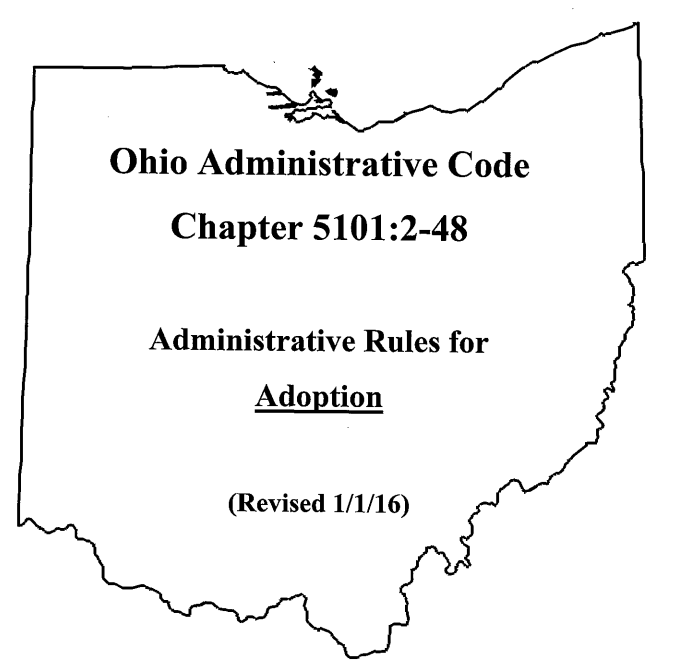
Ohio Department of Job and Family Services



Ohio Administrative Code Chapter 5101:2-48

How to find the ODJFS Adoption Rules & ODJFS Forms on the Internet

How to find the ODJFS ADOPTION Rules:

- ➤ Go to <u>www.jfs.ohio.gov</u>.
- > At the top, beside "A-Z Index of Services", click on "F".
- > Under "F", click on Family, Children and Adult Services Manual (FCASM).
- > Under "eManual Contents", click on Social Services.
- At the top, in the drop-down box for "Table of Contents", scroll down to the rules that begin with 5101:2-48 and click on the specific rule that you wish to view. All of the rules that begin with 5101:2-48 are adoption rules.

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- > Go to www.jfs.ohio.gov.
- > At the top, beside "A-Z Index of Services", click on "F".
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- Scroll down to the form that you want and click on it.
- > Click on "FILL IN" under "MS WORD". If the form is not available in WORD, go with the "PDF" version.

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5101:2-48-02 Putative father registry.

- (A) The Ohio putative father registry (OPFR), as defined in rule <u>5101:2-1-01</u> of the Administrative Code, is designed to:
 - (1) Facilitate the registration of putative fathers who want to be notified in the event that their child may be placed for adoption.
 - (2) Facilitate interested parties' efforts to identify a putative father through submission of a request for a search to be conducted on the OPFR.
- (B) When a putative father contacts the public children services agency (PCSA) or private child placing agency (PCPA), the PCSA or PCPA shall provide the JFS 01694 " Ohio Putative Father Registry Registration for Fathers" (rev. 3/2015) and the JFS 01694I "Instructions for Completing JFS 01694" (rev. 3/2015) to the putative father or refer the putative father to the ODJFS putative father registry website, https://pfrpub.odjfs.state.oh.us/pfrweb/webforms/home.aspx.
- (C) To register, a putative father shall register online or complete the JFS 01694 and submit it to the Ohio putative father registry at ODJFS.
- (D) The putative father may register prior to the birth of the child or within fifteen days following the birth of the child.
- (E) An attorney arranging an adoption, a mother, a PCSA, a PCPA, or a private noncustodial agency (PNA) may request a search of the OPFR by completing the JFS 01695 "Application for Search of Ohio Putative Father Registry" (rev. 3/2015) and submitting it to the Ohio putative father registry at ODJFS or by submitting the request online via the ODJFS putative father registry website, https://pfrpub.odjfs.state.oh.us/pfrweb/webforms/home.aspx.
- (F) The PCSA or PCPA shall determine if there is a putative father by doing the following:
 - (1) Work with the mother to identify the name of the child's father and determine if either parent is eligible for membership with an American Indian tribe.
 - (2) Contact the Ohio putative father registry to request a search be conducted on the OPFR to determine if the child's father is registered on the OPFR. A request for a search of the OPFR may be made at any time. A final search of the OPFR shall be made no sooner than sixteen days after the birth of the child.
- (G) Any party referenced in paragraph (E) of this rule may request the status of a final search if results have not been received within seven business days of the date the final request was submitted.
- (H) The agency or attorney is not required to search the OPFR for court proceedings on adoption of a child if:
 - (1) The mother was married at the time the child was born or conceived.
 - (2) The parent placing the child previously adopted the child.
 - (3) Prior to the date the petition to adopt the child is filed, a man has been determined to have a parent and child relationship with the minor by:
 - (a) A court proceeding pursuant to sections 3111.01 to 3111.18 of the Revised Code.
 - (b) A court proceeding in another state.
 - (c) An administrative agency proceeding pursuant to sections 3111.38 to 3111.54 of the Revised Code.
 - (d) An administrative agency proceeding in another state.
 - (e) A signed acknowledgment pursuant to section 2151.232, 3111.25 or 3111.821 of the Revised Code.
 - (4) The PCSA or PCPA has permanent custody of the child pursuant to Chapter 2151. or division (B) of section 5103.15 of the Revised Code.
- (I) The agency or attorney arranging the adoption shall file the response received from the Ohio putative father registry's office with the court prior to the issuance of the final adoption decree or the interlocutory order of adoption.

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3/1/11, 10/1/14

5101:2-48-03 Requirement of "Social and Medical History".

- (A) The public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial (PNA) shall obtain information for the social and medical histories of the biological parents from the following sources:
 - (1) Written information and interviews with the biological parents of the child.
 - (2) Written information and interviews with other persons having knowledge of the biological parents and their ancestors.
 - (3) Any available records, if the biological parents or the legal guardian of the biological parents consents to release of information contained in the record.
 - (4) Results of a medical examination that the PCSA, PCPA or PNA may have requested for the biological parent. In the event the biological parents refuse to consent to a medical examination, this shall be noted on the JFS 01616 "Social and Medical History" (rev. 6/2009),
- (B) Blank copies of the JFS 01616 shall be provided to the biological parents or other persons who can supply social and medical information on the biological parents and their ancestors.
- (C) The PCSA, PCPA, or PNA shall complete an initial JFS 01616 prior to termination of parental rights, whether by court commitment or permanent surrender to assure:
 - (1) There is sufficient information available to place the child appropriately.
 - (2) The prospective adoptive family has sufficient information on the social and medical history of the biological family in order to make an informed decision about accepting placement of the child.
 - (3) Appropriate subsidies can be planned for the child and family.
- (D) Following termination of parental rights, the PCSA, PCPA, or PNA shall continue to obtain additional social and medical information on the biological parents and the ancestors of the minor which can be used to update or complete the JFS 01616. All social and medical history information needed to complete the JFS 01616 shall be obtained prior to submission of the JFS 01699 "Prefinalization Adoption Assessment Report" (rev. 12/2006) to the court in accordance with the requirements contained in rule 5101: 2-48-17 of the Administrative Code.
- (E) When completing the JFS 01616, the PCSA, PCPA, or PNA shall not include identifying information about the biological parents or other ancestors of the minor.
- (F) If any of the social and medical history information is not available, the agency shall document and maintain in the case record attempts to obtain this information.
- (G) The PCSA, PCPA or PNA shall advise the biological parents or other persons supplying information of the right to correct or expand upon the information contained on the JFS 01616 at any time prior to or subsequent to the adoption of the child, including any time after the child becomes an adult, by submitting such correction or expansion to the assessor, the court involved in the adoption, the Ohio department of health (ODH), or the Ohio department of job and family services (ODJFS).
- (H) The assessor, court, ODH or ODJFS receiving corrected or additional information to include on the JFS 01616 shall determine compliance with section 3107.09 or 3107.091 of the Revised Code prior to filing it with the court that issued the interlocutory order or final decree of adoption.

- (I) If the assessor, court, ODH or ODJFS determines that the information supplied for inclusion in the social and medical history cannot be included in the record, written notification of this decision shall be made to the biological parent or other person supplying the information. The written notification shall also indicate that upon receipt of the notification, a petition can be filed with the court which was involved in the adoption to request the court review the information and determine whether the information may be included in the social or medical history.
- (J) The PCSA, PCPA, or PNA shall provide biological parents with a copy of the social and medical history information obtained at the time of termination of parental rights.
- (K) The assessor shall provide the completed copy of the JFS 01616 to the:
 - (1) Prospective adoptive family.
 - (2) Court where the petition for adoption has been filed at the time the JFS 01699 is submitted in accordance with the requirements contained in rule 5101: 2-48-17 of the Administrative Code.
- (L) The court may refuse to issue an interlocutory order or final decree of adoption if the assessor has not filed the JFS 01616 unless the assessor certifies to the court that information needed to prepare the histories is unavailable for reasons beyond the assessor's and the PCSA, PCPA or PNA's control.
- (M) The assessor shall advise the adoptive parents that if they wish to be notified when social and medical histories are updated or expanded pursuant to paragraph (G) of this rule, the JFS 01679 "Request for Notification" (rev. 6/2006) can be completed and filed with the court at any time.
- (N) The assessor shall advise adoptive parents that:
 - (1) They may inspect all forms pertaining to the social and medical history of biological parents filed with the court prior to the child reaching age eighteen.
 - (2) After the child reaches age eighteen, only the adopted person may inspect the court files.
- (O) The assessor is not required to complete the JFS 01616 if the child is being adopted by a stepparent or grandparent.

