received jurisdiction from the court
15	in the sending state.
16	7. The public child placing agency of the sending state requests termination of
17	the jurisdiction of the court in the sending state and has obtained the concurrence
18	of the public child placing agency in the receiving state.
19	(e) When a sending state court terminates its jurisdiction, the receiving state
20	child placing agency shall be notified.
21	(f) Nothing in this subsection shall defeat a claim of jurisdiction by a receiving
22	state court sufficient to deal with an act of truancy, delinquency, crime, or behavior
23	involving a child, as defined by the laws of the receiving state, committed by the child
24	in the receiving state that would be a violation of the laws of the receiving state.

SENATE BILL 517

1	(g) Nothing in this subsection shall limit the receiving state's ability to take
2	emergency jurisdiction for the protection of the child.
3	(h) The substantive laws of the state in which an adoption of a child will be
4	finalized shall solely govern all issues relating to the adoption of a child and the court
5	in which the adoption proceeding is filed shall have subject matter jurisdiction
6	regarding all substantive issues relating to the adoption, except when any of the
7	following applies:
8	1. The child is a ward of another court that established jurisdiction over the
9	child prior to the placement.
10	2. The child is in the legal custody of a public agency in the sending state.
11	3. A court in the sending state has otherwise appropriately assumed
12	jurisdiction over the child prior to the submission of the request for approval of the
13	placement.
14	(i) A final decree of adoption shall not be entered in any jurisdiction until the
15	placement is authorized as an approved placement by the public child placing agency
16	in the receiving state.
17	(5) ARTICLE V - PLACEMENT EVALUATION. (a) Before sending, bringing, or causing
18	a child to be sent or brought into a receiving state, the public child placing agency
19	of the sending state shall provide a written request for assessment to the receiving
20	state.
21	(b) For a placement by a private child placing agency, a child may be sent or
22	brought, or caused to be sent or brought, into a receiving state upon receipt and
23	immediate review of the required content of a request for approval of the placement
24	by the public child placing agencies of both the sending state and the receiving state.

- 16 -

SENATE BILL 517

The required content that must accompany that request for approval shall include
 all of the following:

1. A request for approval of the placement signed by the person requesting the
approval that identifies the child, the birth parents, the prospective adoptive
parents, and the supervising agency.

6 2. The appropriate consents or relinquishments signed by the birth parents in
7 accordance with the laws of the sending state or, where permitted, the laws of the
8 state where the adoption will be finalized.

9 3. Certification by a licensed attorney or authorized agent of a private adoption 10 agency that the consent or relinquishment is in compliance with the applicable laws 11 of the sending state or, where permitted, the laws of the state where the adoption will 12 be finalized.

13 4. A home study.

14 5. An acknowledgment signed by the prospective adoptive parents that the15 placement is a legal risk placement.

16 (c) The sending state and the receiving state may request additional 17 information or documentation prior to finalization of an approved placement, but the 18 sending state and receiving state may not delay travel by the prospective adoptive 19 parents with the child if the required content under par. (b) 1. to 5. has been 20 submitted, received, and reviewed by the public child placing agencies in both the 21 sending state and the receiving state.

(d) The approval of the public child placing agency in the receiving state for a
provisional placement or an approved placement is required as provided for in the
rules of the interstate commission.

SENATE BILL 517

(e) The request for assessment shall contain all information and be in such form 1 $\mathbf{2}$ as provided for in the rules of the interstate commission and the procedures for 3 making a request shall be as provided in those rules.

4 (f) Upon receipt of a request from the public child placing agency of the sending 5 state, the receiving state shall initiate an assessment of the proposed placement to 6 determine the safety and suitability of that placement. If the proposed placement 7 is a placement with a relative, the public child placing agency of the sending state 8 may request a determination of whether the placement qualifies as a provisional 9 placement.

10 (g) The public child placing agency in the receiving state may request from the 11 public child placing agency or the private child placing agency in the sending state, 12and shall be entitled to receive, supporting or additional information as necessary 13to complete the assessment or approve the placement.

14(h) The public child placing agency in the receiving state shall approve a 15provisional placement and complete or arrange for the completion of the assessment 16 within the time frames established in rules promulgated by the interstate 17commission.