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12/11/06, 05/15/2009

5101:2-48-05 Agency adoption policy and recruitment plan.

- (A) A public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) that places children for adoption or participates in the placement of children for adoption shall have a current written adoption policy.
- (B) The policy shall include:
 - (1) The geographic area within which the agency conducts adoption homestudy assessments.
 - (2) A description of the adoption application process, the adoption homestudy, and the adoption homestudy update and amendment procedures, including:
 - (a) Eligibility requirements for an adoptive applicant(s).
 - (b) Timeframe for commencing and completing an adoption homestudy.
 - (c) Process for simultaneously certifying an applicant for foster care placement and approving an applicant for adoption.
 - (d) Preservice training requirements for an adoptive applicant(s).

- (e) Criminal records check requirements and fees associated with obtaining a criminal records check pursuant to rule 5101:2-48-10 of the Administrative Code.
- (f) If the agency requires additional assessment activities not specified in Chapter 5101:2-48 of the Administrative Code, then the agency shall include a description of those activities in their policy and require them of all adoptive applicants and approved adoptive parents.
- (g) The requirement that an assessor shall complete the JFS 01530 "Multiple Children/Large Family Assessment" (12/2014) if:
- (i) A family has a total of five or more children residing in the home at the time of the homestudy, including foster children and children in kinship care, or;
- (ii) A family will have a total of five or more children residing in the home based upon the number of children residing in the home at the time of the homestudy, including foster children and children in kinship care and the number of children the family will be approved to adopt.
- (h) The requirement that an assessor shall complete a new JFS 01530 at the time of the update if the family circumstances have changed substantially or if a JFS 01530 was not completed at the time of the homestudy but is required at the time of the update.
- (3) Notification procedures which, at a minimum, include:
 - (a) The requirements that an adoptive applicant(s) or approved adoptive parent(s) shall notify the agency in writing if a person residing in the home who is twelve years old, but under eighteen years old, has been convicted or pleaded guilty to any offense listed in appendix A to rule 5101:2-48-10 of the Administrative Code or has been adjudicated to be a delinquent child for committing an act that if committed by an adult, would constitute one of those offenses.
 - (b) The requirements that the PCSA, PCPA, or PNA shall notify in writing the PCSA in the county in which the adoptive applicant resides within ten days after the initiation of a homestudy pursuant to rule <u>5101:2-48-12</u> of the Administrative Code.
 - (c) The requirements that the PCSA, PCPA or PNA shall notify in writing the PCSA in the county in which the adoptive parent(s) resides, of an impending adoptive placement no later than ten days prior to the placement of the child pursuant to rule 5101:2-48-16 of the Administrative Code.
- (4) A procedure to provide access to approved adoption homestudies and other related documents to a PCSA or PCPA that requests a copy of the adoption homestudy for purposes of matching a child pursuant to rule 5101:2-48-19 of the Administrative Code.
- (5) A procedure for the receipt and maintenance of approved adoptive homestudies from other agencies or states, including the length of time that homestudies received shall be maintained in the agency's files.
- (6) A procedure pursuant to rule <u>5101:2-48-24</u> of the Administrative Code, to review grievances or complaints, received from the prospective adoptive applicant(s), adoptive applicant(s), or approved adoptive parent(s).
 - (a) The requirements for hearing grievances and for resolving differences with the prospective adoptive applicant(s), adoptive applicant(s), or approved adoptive parent(s), relative to the requirements of Chapter 5101:2-48 of the Administrative Code and other agency policies.
 - (b) The requirements of review by the highest administrative employee of the agency or designee for any unresolved grievance within thirty calendar days of the filing of the grievance.
- (7) A statement that the requirements contained in rule <u>5101:2-33-03</u> of the Administrative Code supersede the requirements of rule 5101:2-48-24 of the Administrative Code when the grievance or complaint involve alleged discriminatory acts, policies, or practices pertaining to the foster care and adoption process that involve race, color or national origin (RCNO).
- (8) A requirement that the child's custodial agency hold the initial matching conference within ninety days of the execution of the permanent surrender or the file stamp date of the permanent custody order, unless the order is under appeal as outlined in rule <u>5101:2-48-16</u> of the Administrative Code.
- (9) The following procedures as outlined in rule 5101:2-48-16 of the Administrative Code:
 - (a) Matching procedures as outlined in paragraph (V) of rule 5101:2-48-16 of the Administrative Code.
 - (b) Child specific recruitment procedures as outlined in paragraph (X) of rule <u>5101:2-48-16</u> of the Administrative Code when there are no families to be considered at a matching conference.
 - (c) When subsequent matching conferences are not required as outlined in paragraph (Y) of rule 5101:2-48-16 of the Administrative Code.

- (10) A non-discriminatory policy on determining the approved adoptive parents who will be presented as a potential adoptive parent for the child in the matching conference. If there are more than five families who are potential matches for the child, the agency may narrow the number of families to a minimum of five based on:
 - (a) The preference to keep siblings together if it is in their best interest.
 - (b) The level of experience the family has in working with children who have the specific behavior, medical or mental health challenges that a specific child presents.
- (11) If a family was previously considered for a child in a matching conference and was not interested in the child, the agency does not have to consider the family for the same child in subsequent matching conferences.
- (12) The availability of open adoptions between the birth parent(s) and the adoptive parent(s) and the referral process if the agency does not provide open adoptions.
- (13) A procedure for the agency to report an adoptive applicant(s) or adoptive parent(s) who it feels has made a false statement in the application or homestudy process according to rule <u>5101:2-33-13</u> of the Administrative Code.
- (14) A description of all state and federal adoption assistance, including eligibility and application requirements.
- (15) Schedule of fees for service, if applicable.
- (16) Religious affiliation requirements, if applicable.
- (17) Provision of prefinalization and postfinalization services.
- (18) Availability of a state hearing, as described in section <u>5101.35</u> of the Revised Code, if a prospective applicant(s) believes that an adoptive placement was denied or will be denied solely for the reason of geographic location of the family.
- (19) The complaint process pursuant to rule 5101:2-33-03 of the Administrative Code.
- (C) Standards of conduct regarding the Multiethnic Placement Act of 1994 as amended by section 1808 of the Small Business Job Protection Act of 1996, 42 U.S.C. 622(b)(9)(9/2014), 671(a)(18) (9/2014), 674(d) (10/2008) and 1996(b)(9) (MEPA) (8/1978) and Title VI of the Civil Rights Acts of 1964, 42 U.S.C. 2000d, (7/1964) as they apply to the adoption process (Title VI), do not supersede the provisions of the Indian Child Welfare Act of 1978, 25 U.S.C. 1901 (11/1987).
- (D) The agency may prepare a summary of its adoption policy to respond to inquiries pursuant to rule <u>5101:2-48-08</u> of the Administrative Code. If the agency prepares a summary, it shall include:
 - (1) A written notice of the procedure for any complaints of discrimination in the adoption process that involve race, color or national origin (RCNO), pursuant to rule 5101:2-33-03 of the Administrative Code.
 - (2) The JFS 01611 "Non-discrimination Requirements for Foster Care and Adoptive Placements" (rev. 1/2009). No additional language regarding non-discrimination in the adoptive placement process based upon RCNO shall be included in the agency's policy or other recruitment materials.
- (E) The PCSA, PCPA, or PNA shall maintain its written policies to reflect requirements contained in Chapter 5101:2-48 of the Administrative Code. When an agency revises a policy, the revision shall be submitted to ODJFS within thirty days of the change. If a change in the Administrative Code or the Revised Code requires the agency policy to change, the agency shall submit the affected policy to ODJFS within thirty days of the effective date of the change in Administrative Code or Revised Code.
- (F) Recruitment of prospective adoptive parents shall be an ongoing activity of the PCSA, PCPA, or PNA. The agency shall not deny any person the opportunity to become an adoptive parent on the basis of RCNO of the person or the child involved.
- (G) The PCSA, PCPA or PNA shall develop, maintain and implement a comprehensive recruitment plan that identifies the agency's diligent recruitment efforts of parents and which reflects the diversity of waiting children for whom adoptive homes are needed. The plan shall be signed by the agency director or designee.
- (H) If the PCSA, PCPA, or PNA amends its recruitment plan at any time the agency shall submit the amended recruitment plan to ODJFS within ten days following the amendment.

- (I) The PCSA, PCPA and PNA, at a minimum, shall include in its recruitment plan the following:
 - (1) A fee structure that is non-discriminatory to approved adoptive parents and that allows parents of various income levels the opportunity to adopt. Fees may be charged according to a standardized and uniformly applied sliding scale, based on a family's ability to pay. The ability to pay a fee shall not influence the choice of the most appropriate parent(s) for a child.
 - (2) Specific strategies to reach all parts of the community.
 - (a) The PCPA or PNA shall define its own community.
 - (b) The PCSA shall define the community as the county in which the PCSA is located.
 - (3) Specific methods of disseminating both general and targeted recruitment.
 - (4) Strategies for assuring that all prospective adoptive applicants will receive information regarding adoption procedures within seven days of inquiry.
 - (5) Strategies for assuring that all applicants have access to the homestudy process, including location and hours of services that facilitate access to all members of the community.
 - (6) Strategies for training staff to work with diverse cultural, racial, ethnic and economic communities.
 - (7) Strategies for dealing with linguistic barriers between the PCSA, PCPA, or PNA and the prospective adoptive applicant(s).
- (J) The PCSA and PCPA shall include in its recruitment plan the following:
 - (1) A description of the characteristics of children in the permanent custody or permanent surrender of the agency, including:
 - (a) Age.
 - (b) Gender.
 - (c) Race and ethnicity.
 - (d) Developmental needs.
 - (e) Emotional and mental health needs.
 - (f) Physical needs.
 - (2) A comparison of the racial and ethnic diversity of the children in permanent custody with the racial and ethnic diversity of the approved adoptive family resources in the agency.
 - (3) Any racial or ethnic category of family that is under-represented and the strategies the agency will initiate to increase the category.
 - (4) Criteria to determine when the agency will conduct child specific recruitment strategies for a child.
 - (5) Identification of the type of specific recruitment techniques the PCSA or PCPA will have available and will utilize when child specific recruitment is warranted. Child specific recruitment activities shall include, at a minimum, distribution of information on the child to other adoption agencies.
- (K) The PCSA, PCPA, or PNA shall maintain case records in a consistent and organized manner. If the PCSA, PCPA, or PNA maintains any required information set forth in this rule in a location other than the case record, it shall be stated in the agency policy or noted in the case record where the information can be found for the purpose of: preservation of agency records, searching for potential placement/adoptive resources, providing needed or requested services and/or screening/assessing families.
- (L) An agency shall ensure that employees and contractors performing work related to the functions listed in rule 5101:2-5-03 of the Administrative Code shall implement all current written policies of the agency related to those functions and that all activities and programs related to those functions occur in accordance with agency policies.
- (M) All policies required by this chapter shall be provided to any person affected by the policy. Any policy required by this chapter shall be provided to any person upon request.
- (N) If ODJFS determines an agency's adoption policy, policy revisions or recruitment plan are noncompliant with this rule, the agency shall accept technical assistance from ODJFS until such time that the policy or recruitment plan is in compliance.

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3/31/97, 2/13/98/ (Emer.), 5/14/98, 12/31/98 (Emer.), 4/5/99, 9/1/00, 11/12/02, 9/1/03, 2/1/05, 12/11/06,

5/15/09, 7/10/14

5101:2-48-06 Assessor roles and responsibilities for foster care and adoption.

- (A) A public children services agency (PCSA), private child placing agency (PCPA), private noncustodial agency (PNA) or court that engages in the provision of foster care or adoption services shall employ or have under contract assessors who are responsible for, but not limited to, performing the following duties:
 - (1) Works with parents, guardians or persons having custody of a child who express the intent to surrender their child for adoption.
 - (2) Works with people seeking to adopt or provide foster care for a child, including but not limited to the following duties:
 - (a) Completing home study assessments for foster care and adoptive applicants.
 - (b) Completing adoption amendments and updates.
 - (c) Completing foster care recertifications.
 - (d) Completing prefinalization adoption assessments.
 - (3) Works with the child in the permanent custody of an agency to prepare the child for adoption.
 - (4) Initiates and/or supervises the foster care or adoptive placement.
 - (5) Completes the JFS 01616 "Social and Medical History" (rev. 6/2009) which shall be filed with the court.
 - (6) Completes the JFS 01673 "Assessment for Child Placement" (rev. 6/2011).
 - (7) Completes the JFS 01385 "Assessment for Child Placement Update" (rev. 12/2006).
 - (8) Completes the JFS 01692 "Application for Adoption of a Foster Child" (rev. 6/2009).
 - (9) Completes the JFS 01530 "Multiple Children/Large Family Assessment" (12/2006).
 - (10) Completes the JFS 01699 "ODJFS Prefinalization Adoption Assessment Form" (rev. 12/2006).
 - (11) Completes the JFS 01673-A "Child Characteristics Checklist For Foster Care and/or Adoption" (12/2006).
 - (12) Completes the JFS 01698 "Step-Parent Adoption Homestudy" (10/2006).
- (B) To avoid a conflict of interest, or the appearance of a conflict of interest, an assessor shall not complete any of the documents or services listed in paragraph (A) of this rule for any of the following persons:
 - (1) Him or her self.
 - (2) Any person who is a relative of the assessor.
 - (3) Any agency employee for whom the assessor has any supervisory responsibility.
 - (4) Any agency employee who has any supervisory responsibility for the assessor.
- (C) The PCSA, PCPA, PNA, or court shall ensure that employees or persons under contract with the agency to perform assessor duties comply with the requirements in the assessor definition contained in rule 5101: 2-1-01 of the Administrative Code and section 3107.014 of the Revised Code.
- (D) The PCSA, PCPA, PNA, or court shall ensure a student hired to perform assessor duties meets all requirements of an assessor in rule 5101: 2-1-01 of the Administrative Code and section 3107.014 of the Revised Code. The student shall be supervised by a professional counselor, social worker, marriage and family therapist or psychologist who has completed tier two assessor training and continues to comply with all requirements outlined in this rule and rule 5101: 2-1-01 of the Administrative Code and section 3107.014 of the Revised Code.

- (E) The PCSA, PCPA, PNA, or court shall ensure the assessor completes or has completed all the prescribed Ohio department of job and family services (ODJFS) tier one assessor training sessions within one year of the start date of the tier one assessor training. An employee or contractor can only conduct assessor duties after he or she begins tier one training. If the employee or contractor is performing assessor duties prior to completion of the required training, the agency shall ensure that the employee or contractor is supervised by an assessor who has completed tier two assessor training and any applicable ongoing training required by this rule. An assessor who fails to complete the tier one training within one year of the start date of the tier one assessor training is not authorized to perform any assessor duties until the tier one assessor training has been completed.
- (F) The PCSA, PCPA, PNA, or court shall ensure the assessor completes or has completed the prescribed ODJFS tier two assessor training within three years of the completion date of tier one assessor training. A person who has not completed all of the tier one assessor training is not eligible to begin tier two assessor training.
 - (1) An assessor who did not complete the required tier two assessor training within the three years of the completion date of tier one assessor training is not authorized to perform assessor duties until tier two assessor training requirements are properly met. An extension of no more than one year may be granted by the director of the PCSA, PCPA, PNA or court due to justifiable organizational circumstances which impede the ability of the assessor to attend offered training. The extension shall be documented on a signed JFS 01680 "Verification of Adoption Assessor Qualifications" (rev. 5/2007).
 - (2) An assessor who did not complete the tier two assessor training within the required time periods of this rule shall immediately cease performing the duties of an assessor until the person has completed the tier two assessor training.
 - (3) An assessor who did not complete the tier two training requirements of paragraph (F)(1) of this rule, shall repeat the tier two assessor training in its entirety. Tier two training shall be completed within one year of the start date of the tier two assessor training. A person who fails to complete tier two assessor training within one year shall repeat the entire training process beginning with tier one.
- (G) The PCSA, PCPA, PNA, or court shall ensure the assessor completes or completed six hours of ongoing training on adoption or foster care related issues, within two years of the completion date of tier two assessor training, to renew their assessor status. Completion of an additional six accredited training hours is required within each subsequent two year period from the completion date of the previous six hours of ongoing training. Assessors who fail to complete the training within any two year period must immediately cease performing the duties of an assessor until the six accredited training hours required have been completed.
- (H) The PCSA, PCPA, PNA or court shall document the assessor's compliance with this rule by completing the JFS 01680 and having it signed by the assessor and the PCSA, PCPA, PNA director, designee or court. This document shall be kept in the agency personnel records with a copy provided to the assessor and a copy shall be sent to the ODJFS adoption services section. An assessor shall be able to produce a copy of the JFS 01680 upon request. The assessor shall notify ODJFS within ten business days when any of the following occur.
 - (1) The assessor completes any level of training required by this rule.
 - (2) The assessor terminates his employment or contract with a PCSA, PCPA, PNA or court.
 - (3) The assessor begins employment or enters into a contract with a new PCSA, PCPA, PNA or court.
 - (4) The assessor is no longer employed with the PCSA, PCPA, PNA or court but plans to continue to complete the six hour training requirement. The assessor shall, within ten business days of completing the six hour training requirement, submit the updated JFS 01680 to the ODJFS adoption services section.
 - (5) The assessor is not able to conduct assessor duties due to non-compliance with the training requirements outlined in this rule.
- (I) The PCSA, PCPA, PNA or court that employs or has a contract with the assessor shall notify ODJFS via the JFS 01680 within ten business days when as assessor terminates his or her employment or contract with the agency or court.