(i) For a placement by a private child placing agency, the sending state may not 18 19 impose any additional requirements with respect to completion of the home study 20that are not required by the receiving state, unless the adoption is finalized in the 21sending state.

22(i) The interstate commission may develop uniform standards for assessing the 23safety and suitability of interstate placements.

 $\mathbf{24}$ (6) ARTICLE VI - PLACEMENT AUTHORITY. (a) Except as otherwise provided in this compact, no child who is subject to this compact may be placed into a receiving state 25

- 18 -

until approval for that placement is obtained from the public child placing agency in
 the receiving state.

3 (b) If the public child placing agency in the receiving state does not approve the 4 proposed placement, then the child may not be placed. The receiving state shall 5 provide written documentation of any such determination in accordance with the 6 rules promulgated by the interstate commission. That determination is not subject 7 to judicial review in the sending state.

8 (c) 1. If the proposed placement is not approved, any interested party or person 9 shall have standing to seek an administrative review of the receiving state's 10 determination.

2. The administrative review and any further judicial review associated with
the determination shall be conducted in the receiving state under its applicable
administrative procedures act.

14 3. If a determination not to approve the placement of the child in the receiving
15 state is overturned upon review, the placement shall be considered approved, so long
16 as all administrative or judicial remedies have been exhausted or the time for
17 seeking those remedies has passed.

(7) ARTICLE VII - PLACING AGENCY RESPONSIBILITY. (a) For the interstate
 placement of a child made by a public child placing agency or state court, financial
 responsibility shall be allocated as follows:

The public child placing agency in the sending state shall be financially
 responsible for all of the following:

a. Ongoing maintenance payments for the child during the period of the
placement, unless otherwise provided for in the receiving state.

SENATE BILL 517

1	b. Services for the child beyond the public services for which the child is eligible
2	in the receiving state, as determined by the public child placing agency in the sending
3	state.
4	2. The receiving state shall only have financial responsibility for all of the
5	following:
6	a. Any assessment conducted by the receiving state.
7	b. Supervision conducted by the receiving state at the level necessary to
8	support the placement as agreed upon by the public child placing agencies of the
9	receiving state and the sending state.
10	(b) Nothing in par. (a) shall prohibit a public child placing agency in a sending
11	state from entering into an agreement with a licensed agency or other person in a
12	receiving state to conduct assessments and provide supervision.
13	(c) For the placement of a child by a private child placing agency preliminary
14	to a possible adoption, the private child placing agency shall be responsible as
15	follows:
16	1. Legally responsible for the child during the period of placement as provided
17	for in the law of the sending state until the finalization of the adoption.
18	2. Financially responsible for the child absent a contractual agreement to the
19	contrary.
20	(d) The public child placing agency in the receiving state shall provide timely
21	assessments, as provided for in the rules of the interstate commission.
22	(e) The public child placing agency in the receiving state shall provide, or
23	arrange for the provision of, supervision and services for the child, including timely
24	reports, during the period of the placement.

- 20 -

SENATE BILL 517

8

(f) Nothing in this compact shall be construed so 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 for the provision of
supervision or services for the child or from otherwise authorizing the provision of
supervision or services by a licensed agency or person 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

9 council or the 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.

compact and interstate commission activities, through the creation of an advisory

(i) The public child placing agency in the sending state shall oversee compliance
with the federal Indian Child Welfare Act, 25 USC 1901 to 1963, prior to a placement
under this compact of an Indian child.

(j) With the consent of the interstate commission, states may enter into limited
agreements that facilitate the timely assessment and provision of services and
supervision of placements under this compact.

(8) ARTICLE VIII - INTERSTATE COMMISSION FOR THE PLACEMENT OF CHILDREN. (a) There is created 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. The interstate commission shall be a joint commission of the member states and shall have all of the responsibilities, powers, and duties set forth in this section and such additional powers as may be conferred upon the

SENATE BILL 517

1 2

interstate commission by subsequent concurrent action of the respective legislatures of the member states.

3 (b) 1. The interstate commission shall consist of one commissioner from each
4 member state who shall be appointed by the executive head of the state human
5 services administration with ultimate responsibility for the state's child welfare
6 program. The appointed commissioner may vote on policy-related matters governed
7 by this compact binding the state.

- 8 2. Each member state represented at a meeting of the interstate commission9 is entitled to one vote.
- 3. A majority of the member states shall constitute a quorum for the transaction
 of business, unless a larger quorum is required by the bylaws of the interstate
 commission.

13 4. A commissioner may not delegate a vote to another member state.

14 5. A commissioner may delegate voting authority to another person from the15 commissioner's state for a specified meeting.

(c) In addition to the commissioners of each member state, the interstate
commission shall include persons who are members of interested organizations, as
defined in the bylaws or rules of the interstate commission. Those members shall not
be entitled to vote on any matter before the interstate commission.

(d) The interstate commission shall establish an executive committee that shall
have the authority to administer the day-to-day operations and administration of
the interstate commission. The executive committee may not engage in rule making.
(9) ARTICLE IX - POWERS OF THE INTERSTATE COMMISSION. The interstate
commission shall have the power to do all of the following:

SENATE BILL 517

1	(a) Promulgate rules and take all necessary actions to effect the goals,
2	purposes, and obligations enumerated in this compact.
3	(b) Provide for dispute resolution among member states.
4	(c) Issue, upon request of a member state, advisory opinions concerning the
5	meaning or interpretation of this compact or the bylaws, rules, or actions of the
6	interstate commission.
7	(d) Enforce compliance with this compact or the bylaws or rules of the interstate
8	commission under sub. (12).
9	(e) Collect standardized data concerning the interstate placement of children
10	who are subject to this compact as directed by its rules, which rules shall specify the
11	data to be collected, the means of collection, and data exchange and reporting
12	requirements.
13	(f) Establish and maintain offices as may be necessary for transacting the
14	business of the interstate commission.
15	(g) Purchase and maintain insurance and bonds.
16	(h) Hire or contract for the services of personnel or consultants as may be
17	necessary to carry out its functions under the compact and establish personnel
18	qualification policies and rates of compensation.
19	(i) Establish and appoint committees and officers including an executive
20	committee as required by sub. (10).
21	(j) Accept, receive, utilize, and dispose of donations and grants of money,
22	equipment, supplies, materials, and services.
23	(k) Lease, purchase, accept contributions or donations of, or otherwise own,
24	hold, improve, or use any property, real, personal, or mixed.

- 23 -

SENATE BILL 517

1	(L) Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise
2	dispose of any property, real, personal, or mixed.
3	(m) Establish a budget and make expenditures.
4	(n) Adopt a seal and bylaws governing the management and operation of the
5	interstate commission.
6	(o) Report annually to the legislatures, governors, judiciary, and state advisory
7	councils of the member states concerning the activities of the interstate commission
8	during the preceding year. Those reports shall also include any recommendations
9	that have been adopted by the interstate commission.
10	(p) Coordinate and provide education, training, and public awareness
11	regarding the interstate movement of children for officials who are involved in that
12	activity.
13	$(\mathbf{q})~~\mbox{Maintain books}$ and records in accordance with the bylaws of the interstate
14	commission.
15	(r) Perform such functions as may be necessary or appropriate to achieve the
16	purposes of this compact.
17	(10) ARTICLE X - ORGANIZATION AND OPERATION OF THE INTERSTATE COMMISSION.
18	(a) <i>Bylaws</i> . 1. Within 12 months after the first interstate commission meeting, the
19	interstate commission shall adopt bylaws and rules to govern the conduct of the
20	interstate commission as may be necessary or appropriate to carry out the purposes
21	of the compact.
22	2. The bylaws and rules of the interstate commission shall establish conditions
23	and procedures under which the interstate commission shall make its information
24	and official records available to the public for inspection or copying. The interstate
25	commission may exempt from disclosure information or official records to the extent

- 24 -

SENATE BILL 517

that disclosure of the information or official records would adversely affect personal
 privacy rights or proprietary interests.

- 25 -

3 (b) *Meetings.* 1. The interstate commission shall meet at least once each year.
4 The chairperson may call additional meetings and, upon the request of a simple
5 majority of the member states, shall call additional meetings.