- (J) A person who is no longer employed by or under contract with a PCSA, PCPA, PNA or court to perform assessor duties may continue completing the additional six accredited training hours every two years or any other required assessor training to maintain assessor status. However, an individual who is not employed by or in contract with a PCSA, PCPA, PNA or court shall not perform assessor duties. Upon resuming employment or contract with a PCSA, PCPA, PNA or court to perform assessor duties, the assessor may immediately perform assessor duties as long as the six hour training or other training requirement was met in accordance with this rule while the person was not employed or contracting with the PCSA, PCPA, PNA or court.
- (K) A person who is no longer employed with the PCSA, PCPA, PNA or court to perform assessor duties and who did not elect to continue to complete the assessor training hours to maintain their assessor status shall resume the assessor duties only after complying with all of the following:
 - (1) Be in an active employment or contract status with a PCSA, PCPA, PNA or court to perform assessor duties.
 - (2) Complete twelve hours "Assessor Refresher" training as prescribed by ODJFS.
 - (3) The cycle of having an additional ongoing six accrediting training hours required every two years begins with the completion of the twelve hour "Assessor Refresher" training.

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(Emer.), 5/14/98, 2/15/02, 9/1/03, 12/11/06, 5/15/09

5101:2-48-08 Adoption inquiry.

- (A) The public children services agency (PCSA), private child placing agency (PCPA) and private noncustodial agency (PNA) shall maintain a log of inquiries from persons interested in being adoptive parents. The agency shall document in the log any follow-up for each inquiry.
- (B) If the inquirer resides in Ohio, the PCSA, PCPA or PNA shall provide the following to the inquirer within seven business days of the inquiry:
 - (1) A copy of the JFS 01675 "Ohio Adoption Guide: Handbook for Prospective Adoptive Families" (rev. 5/2014) or the link to access the guide electronically.
 - (2) Instructions on how to get an application for adoption.
 - (3) A copy of the PCSA, PCPA or PNA adoption policy, or summary of the policy, prepared pursuant to rule5101:2-48-05 of the Administrative Code.
- (C) If the inquirer resides out of state and has an approved homestudy, the PCSA, PCPA or PNA shall send the inquirer a copy of the JFS 01675, or the link to access the guide electronically. If the family has identified a child they are interested in, the family should be given the telephone number to the custodial agency. This information shall be provided to the inquirer within seven business days of the inquiry.
- (D) If the inquirer resides out of state and does not have an approved homestudy, the PCSA, PCPA or PNA shall send the inquirer a copy of the JFS 01675, or the link to access the guide electronically. The PCSA, PCPA or PNA shall also inform the inquirer that they will need a completed and approved homestudy from their state of residence in order to adopt an Ohio child. This information shall be provided to the inquirer within seven business days of the inquiry.

- (E) The PCSA, PCPA and PNA shall develop and implement referral procedures whereby an inquiry from an Ohio resident, who does not meet requirements for adoption services as identified in the agency's adoption policy, is referred to another agency for adoption services. If the inquirer resides in an Ohio county that the PCSA, PCPA or PNA does not serve, a referral shall include, at a minimum, the name, address and telephone number of the PCSA in the county of the inquirer's residence. This information shall be given to the inquirer within seven business days of the inquiry.
- (F) If the agency has appropriate access to the statewide automated child welfare information system (SACWIS), the agency shall maintain any requirement of this rule in SACWIS if the system has the ability to record the required information.

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(Emer.), 4/1/99, 2/15/02, 9/1/03, 5/15/09, 12/28/09

5101:2-48-09 Application process and preservice training.

- (A) A public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) that acts as a representative of the Ohio department of job and family services (ODJFS) in recommending foster homes for certification or a PNA that participates in the placement of children in foster homes and for adoption shall:
 - (1) Inform all individuals applying for approval for adoptive placement that they can also be studied for foster home certification.
 - (2) Conduct a joint homestudy pursuant to the requirements contained in rule 5101: 2-5-20 of the Administrative Code which can result in the simultaneous approval of the applicant for:
 - (a) Adoptive placement.
 - (b) Foster care placement.
- (B) A PCSA, PCPA and PNA shall utilize the JFS 01691 "Application for Child Placement" (rev. 6/2009) as the standard form when accepting applications for adoptive placement. A PCSA, PCPA or PNA shall send the JFS 01691 to any individual requesting an application for adoption within seven business days of receipt of a request for an application.
- (C) An application submitted with a knowingly false statement shall not be used to initiate the homestudy. If a PCSA, PCPA or PNA determines that an application has been falsified, the PCSA, PCPA or PNA shall follow the procedures outlined in rule 5101: 2-33-13 of the Administrative Code.
- (D) An agency shall not begin the homestudy assessment process prior to the receipt of a fully completed JFS 01691 signed by the adoptive parent(s).
- (E) An agency shall not accept an application for approval for adoptive placement which does not contain complete and accurate information.
- (F) Upon receipt of the completed JFS 01691, the PCSA, PCPA, or PNA shall commence the homestudy process and request the applicant provide additional information including at a minimum:
 - (1) Documentation of current marital status, which shall include a marriage certificate, divorce decree, or other verification of marital status, if applicable.
 - (2) To show the household has an income sufficient to meet the basic needs of the household, an adoptive applicant shall provide at a minimum:

- (a) A complete JFS 01681 "Applicant Financial Statement" (rev.10/2000).
- (b) Proof of income for the household for the most recent tax year prior to the date of application.
- (c) Proof of income for the household for a two month period. The verification of income shall not be dated more than six months prior to the agency's approval.
- (d) At least one utility bill for each utility necessary to maintain the household. The bill or bills shall not be dated more than six months prior to the agency's approval.
- (3) The report of any criminal records check conducted in accordance with section 2151.86 of the Revised Code. Except as provided in paragraph (D) of rule 5101: 2-48-10 of the Administrative Code, an agency shall not recommend a person to be approved as an adoptive parent if the person or any adult member of the applicant's household has been convicted of any crime listed in paragraph (C) of rule 5101: 2-48-10 of the Administrative Code.
- (G) The PCSA, PCPA or PNA shall search the statewide automated child welfare information system (SACWIS) or the central registry of abuse and neglect for each adoptive applicant and each adult household member of the applicant's home prior to approval of the adoptive home . This search is to be used to determine the suitability of the adoptive applicant as an adoptive parent. The search shall also be conducted within ten days of the addition of any new adult member of the household .
- (H) The recommending agency shall request a check of the child abuse and neglect registry of any other state in which an adoptive applicant or other adult household member in the applicant's home has resided in the five years immediately prior to the date of the criminal records check as required by division (A) of section 2151.86 of the Revised Code.
- (I) A summary report of the results of each search shall be placed in the adoptive home record.
- (J) If the PCSA, PCPA, or PNA determines that an adoptive homestudy cannot be initiated, the agency shall send written notification to the applicant stating the reason for not initiating the homestudy and a description of procedures for requesting a review of the agency's decision. The notification shall be sent to the applicant no later than fifteen days after the application was submitted.
- (K) An applicant shall have the opportunity to revise the JFS 01691 at any time regarding the characteristics or number of children desired. If the agency, based upon receipt of a revised JFS 01691, determines that the applicant is now seeking a special needs child, requirements and time frames for the application and homestudy process shall begin with the date that the revised JFS 01691 is received by the agency. If the applicant revises the JFS 01691 and does not seek to adopt a special needs child, the time frames for the application and homestudy process shall be consistent with the agency's adoption policy prepared pursuant to rule 5101: 2-48-05 of the Administrative Code.
- (L) Upon request, the PCSA, PCPA or PNA shall assist the applicant in completing the application and securing all required documents and information.
- (M) The PCSA, PCPA or PNA shall not continue with the homestudy process if all required documentation is not submitted within one hundred eighty days of the receipt of the initial or revised JFS 01691 unless the agency makes a determination that the homestudy should not be terminated and documents this on the JFS 01673 "Assessment for Child Placement" (rev. 6/2011). The applicant shall be notified, in writing, at least thirty days prior to the termination of the application. Written notification shall contain an explanation of the reason for termination and a description of the procedures for requesting a review of the agency's decision.
- (N) The PCSA, PCPA, or PNA shall document that each person seeking adoption approval successfully completes preservice training, prior to approval of the homestudy. Preservice training shall address the following components:
 - (1) The legal rights and responsibilities of adoptive parents.
 - (2) The recommending agency's policies and procedures.
 - (3) ODJFS requirements for approving adoptive applicants.
 - (4) The effects placement, separation and attachment issues have on children and their families.