6 2. Public notice shall be given by the interstate commission of all meetings, and 7 all meetings shall be open to the public, except as set forth in the rules or as otherwise 8 provided in the compact. The interstate commission or any of its committees may 9 close a meeting, or portion of a meeting, if the interstate commission or committee 10 determines by a two-thirds vote that an open meeting would be likely to do any of 11 the following:

a. Relate solely to the interstate commission's internal personnel practices andprocedures.

b. Disclose matters that are specifically exempted from disclosure by federallaw.

c. Disclose financial or commercial information that is privileged, proprietary,
or confidential in nature.

18 d. Involve accusing a person of a crime or formally censuring a person.

e. Disclose information that is of a personal nature, if disclosure of the
information would constitute a clearly unwarranted invasion of personal privacy or
would physically endanger one or more persons.

f. Disclose investigative records that have been compiled for law enforcementpurposes.

g. Specifically relate to the interstate commission's participation in a civilaction or other legal proceeding.

SENATE BILL 517

3. For a meeting, or portion of a meeting, that is closed under subd. 2., the 1 interstate commission's legal counsel or designee shall certify that the meeting may $\mathbf{2}$ 3 be closed and shall reference each provision under subd. 2. authorizing closure of the 4 meeting. The interstate commission shall keep minutes that shall fully and clearly 5 describe all matters discussed in a meeting and shall provide a full and accurate 6 summary of actions taken and the reasons for those actions, including a description 7 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 8 9 documents of a closed meeting shall remain under seal, subject to release by a maiority vote of the interstate commission or by court order. 10

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4. The bylaws 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 may not have a vote. The staff director may hire and supervise such other staff
as may be authorized by the interstate commission.

19 2. The interstate commission shall elect, from among its members, a
20 chairperson and a vice chairperson of the executive committee and other necessary
21 officers, each of whom shall have such authority and duties as may be specified in
22 the bylaws.

(d) *Qualified immunity, defense, and indemnification.* 1. The staff director,
employees, and representatives of the interstate commission shall be immune from
suit and liability, either personally or in their official capacity, for a claim for damage

SENATE BILL 517

to or loss of property, personal injury, or other civil liability caused by, arising out of, 1 $\mathbf{2}$ or relating to an actual or alleged act, error, or omission that occurred within the 3 scope of interstate commission employment, duties, or responsibilities or that the person had a reasonable basis for believing occurred within the scope of interstate 4 5 commission employment, duties, or responsibilities, except that this subdivision 6 does not protect any person from suit or liability for any damage, loss, injury, or 7 liability caused by a criminal act or the intentional or willful and wanton misconduct 8 of that person.

9 2. The liability of the staff director, employees, and representatives of the 10 interstate commission, acting within the scope of that person's employment, duties, 11 or responsibilities, for any act, error, or omission occurring within that person's state 12may not exceed the limits of liability set forth under the constitution and laws of that 13state for state officials, employees, and agents, except that this subdivision does not 14 protect any person from suit or liability for any damage, loss, injury, or liability 15caused by a criminal act or the intentional or willful and wanton misconduct of that 16 person. The interstate commission is considered to be an instrumentality of the state 17for the purposes of any such action.

3. The interstate commission shall defend the staff director and employees of the interstate commission 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 any 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 person had a reasonable basis for believing occurred within the scope of interstate commission

- 27 -

LRB-4238/1 GMM:kjf:md SECTION 11

employment, duties, or responsibilities, if the actual or alleged act, error, or omission 1 $\mathbf{2}$ did not result from the intentional or willful and wanton misconduct of that person. 3 4. To the extent not covered by the state involved, the member state, or the interstate commission, the staff director, employees, and representatives of the 4 5 interstate commission shall be held harmless in the amount of any settlement or 6 judgment, including attorney fees and costs, obtained against those persons arising 7 out of an actual or alleged act, error, or omission that occurred within the scope of 8 interstate commission employment, duties, or responsibilities or that the person had 9 a reasonable basis for believing occurred within the scope of interstate commission 10 employment, duties, or responsibilities, if the actual or alleged act, error, or omission 11 did not result from the intentional or willful and wanton misconduct of that person. 12(11) ARTICLE XI - RULE-MAKING FUNCTIONS OF THE INTERSTATE COMMISSION. (a) 13The interstate commission shall promulgate and publish rules in order to effectively 14 and efficiently achieve the purposes of the compact. 15(b) Rule making shall occur under the criteria set forth in this subsection and 16 the bylaws and rules adopted under this subsection. Rule making shall substantially 17conform to the principles of the Model State Administrative Procedures Act, 1981 18 Act, Uniform Laws Annotated, volume 15, page 1 (2000), or any other administrative 19 procedure act that the interstate commission considers appropriate, consistent with 20the due process requirements under the U.S. Constitution. All rules and 21amendments to the rules shall become binding as of the date specified in the final 22rule or amendment as approved by the interstate commission.

23 (c) When promulgating a rule, the interstate commission shall do all of the24 following:

SENATE BILL 517

1 1. Publish the entire text of the proposed rule and state the reason for the 2 proposed rule.

3 2. Allow and invite persons to submit written data, facts, opinions, and 4 arguments, which shall be added to the rule-making record and be made publicly 5 available.

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3. Promulgate a final rule and its effective date, if appropriate, based on input 7 from state or local officials and other interested parties.

- 8 (d) Rules promulgated by the interstate commission shall have the force and 9 effect of administrative rules and shall be binding in the compacting states to the 10 extent and in the manner provided for in this compact.
- 11 (e) Not later than 60 days after a rule is promulgated, an interested person may 12file a petition in the U.S. district court for the District of Columbia or in the federal 13 district court for the district in which the interstate commission's principal office is 14located for judicial review of that rule. If the court finds that the interstate 15commission's action is not supported by substantial evidence in the rule-making 16 record, the court shall hold the rule unlawful and set the rule aside.
- 17(f) If a majority of the legislatures of the member states reject a rule, those states may by enactment of a statute or resolution in the same manner used to adopt 18 19 the compact cause the rule to have no further force and effect in any member state.
- 20 The rules governing the operation of the Interstate Compact on the (\mathbf{g}) 21Placement of Children under ss. 48.988 and 48.989 shall be void no less than 12, but 22 no more than 24, months after the first meeting of the interstate commission, as 23determined by the members during the first meeting.
- 24(h) Within the first 12 months of operation, the interstate commission shall 25promulgate rules addressing all of the following:

- 29 -

SENATE BILL 517

1	1. Transition from the Interstate Compact on the Placement of Children.
2	2. Forms and procedures.
3	3. Timelines.
4	4. Data collection and reporting.
5	5. Rule making.
6	6. Visitation.
7	7. Progress reports and supervision.
8	8. Sharing of information and confidentiality.
9	9. Financing of the interstate commission.
10	10. Mediation, arbitration, and dispute resolution.
11	11. Education, training, and technical assistance.
12	12. Enforcement.
13	13. Coordination with other interstate compacts.
14	(i) 1. Upon determination by a majority of the members of the interstate
15	commission that an emergency exists, the interstate commission may promulgate an
16	emergency rule, but only if the rule is required to do any of the following:
17	a. Protect the children covered by this compact from an imminent threat to
18	their health, safety, and well-being.
19	b. Prevent the loss of federal or state funds.
20	c. Meet a deadline for the promulgation of an administrative rule required by
21	federal law.
22	2. An emergency rule shall become effective immediately upon promulgation
23	so long as the usual rule-making procedures provided under this subsection are
24	retroactively applied to the rule as soon as is reasonably possible, but no later than
25	90 days after the effective date of the emergency rule.

- 30 -

SENATE BILL 517

3. An emergency rule shall be promulgated as provided for in the rules of the
 interstate commission.

3 (12) ARTICLE XII - OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT. (a)
 4 Oversight. 1. The interstate commission shall oversee the administration and
 5 operations of the compact.

6 2. The executive, legislative, and judicial branches of state government in each 7 member state shall enforce this compact and the rules of the interstate commission 8 and shall take all actions that are necessary and appropriate to effectuate the 9 purposes and intent of the compact. The compact and its rules shall be binding in 10 the compacting 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 the 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 the action. Failure to provide service of process to the interstate commission shall render any judgment, order, or other determination, however captioned or classified, void as to the interstate commission, this compact, or the bylaws or rules of the interstate commission.