- (5) Caregivers' involvement in permanency planning for children and their families and post adoptive issues for children and families including availability of adoption subsidies.
- (6) The dynamics of physical abuse, sexual abuse, emotional abuse, neglect, and substance abuse on human growth and development.
- (7) Behavior management techniques.
- (8) Effects of caregiving on children's families.
- (9) Prevention, recognition, and management of communicable diseases.
- (10) Community health and social services available to children and their families.
- (11) At least three hours of training on cultural issues including cultural diversity training and an overview of the Multiethnic Placement Act of 1994, 42 U.S.C. 622(b)(9), 671(a)(18), 674(d) and 1996(b) (1/2/06) and Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000 d (1/2/06), as it applies to the foster care and adoption process.
- (12) The substance of section <u>2152.72</u> of the Revised Code which deals with the information required to be shared with a prospective adoptive parent before a child who has been adjudicated a delinquent child for the commission of certain violent crimes is placed with a prospective adoptive parent. A course addressing section <u>2152.72</u> of the Revised Code shall not be less than one hour long.
- (O) A PCSA, PCPA, or PNA may waive components of the training if the assessor determines that the family has received training previously or the family has the skills to care for the needs of the child that will be placed in the home. The three hour requirement for cultural issues shall not be waived. When a waiver has been granted by the agency, it shall document the waiver in the case record pursuant to rule 5101: 2-48-22 of the Administrative Code.
- (P) No agency shall deny the acceptance of the JFS 01691 based on race, color, national origin, handicap, age, gender, sexual identity, or sexual orientation of the applicant.

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(Emer.), 4/15/99, 11/12/02, 9/1/03, 12/11/2006, 8/21/08

5101:2-48-10 Restrictions concerning provision of adoption services.

- (A) A public children services agency (PCSA), private child placing agency (PCPA), or private noncustodial agency (PNA) shall request that the bureau of criminal identification and investigation (BCII) conduct a criminal records check on prospective adoptive parents and adult members of the prospective adoptive parent's household pursuant to the procedures set forth in section 2151.86 of the Revised Code.
- (B) The PCSA, PCPA or PNA shall request that BCII include information from the federal bureau of investigation (FBI) in the criminal records check for each person subject to a criminal records check in accordance with division (A) (4) of section 109.572 of the Revised Code.
- (C) Except as provided in paragraph (D) of this rule, a PCSA, PCPA or PNA shall not approve an adoptive placement if the results of the BCII criminal records check or the FBI check indicate that a prospective adoptive parent or, when applicable, any adult who resides with the prospective adoptive parent has been convicted of or pleaded guilty to any of the following:

- (1) A violation of:
- section 959.13, 2903.01, 2903.02, 2903.03, 2903.04, 2903.11, 2903.12, 2903.13,2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2907.02, 2907.03,2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31,2907.32, 2907.321 (2907.32.1), 2907.322 (2907.32.2), 2907.323 (2907.32.3), 2909.02, 2909.03, 2909.22,2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 2917.01, 2917.02, 2919.12, 2919.22,2919.24, 2919.25, 2923.12, 2923.13, 2923.161 (2923.16.1), 2925.02, 2925.03, 2925.04, 2925.05, 2925.06,2927.12 or 3716.11 of the Revised Code, a violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996, a violation of section 2919.23 of the Revised Code that would have been a violation of section 2905.04 of the Revised Code as it existed prior to that date, a violation of section 2925.11 of the Revised Code that is not a minor drug possession offense, two or more OVI or OVUAC violations committed within the three years immediately preceding the submission of the application or petition that is the basis of the request, or felonious sexual penetration in violation of former section 2907.12 of the Revised Code.
- (2) A violation or an existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in paragraph (C)(1) of this rule.
- (D) No person who has been convicted of or pleaded guilty to an offense listed in paragraph (C) of this rule shall be considered for adoptive placement or be an adult resident of the prospective adoptive parent's household unless the PCSA, PCPA or PNA finds and documents that person has met all of the following conditions:
 - (1) Where the offense was a misdemeanor, or would have been a misdemeanor if conviction had occurred under the current criminal code, at least three years have elapsed from the date the person was fully discharged from any imprisonment or probation arising from the conviction.
 - (2) Where the offense was a felony, at least ten years have elapsed since the person was fully discharged from imprisonment or probation. If a person has a felony conviction for spousal abuse, rape, sexual assault, or homicide, the home shall not be approved.
 - (3) The victim of the offense was not one of the following:
 - (a) A person under the age of eighteen or a person sixty years of age or older.
 - (b) A functionally impaired person as defined in section 2903.10 of the Revised Code.
 - (c) A developmentally disabled person as defined in section 5123.01 of the Revised Code.
 - (d) A person with a mental illness as defined in section 5122.01 of the Revised Code.
 - (4) The prospective adoptive parent's approval, or the person's residency in the prospective adoptive parent's household, will not jeopardize in any way the health, safety, or welfare of the children the PCSA, PCPA, or PNA serves. The following factors shall be considered in determining the person's approval as an adoptive parent or the person's residency in the adoptive parent's household:
 - (a) The person's age at the time of the offense.
 - (b) The nature and seriousness of the offense.
 - (c) The circumstances under which the offense was committed.
 - (d) The degree of participation of the person involved in the offense.
 - (e) The time elapsed since the person was fully discharged from imprisonment or probation.
 - (f) The likelihood that the circumstances leading to the offense will recur.
 - (g) Whether the person is a repeat offender. "Repeat offender" means a person who has been convicted of or pleaded guilty to the commission of any of the offenses listed in paragraph (C) of this rule two or more times in separate criminal actions. Convictions or guilty pleas resulting from or connected with the same act, or resulting from offenses committed at the same time, shall be counted as one conviction or guilty plea.
 - (h) The person's employment record.
 - (i) The person's efforts at rehabilitation and the results of those efforts.
 - (j) Whether any criminal proceedings are pending against the person.
 - (k) Whether the person has been convicted of or pleaded guilty to a felony contained in the Revised Code that is not listed in paragraph (C) of this rule, if the felony bears a direct and substantial relationship to being an adoptive parent or adult member of the adoptive parent's household.
 - (1) Any other factors the PCSA, PCPA, or PNA considers relevant.

- (E) It is the prospective adoptive parent's duty to provide written verification that the conditions specified in paragraph (D) of this rule are met. If the prospective adoptive parent fails to provide such proof or if the PCSA, PCPA, or PNA determines that the proof offered by the prospective adoptive parent is inconclusive, the prospective adoptive parent shall not be considered. Any doubt shall be resolved in favor of protecting the children the PCSA, PCPA, or PNA serves.
- (F) All paragraphs of this rule are applicable to records of convictions that have been sealed pursuant to section <u>2953.32</u> of the Revised Code because the information contained in those sealed records bears a direct and substantial relationship to the care to be provided to any child who may be placed in the home.
- (G) A conviction of, or a plea of guilty to, an offense listed in paragraph (C) of this rule shall not prevent a person's approval as an adoptive parent or being an adult household member of the home if the person has been granted an unconditional pardon for the offense pursuant to Chapter 2967. of the Revised Code or the conviction or guilty plea has been set aside pursuant to law. For purposes of this rule, "unconditional pardon" includes a conditional pardon with respect to which all conditions have been performed or have transpired.
- (H) The report of any criminal records check conducted by BCII in accordance with section 109.572 of the Revised Code and pursuant to a request made by the PCSA, PCPA or PNA is not a public record for purposes of section 149.43 of the Revised Code. The report shall be made available only to the following persons:
 - (1) The person who is the subject of the criminal records check or his representative.
 - (2) The PCSA, PCPA, or PNA requesting the criminal records check or its representative.
 - (3) The department of job and family services, a county department of job and family services or a public children services agency.
 - (4) Any court, hearing officer, or other necessary individual involved in a case dealing with the denial of a final decree of adoption or interlocutory order of adoption.
- (I) Prospective adoptive parents who are applying for simultaneous approval for adoptive placement and certification as a foster home must be at least twenty-one years of age in order to meet the foster care requirements contained in rule 5101: 2-7-02 of the Administrative Code.
- (J) Foster parents who are being considered for adoption of a foster child residing in their home shall be assessed according to the standards contained in rule 5101: 2-48-11 or 5101: 2-48- 11.1 of the Administrative Code, as applicable.

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Appendix A to OAC 5101:2-48-10

OFFENSES LISTED IN PARAGRAPH (C) OF RULE 5101:2-48-10 OF THE ADMINISTRATIVE CODE

OFFENSES AGAINST ANIMALS

R.C. 959.13-- Cruelty to animals

HOMICIDE

R.C. 2903.01 -- Aggravated murder

R.C. 2903.02-- Murder

R.C. 2903.03-- Voluntary manslaughter

R.C. 2903.04-- Involuntary manslaughter

ASSAULT

- R.C. 2903.11-- Felonious assault
- R.C. 2903.12-- Aggravated assault
- R.C. 2903.15-- Permitting child abuse
- R.C. 2903.13-- Assault
- R.C. 2903.16-- Failing to provide for a functionally impaired person

MENACING

- R.C. 2903.21-- Aggravated menacing
- R.C. 2903.211-- Menacing by stalking
- R.C. 2903.22-- Menacing

PATIENT ABUSE AND NEGLECT

R.C. 2903.34-- Patient abuse, neglect

KIDNAPPING AND RELATED ISSUES

- R.C. 2905.01-- Kidnapping
- R.C. 2905.02-- Abduction
- R.C. 2905.04-- Child stealing (as this law existed prior to July 1, 1996)
- R.C. 2905.05 -- Criminal child enticement

SEX OFFENSES

- R.C. 2907.02-- Rape
- R.C. 2907.03 -- Sexual battery
- R.C. 2907.04-- Unlawful sexual conduct with a minor
- R.C. 2907.05-- Gross sexual imposition
- R.C. 2907.06-- Sexual imposition
- R.C. 2907.07-- Importuning
- R.C. 2907.08-- Voyeurism
- R.C. 2907.09 -- Public indecency
- R.C. 2907.12-- Felonious sexual penetration (as this former section of law existed)
- R.C. 2907.21-- Compelling prostitution
- R.C. 2907.22-- Promoting prostitution
- R.C. 2907.23-- Procuring
- R.C. 2907.25-- Prostitution
- R.C. 2907.31 -- Disseminating matter harmful to juveniles
- R.C. 2907.32-- Pandering obscenity
- R.C. 2907.321 -- Pandering obscenity involving a minor
- R.C. 2907.322-- Pandering sexually oriented matter involving a minor
- R.C. 2907.323-- Illegal use of a minor in nudity-oriented material or performance

ARSON

- R.C. 2909.02-- Aggravated arson
- R.C. 2909.03-- Arson
- R.C. 2909.22-- Soliciting or providing support for act of terrorism
- R.C. 2909.23-- Making terroristic threat
- R.C. 2909.24-- Terrorism

ROBBERY AND BURGLARY

- R.C. 2911.01 -- Aggravated robbery
- R.C. 2911.02-- Robbery
- R.C. 2911.11 -- Aggravated burglary
- R.C. 2911.12 -- Burglary

THEFT AND FRAUD

R.C. 2913.49--Identity Fraud

OFFENSES AGAINST THE PUBLIC PEACE

- R.C. 2917.01--Inciting to violence
- R.C. 2917.02-- Aggravated riot

OFFENSES AGAINST THE FAMILY

- R.C. 2919.12-- Unlawful abortion
- R.C. 2919.22 -- Endangering children
- R.C. 2919.23-- Interference with custody (that would have been a violation of R.C. 2905.04 as it
- existed prior to July 1, 1996 if violation had been committed prior to that date)
- R.C. 2919.24-- Contributing to unruliness or delinquency of a child
- R.C. 2919.25-- Domestic violence

WEAPONS CONTROL

- R.C. 2923.12-- Carrying a concealed weapon
- R.C. 2923.13-- Having a weapon while under disability
- R.C. 2923.161-- Improperly discharging a firearm at or into a habitation or school

DRUG OFFENSES

- R.C. 2925.02 -- Corrupting another with drugs
- R.C. 2925.03 -- Trafficking in drugs
- R.C. 2925.04 -- Illegal manufacture of drugs or cultivation of marijuana
- R.C. 2925.05 -- Funding of drug or marijuana trafficking
- R.C. 2925.06 -- Illegal administration or distribution of anabolic steroids
- R.C. 2925.11 -- Possession of drugs or marijuana that is not a minor drug possession offense

OTHER

- R.C. 2927.12-- Ethnic intimidation
- R.C. 3716.11 -- Placing harmful objects in food or confection
- R.C. 4511.19-- Operating vehicle under the influence of alcohol or drugs OVI or OVUAC

5101:2-48-11 Approval of a foster home for adoptive placement.

- (A) Except as outlined in rule 5101: 2-48-11.1 of the Administrative Code, when a foster caregiver who is not an approved adoptive parent through the joint homestudy process expresses an interest in being approved as an adoptive parent, an agency's assessor is responsible for the following:
 - (1) Assist the foster caregiver in completing the applicable sections of the current JFS 01691, "Application for Child Placement" (rev. 6/2009) on file or completing a new JFS 01691. The foster caregiver shall sign the revised JFS 01691 or a new JFS 01691 indicating they would like to be approved for adoption.
 - (2) Review and compile in the record the following information to determine the appropriateness of the foster caregiver for adoptive placement:
 - (a) The most recent JFS 01653, "Medical Statement for Foster Care/Adoptive Applicant and All Household Members" (rev. 6/2009).
 - (b) JFS 01349, "Foster Home Homestudy" (rev. 01/2003) or the JFS 01673, "Assessment for Child Placement (Homestudy)" (rev. 6/2011), the JFS 01673-A "Child Characteristics Checklist for Foster Care and/or Adoption" (rev. 12/2006) and the JFS 01530 "Multiple Children/Large Family Assessment" (rev. 12/2006), as applicable.
 - (c) All JFS 01385 "Assessment for Child Placement Update" (rev. 12/2006) forms, if applicable.
 - (d) Documentation from the foster home record including but not limited to the most recent training records, fire inspection reports, safety audits, foster home exit interviews, and copies of all complaint or rule violation investigations and any applicable corrective action plans. If there are any outstanding complaints or rule noncompliance investigations, or corrective action plans that have not been fully implemented, the sending agency, if different, shall notify the agency completing the adoption approval of the nature of the investigations or corrective action plans.
 - (e) Case record information documented by the placement worker's visits to the foster home.
 - (f) If the agency completing the adoption homestudy approval is different than the agency that recommends the foster home, the foster care agency shall forward copies of all applicable documents in the foster home record within fifteen business days of receipt of the signed release of information.
 - (3) If the agency initiates an adoptive homestudy with an applicant from another county, it shall notify the PCSA in the county the applicant resides in accordance with the procedures outlined in rule 5101: 2-48-12 of the Administrative Code.

- (4) Once the documentation in paragraph (A)(2) of this rule is received, the assessor shall:
 - (a) Review information contained on the JFS 01691 and all supporting documentation.
 - (b) Conduct a home visit.
 - (c) Complete the JFS 01530, if applicable, as outlined in rule 5101: 2-48-12 of the Administrative Code when a family has a total of five or more children residing in the home, including foster children and children in kinship care; or if the family will have a total of five or more children who will reside in the home upon the adoptive placement of a child.
 - (d) Observe the interaction between the child, foster caregiver and other members of the household, if applicable.
 - (e) Discuss how the foster caregiver is working with the child on problems identified in the case plan and how they will deal with long term issues the child may have.
 - (f) Discuss the differences between foster care and adoption with the foster caregiver, and the reason for the request for adoption approval at this time.
 - (g) Discuss the availability of adoption assistance and postfinalization adoption services with the foster caregiver.
 - (h) Complete the bureau of criminal identification and investigation (BCII) and federal bureau of investigation (FBI) reports as outlined in rule 5101: 2-48-10 of the Administrative Code.
 - (i) If the agency has the ability to complete the search in SACWIS, the agency shall complete a search of abuse and neglect report history through the system for each foster caregiver and adult household member. If the agency does not have the ability to complete the search in SACWIS, the agency shall request a search of the system from ODJFS for each foster caregiver and each adult household member. The report with the results of the search shall be placed in the foster home record.
 - (i) This search is to be used to determine the suitability of the adoptive applicant as an adoptive parent.
 - (ii) The search shall also be conducted within ten days of the addition of any new adult member of the household once the homestudy has been approved.
 - (j) Request a check of the child abuse and neglect registry of any other state an applicant or other adult household member has resided in the five years immediately prior to the date of the criminal records check as required by division (A) of section <u>2151.86</u> of the Revised Code.
- (5) Based upon information obtained through interviews and the review of documentation outlined in paragraph (A) of this rule, the assessor shall complete any sections of the JFS 01673 not completed on the previous homestudy.
- (B) The PCSA or PCPA shall follow procedures contained in rule 5101: 2-48-12 of the Administrative Code for approval or denial of an applicant for adoptive placement. The approval date shall be the same as the approval signature date. The expiration date of the adoption approval span shall be equal to the expiration date of the current foster care certification span, not to exceed two years.
- (C) When a PCSA, PCPA, or PNA determines any statement or document provided during the homestudy process is falsified, the PCSA or PCPA or PNA shall follow the procedures outlined in rule 5101: 2-33-13 of the Administrative Code.
- (D) No PCSA, PCPA or PNA shall release a homestudy to any other agency or court if the application, homestudy, or any document provided during the homestudy process is determined to contain a false statement knowingly made or submitted by the applicant(s).
- (E) The agency shall complete the homestudy assessment within one hundred eighty days of the date the agency received the application. An agency failing to complete a homestudy within one hundred eighty days shall document on the JFS 01673 the reason(s) the agency is unable to meet this requirement.

(F) If a homestudy is not completed within one year of the application date it shall be terminated unless the agency makes the determination the homestudy should not be terminated. The decision not to terminate shall be made at the agency's discretion and documented on the JFS 01673. If the agency decides to terminate the homestudy, it shall notify the adoptive applicant in writing no less than thirty days prior to the termination. Written notification shall include the reason for termination and the procedures for requesting a review of the agency's decision.

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Five Year Review (FYR) Dates: 07/09/2014 and 10/01/2019

Promulgated Under: 119.03

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Rule Amplifies: 3107.031, 3107.032, 3107.033

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(Emer.), 4/1/99, 2/15/02, 9/1/03, 12/11/06, 8/14/08, 7/1/09

5101:2-48-11.1 Foster caregiver adoption of a foster child or sibling group who has resided with the caregiver for at least six consecutive months.