(b) *Dispute resolution*. 1. The interstate commission shall attempt, upon the
request of a member state, to resolve any dispute that is subject to the compact and
that may arise among member states or between member states and nonmember
states.

SENATE BILL 517

1	2. The interstate commission shall promulgate a rule providing for both
2	mediation and binding dispute resolution for disputes among compacting states.
3	The costs of that mediation or dispute resolution shall be the responsibility of the
4	parties to the dispute.
5	(c) <i>Enforcement</i> . 1. If the interstate commission determines that a member
6	state has defaulted in the performance of its obligations or responsibilities under this
7	compact or the bylaws or rules of the interstate commission, the interstate
8	commission may do any of the following:
9	a. Provide remedial training and specific technical assistance.
10	b. Provide written notice to the defaulting state and other member states of the
11	nature of the default and the means of curing the default. The interstate commission
12	shall specify the conditions by which the defaulting state must cure its default.
13	c. By a majority vote of the members, initiate against a defaulting member state
14	legal action in the U.S. district court for the District of Columbia or, at the discretion
15	of the interstate commission, in the federal district court for the district in which the
16	interstate commission has its principal office, to enforce compliance with the
17	compact, the bylaws, or the rules. The relief sought may include both injunctive
18	relief and damages. If judicial enforcement is necessary, the prevailing party shall
19	be awarded all costs of the litigation including reasonable attorney fees.

20

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d. Avail itself of any other remedies available under state law or the regulation of official or professional conduct.

(13) ARTICLE XIII - FINANCING OF THE INTERSTATE COMMISSION. (a) The
 interstate commission shall pay or provide for the payment of the reasonable
 expenses of its establishment, organization, and ongoing activities.

- 32 -

1 (b) The interstate commission may levy on and collect an annual assessment 2 from each member state to cover the cost of the operations and activities of the 3 interstate commission and its staff. The aggregate amount of the annual assessment 4 shall be in an amount that is sufficient to cover the annual budget of the interstate 5 commission, as approved by its members each year, and shall be allocated based upon 6 a formula to be determined by the interstate commission, which shall promulgate a 7 rule binding upon all member states.

8 (c) The interstate commission may not incur obligations of any kind before 9 securing funds adequate to meet those obligations; nor may the interstate 10 commission pledge the credit of any member state, except by and with the authority 11 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 bylaws. 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 a part of the annual report of the interstate commission.

(14) 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 less than 35 of the states. The initial effective date shall
be July 1, 2007, or upon enactment of the compact into law by the 35th state,
whichever is later. After that initial effective date, the compact shall become
effective and binding as to any other member state upon enactment of the compact

- 33 -

SENATE BILL 517

into law by that member state. The executive heads of the state human services
administrations with ultimate responsibility for the child welfare programs of
nonmember states or their designees shall be invited to participate in the activities
of the interstate commission on a nonvoting basis before adoption of the compact by
all states.

- 6 (c) The interstate commission may propose amendments to the compact for 7 enactment by the member states. An amendment does not become effective and 8 binding on the member states until the amendment is enacted into law by 9 unanimous consent of the member states.
- (15) ARTICLE XV WITHDRAWAL AND DISSOLUTION. (a) Withdrawal. 1. Once
 effective, the compact shall continue in force and remain binding upon each member
 state, except that a member state may withdraw from the compact by specifically
 repealing the statute that enacted the compact into law in that state.
- 14
 2. Withdrawal from this compact by a member state shall be by the enactment
 15 of legislation repealing the statute that enacted the compact into law in that member
 16 state. The effective date of a withdrawal by a member state shall be the effective date
 17 of the repeal of that statute.

3. A withdrawing state shall immediately notify the president of the interstate
commission in writing upon the introduction of legislation repealing the compact in
the withdrawing state. The interstate commission shall then notify the other
member states of the withdrawing state's intent to withdraw.

4. A withdrawing state is responsible for all assessments, obligations, and
liabilities incurred to the effective date of the withdrawal.

SENATE BILL 517

1	5. Reinstatement in the compact following the withdrawal of a member state
2	shall occur upon the withdrawing state reenacting the compact or upon such later
3	date as determined by the members of the interstate commission.
4	(b) <i>Dissolution of compact.</i> 1. This compact shall dissolve upon the effective
5	date of a withdrawal or default of a member state that reduces the membership in
6	the compact to one member state.
7	2. Upon dissolution of this compact, the compact becomes void and shall be of
8	no further force or effect, the business and affairs of the interstate commission shall
9	be concluded, and any surplus funds shall be distributed in accordance with the
10	bylaws.
11	(16) ARTICLE XVI - SEVERABILITY AND CONSTRUCTION. (a) The provisions of this
12	compact shall be severable, and if any phrase, clause, sentence, or provision is held
13	unenforceable, the remaining provisions of the compact shall be enforceable.
14	(b) The provisions of this compact shall be liberally construed to effectuate its
15	purposes.
16	(c) Nothing in this compact shall be construed to prohibit the concurrent
17	applicability of other interstate compacts to which the states are members.
18	(17) ARTICLE XVII - BINDING EFFECT OF COMPACT AND OTHER LAWS. (a) Other
19	<i>laws</i> . This compact does not prevent the enforcement of any other law of a member
20	state that is not inconsistent with this compact.
21	(b) <i>Binding effect of compact.</i> 1. All lawful actions of the interstate commission,
22	including all rules and bylaws promulgated by the interstate commission, are
23	binding upon the member states.
24	2. All agreements between the interstate commission and the member states
25	are binding in accordance with their terms.

- 35 -

SENATE BILL 517

3. If a provision of this compact exceeds the constitutional limits imposed on
 the legislature of any member state, that provision shall be ineffective in that
 member state to the extent of the conflict with the constitutional provision in
 question.

5 (18) ARTICLE XVIII - INDIAN TRIBES. Notwithstanding any other provision in 6 this compact, the interstate commission may promulgate guidelines to permit Indian 7 tribes to use the compact to achieve any of the purposes of the compact as specified 8 in sub. (1). The interstate commission shall make reasonable efforts to consult with 9 Indian tribes in promulgating guidelines to reflect the diverse circumstances of the 10 various Indian tribes.

11

SECTION 12. 632.896 (1) (c) 3. of the statutes is amended to read:

632.896 (1) (c) 3. A sending agency, as defined in s. 48.988 (2) (d), places a child
in the insured's home under s. 48.988 for adoption, or a public child placing agency,
as defined in s. 48.99 (2) (r), or a private child placing agency, as defined in s. 48.99
(2) (p), of a sending state, as defined in s. 48.99 (2) (w), places a child in the insured's
home under s. 48.99 as a preliminary step to a possible adoption, and the insured

17 takes physical custody of the child at any location within the United States.

18 **SECTION 13.** 938.988 of the statutes is amended to read:

938.988 Interstate placement of juveniles. Sections 48.988 and 48.989
 apply to the interstate placement of juveniles, except that s. 48.99, rather than those
 sections, applies to the interstate placement of juveniles following withdrawal from
 the Interstate Compact on the Placement of Children as described in s. 48.9895.

23 **SECTION 14.** 938.999 (1) (b) 13. of the statutes is amended to read:

938.999 (1) (b) 13. Coordinate the implementation and operation of this
compact with the Interstate Compact on the Placement of Children under ss. 48.988

- 36 -

SENATE BILL 517

and 48.989, <u>the Interstate Compact for the Placement of Children under s. 48.99</u>, the
 Interstate Compact for Adult Offender Supervision under s. 304.16, and other
 compacts affecting juveniles, particularly in those cases in which concurrent or
 overlapping supervision issues arise.

- 37 -

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SECTION 15. 938.999 (3) (c) of the statutes is amended to read:

6 938.999 (3) (c) In addition to the commissioners who are the voting 7 representatives of each compacting state, the interstate commission shall include, 8 as nonvoting members, persons who are members of interested organizations. Those 9 nonvoting members shall include members of the national organizations of 10 governors, legislators, state supreme court chief justices, attorneys general, juvenile 11 justice and juvenile corrections officials, and crime victims and members of the 12Interstate Compact on the Placement of Children, the Interstate Compact for the 13Placement of Children, and the Interstate Compact for Adult Offender Supervision. 14The interstate commission may provide in the bylaws for the inclusion of additional 15nonvoting members, including members of other national organizations, in such 16 numbers as may be determined by the interstate commission. 17(END)