- (A) If a foster caregiver expresses the desire to adopt a foster child or sibling group who is and has been residing with the foster caregiver for at least six consecutive months, the public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) shall provide the foster caregiver with a JFS 01692 "Application For Adoption of a Foster Child or Sibling Group" (rev. 12/2014). The JFS 01692 is a child specific application and expires once the foster child or sibling group is adopted as evidenced by a final decree of adoption or interlocutory decree.
- (B) A completed JFS 01692, with supporting documentation, serves as a shortened homestudy, replacing the JFS 01691, "Application for Child Placement" (rev. 12/2014) and the JFS 01673 "Assessment for Child Placement (Homestudy)" (rev. 12/2014) required by rule 5101:2-48-12 of the Administrative Code.
- (C) The assessor shall complete the JFS 01530 "Large Family Assessment" (rev.12/2014) prior to the approval of the JFS 01692 if the foster family has a total of five or more children residing in the home, including the foster children and any children in kinship care.
- (D) The PCSA, PCPA, or PNA shall inform the foster caregiver consideration is given to the application if the placement is in the best interests of the child pursuant to rule <u>5101:2-48-16</u> of the Administrative Code.
- (E) If a PCSA, PCPA or PNA determines any statement in a homestudy is falsified, or any document submitted throughout the homestudy process contains a false statement, the agency shall follow the procedures outlined in rule 5101:2-33-13 of the Administrative Code.
- (F) The PCSA, PCPA or PNA shall not release a homestudy to any other agency or probate court if it is determined the application, homestudy, or any document submitted through the homestudy process contains a false statement knowingly made by the applicant(s).
- (G) Upon receipt of a JFS 01692 from the foster caregiver, the PCSA, PCPA, or PNA shall review the application with the foster caregiver. An agency shall not require the foster caregiver to undergo a bureau of criminal investigation (BCI) or federal bureau of investigation (FBI) check as a condition of acceptance or approval of the application for adoption of a foster child; however, the agency shall inform the foster caregiver a criminal records check, pursuant to rule 5101:2-48-10 of the Administrative Code, is required before a court issues a final decree of adoption or an interlocutory order of adoption.

- (H) If the PCSA, PCPA, or PNA receives a JFS 01692 from the foster caregiver, it shall provide the foster caregiver with both of the following:
 - (1) Information about the requirement for adoption training as outlined in rule <u>5101:2-48-09</u> of the Administrative Code.
 - (2) Information about the application process and eligibility requirements of Title IV-E adoption assistance, state adoption maintenance, post adoption special services subsidy, and non-recurring adoption expenses.
- (I) Prior to the approval of the adoption homestudy, the PCSA, PCPA or PNA shall document in the case file the foster caregiver has fulfilled the required adoption training as outlined in rule <u>5101:2-48-09</u> of the Administrative Code.
- (J) In addition to the completion of the JFS 01692, the agency shall review the following information to determine the appropriateness of the foster caregiver for adoptive placement:
 - (1) The homestudy and all subsequent updates.
 - (2) The JFS 01530, if applicable.
 - (3) The most recent JFS 01653 "Medical Statement for Foster Care/Adoptive Applicant and All Household Members" (rev. 6/2009).
 - (4) The most recent BCI and FBI reports for all adult household members.
 - (5) The most recent reports of the alleged perpetrator search of child abuse and neglect information from the statewide automated child welfare information system (SACWIS) for all adult household members.
 - (6) Documentation from the foster home record including but not limited to the most recent training records, fire inspection reports, safety audits, foster home exit interviews, and copies of all complaint or rule violation investigations and any applicable corrective action plans. If there are any outstanding complaints or rule noncompliance investigations, or corrective action plans that have not been fully implemented, the sending agency, if different, shall notify the agency completing the adoption approval of the nature of the investigations or corrective action plans.
 - (7) Case record information documented by the placement worker's visits to the foster home regarding the ability of the foster parent to meet the needs of the child(ren) to be adopted.
- (K) The assessor shall review the information listed in paragraph (J) of this rule, as well as the completed JFS 01692 and arrive at one of the following recommendations:
 - (1) Approve the applicant(s) as a prospective adoptive parent for the child(ren) residing in the applicant's home for at least six consecutive months.
 - (2) Deny the application.
- (L) The assessor shall provide written notification to the applicant(s) of approval or denial of the adoption homestudy within ten days after the homestudy has been approved or denied.
 - (1) Adoption homestudy approval notification shall include, at a minimum, the following information:
 - (a) Date of approval of the JFS 01692.
 - (b) The name of the child or children for whom the homestudy is being approved.
 - (2) Adoption homestudy denial shall include, at a minimum, the following information:
 - (a) A detailed explanation of the reasons for the denial.
 - (b) A description of procedures for an agency review pursuant to rule <u>5101:2-48-24</u> of the Administrative Code.
- (M) The JFS 01692 shall only be used in consideration of the adoptive placement for the child(ren) for whom the homestudy was conducted. A separate JFS 01692 or JFS 01673, as applicable, shall be used for any other child(ren) the family is considering adopting. Once approved, the adoption homestudy shall be amended pursuant to rule 5101:2-48-12.2 of the Administrative Code, as needed.
- (N) Upon approval of the foster caregiver for the adoptive placement, the agency shall follow the adoptive placement procedures as outlined in rule <u>5101:2-48-16</u> of the Administrative Code including, but not limited to, conducting a matching conference.

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Promulgated Under: 119.03

Statutory Authority: 3107.032, 3107.033, 5153.166

Rule Amplifies: <u>2151.86</u>, <u>3107.011</u>, <u>3107.031</u>, <u>3107.032</u>, <u>3107.033</u>, <u>3107.034</u> Prior Effective Dates: <u>2/15/02</u>, <u>9/1/03</u>, <u>2/1/05</u>, <u>12/11/06</u>, <u>9/9/08</u>, <u>7/1/09</u>, <u>3/1/10</u>

5101:2-48-12 Completion of the adoption homestudy.

- A) A public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) that acts as a representative of the Ohio department of job and family services (ODJFS) shall:
 - (1) Inform all individuals applying for adoption homestudy approval that they can also be studied for foster home certification.
 - (2) Conduct a joint homestudy pursuant to the requirements contained in Chapters 5101:2-5, 5101:2-7 and 5101:2-48 of the Administrative Code resulting in the simultaneous approval of the applicant for:
 - (a) Adoption homestudy approval.
 - (b) Foster care placement.
 - (3) If the PCPA or PNA is not certified to recommend foster homes for certification and place or participate in the placement of children for adoption, then the agency must inform the individuals that a joint homestudy could be conducted simultaneously by another agency that is certified for both functions.
- (B) The PCSA, PCPA, PNA, or court shall ensure that employees or persons under contract with the agency to perform assessor duties comply with the following requirements.
 - (1) The assessor definition in rule 5101:2-1-01 of the Administrative Code.
 - (2) Rule 5101:2-48-06 of the Administrative Code.
 - (3) Section 3107.014 of the Revised Code.
- (C) To avoid a conflict of interest, or the appearance of any conflict of interest, an assessor shall not perform any assessor duties for any of the following persons:
 - (1) Him or her self.
 - (2) Any person who is a relative of the assessor.
 - (3) Any agency employee for whom the assessor has any supervisory responsibility.
 - (4) Any agency employee who has any supervisory responsibility for the assessor.
- (D) To avoid a confict of interest, or the appearance of any conflict of interest:
 - (1) The agency administrator and a relative of the agency administrator shall not have an adoption homestudy completed by the agency with which the administrator is employed.
 - (2) A member of the agency's governing body and a person known to the agency as a relative of the agency's governing body shall not have an adoption homestudy completed by the agency with which the member is associated.
 - (3) Adoption inquiries from anyone mentioned in this paragraph wishing to have an adoption homestudy completed shall be referred to another agency with no such appearance of a conflict of interest.
 - (4) An existing approved adoption homestudy of any person referred to in paragraph (D) of this rule shall be transferred to another adoption agency within sixty days of the effective date of this rule.
 - (5) If the agency becomes aware an approved adoptive parent of the agency is a relative of the administrator or a relative of the agency's governing body, it shall initiate a transfer of the adoption homestudy. The transfer shall be completed within sixty days of the discovery.
- (E) A PCSA, PCPA or PNA may selectively recruit on the basis of the need for adoptive parents that reflect the diversity of waiting children for whom adoptive homes are needed as specified in the agency's recruitment plan as required by rule <u>5101</u>;2-48-05 of the Administrative Code.
 - (1) The agency shall not consider the age, gender, sexual identity, or sexual orientation of a family for whom that agency is conducting a homestudy in determining whether a homestudy is approved or disapproved or a child is placed in the home.

- (2) The agency shall not consider the age, gender, sexual identity, or sexual orientation of a child being considered for adoption in determining whether a homestudy is approved or disapproved or a child is placed in the home.
- (3) The agency shall not discriminate in approving or disapproving a homestudy on the basis of disability in violation of Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. 794 (7/2014) and of Title II of the Americans with Disabilities Act of 1990, 42 U.S.C. 1201 (8/1981).
- (F) The agency shall not consider the race, color or national origin of a family for whom the agency is conducting a homestudy in determining whether a homestudy is approved or disapproved or a child is placed in the home.
 - (1) As prohibited by the Multiethnic Placement Act, 42 U.S.C. 1996(b) (1996), (MEPA), agencies may not deny any person the opportunity to become an adoptive parent on the basis of race, color, or national origin of the person or of any children involved.
 - (2) The agency shall not consider the race, color, or national origin of a child being considered for adoption in determining whether a homestudy is approved or disapproved or a child is placed in the home.
 - (3) The agency may consider a child's race, color, or national origin only in those cases it is determined acceptable pursuant to rule 5101:2-48-13 of the Administrative Code.
- (G) The agency shall use the JFS 01691 "Application for Child Placement" (rev. 12/2014) for all initial adoption homestudy applications.
 - (1) The agency shall not accept an incomplete JFS 01691.
 - (2) The agency shall not begin the homestudy assessment process prior to the receipt of a fully completed JFS 01691 signed by the applicant(s).
 - (3) If a foster care applicant decides during the homestudy process to also become approved for adoption, the homestudy documentation and training completed up to that point may be utilized as long as the documentation or training has not expired upon completion of the homestudy. Applicants shall not be required to duplicate documentation as a result of a new application date.
- (H) The agency shall commence the homestudy assessment within thirty days after the date the agency receives a fully completed JFS 01691 signed by the adoptive applicant(s).
 - (1) Commencement of a homestudy means, at a minimum, scheduling an appointment to interview the applicant or assuring the applicant is informed of the necessary materials required for the assessor to complete the homestudy.
 - (2) An agency failing to commence a homestudy within thirty days after receiving the application shall document on the JFS 01673 "Assessment for Child Placement" (rev. 12/2014) the reason(s) the agency is unable to meet this requirement.
- (I) The agency shall complete the homestudy within one hundred eighty days after the date the agency received the completed application. An agency failing to complete a homestudy within one hundred eighty days shall document on the JFS 01673 the reason(s) the agency is unable to meet this requirement.
- (J) If a homestudy is not completed within one year of the application date it shall be terminated unless the agency makes the determination the homestudy should not be terminated. The decision not to terminate shall be made at the agency's discretion and documented on the JFS 01673. If the agency decides to terminate the homestudy, it shall notify the adoptive applicant in writing no less than thirty days prior to the termination. Written notification shall include the reason for termination and the procedures for requesting a review of the agency's decision.
- (K) If a PCSA initiates an adoptive homestudy with an applicant who resides in another county, the PCSA shall notify the PCSA in the county the applicant resides. This requirement does not apply to:
 - (1) An adoption by a step-parent whose spouse is a biological or adoptive parent of the minor to be adopted.
 - (2) An adoption where the PCSA in the county the adoptive applicant resides contracts with another PCSA to complete the adoptive applicant's homestudy.

- (L) If a PCPA, PNA or attorney arranging an adoption initiates an adoptive homestudy with an applicant, they shall notify the PCSA in the county the applicant resides. This requirement does not apply to:
 - (1) An adoption by a step-parent whose spouse is a biological or adoptive parent of the minor to be adopted.
 - (2) An adoption where the PCSA in the county the adoptive applicant resides contracts with the PCPA or PNA to complete the adoptive applicant's homestudy.
- (M) The written notification to the PCSA, required in paragraphs (K) and (L) of this rule, shall be sent within ten days of the initiation of the homestudy, and shall include the following information:
 - (1) The applicant's name.
 - (2) The applicant's address.
 - (3) The applicant's telephone number.
 - (4) The names and dates of birth of all household members at the time of the application.
 - (5) A request for any relevant information, if known, including, at a minimum:
 - (a) Confirmation of household members as determined by a review of agency records.
 - (b) Information relating to any previous foster care or adoption applications and/or placements, such as:
 - (i) Past or present functioning of the prospective adoptive parent and household members.
 - (ii) Rule violations.
 - (iii) Information on the events leading to a removal of any child from the prospective adoptive family home.
- (N) When a PCSA in the county the adoptive applicant resides receives a notification letter, the PCSA shall provide, in writing, any relevant information listed in paragraph (M)(5) of this rule to the requesting agency within fifteen days of the receipt of the letter. If the PCSA does not have any relevant information regarding the adoptive applicant or any household members, the PCSA shall respond to the requesting agency that no information was found.
- (O) The PCSA in the county the adoptive applicant resides shall maintain written documentation on each family for whom they receive a notification letter. If the family is known to the agency and a record exists, the information shall be merged with the existing file.
- (P) If an agency determines any applicant knowingly provided false information for the homestudy or application, or any document submitted by the applicants during the homestudy process contains false information, the agency shall follow procedures outlined in rule <u>5101:2-33-13</u> of the Administrative Code.
- (O) The following is required for the homestudy:
 - (1) An assessor shall conduct a face to face interview with all members of the household over the age of four years. The interview with all members of the household over the age of four years may be a joint interview or separate individual interviews.
 - (2) Documentation of current marital status, which shall include a marriage certificate, divorce decree, or other verification of marital status, if applicable.
 - (3) The bureau of criminal investigation (BCI) and federal bureau of investigation (FBI) reports as outlined in rule <u>5101:2-48-10</u> of the Administrative Code for all persons subject to a criminal records check.
 - (a) The criminal records check(s) must be completed and the results received by the agency prior to approval of the homestudy.
 - (b) Except as provided in paragraph (D) of rule <u>5101:2-48-10</u> of the Administrative Code, an agency shall not approve an adoption homestudy if the applicant or any adult member of the household has been convicted of any crime listed in paragraph (C) of rule <u>5101:2-48-10</u> of the Administrative Code.
 - (4) If the agency has the ability to complete the search in the statewide automated child welfare information system (SACWIS), the agency shall complete an alleged perpetrator search of abuse and neglect report history through the system for each adoptive applicant and each adult who resides with the applicant. If the agency does not have the ability to complete the search in SACWIS, the agency shall request a search of the system from ODJFS for each adoptive applicant and each adult who resides with the applicant.
 - (a) A report with the results of the search shall be placed in the adoptive record.
 - (b) This report is used to determine the suitability of the adoptive applicant as an adoptive parent.

- (5) The agency shall request a check of the child abuse and neglect registry of any other state an applicant or other adult household member has resided in the five years immediately prior to the date of the criminal records check as required by division (A) of section <u>2151.86</u> of the Revised Code.
- (6) Completion of the JFS 01530 "Large Family Assessment" (rev. 12/2014) is required at the time of the adoption homestudy when:
 - (a) A family has a total of five or more children residing in the home at the time of the homestudy, including foster children and children in kinship care, or;
 - (b) A family will have a total of five or more children residing in the home based upon the number of children residing in the home at the time of the homestudy, including foster children and children in kinship care, and the number of children the family will be approved to adopt.
- (7) The JFS 01653 "Medical Statement for Foster Care/Adoptive Applicant and All Household Members" (rev. 6/2009) completed by a licensed physician, physician assistant, clinical nurse specialist, certified nurse practitioner or certified nurse-midwife within one year prior to approval of the homestudy for the applicant and all household members.
 - (a) Any written documentation of a physical examination shall be completed by the individual conducting the examination.
 - (b) The form shall document that the applicant and all members of the household are free from any physical, emotional or mental condition which would endanger children or seriously impair the ability of the household members to care for the child being adopted.
 - (c) The agency may require an applicant to secure and provide to the agency a report of an additional examination by a licensed physician, psychologist, or other certified or licensed professional if any of the following apply:
 - (i) The applicant or any household member has suffered a serious illness or injury within the past year.
 - (ii) It is determined to be necessary by the agency to ensure the safety, health, or care of any child who may be placed in the home of the applicant.
- (8) The applicant shall have an income sufficient to meet the basic needs of the household and to make timely payment of shelter costs, utility bills, and other debts. To show this, an applicant shall provide at a minimum:
 - (a) A completed JFS 01681 "Applicant Financial Statement" (rev. 10/2000).
 - (b) Proof of income for the household for the most recent tax year prior to the date of application.
 - (c) Proof of income for the household for a two month period. The verification of income shall not be dated more than six months prior to the agency's approval of the adoption homestudy.
 - (d) At least one utility bill for each utility necessary to maintain the household. The bill or bills should not be dated more than six months prior to the agency's approval of the adoption homestudy.
- (9) Prior to approving the homestudy for adoption, the agency shall document that each person seeking adoption approval successfully completes preservice training in accordance with rule <u>5101:2-48-09</u> of the Administrative Code. Each person seeking adoption approval shall receive training on the Administrative Code rules and the agency's policies and procedures that are in effect on the date the agency approves the adoption homestudy.
- (10) References shall be received by the agency prior to the approval of the homestudy.
 - (a) The applicant shall provide the names and contact information of at least three people who are unrelated to the applicant and do not reside with the applicant, so that they may be contacted as references. A minimum of three personal references shall be received prior to the date the agency approves the homestudy.
 - (b) The applicant and all adult household members shall provide the name of any other agency or organization the applicant and any household member has applied to or had a homestudy approved for foster care or adoption, or any organization they have worked with in providing care and supervision of children. The applicant and all adult household members shall complete a written and signed release of information statement so any such reference may be contacted.
 - (c) The agency shall contact all adult children of the applicant for a reference. If the adult children are unable or unwilling to provide a reference this shall be assessed during the homestudy process and documented on the homestudy.

- (d) All contacts with references listed in this rule are required and shall be documented in the narrative section of the homestudy.
- (11) The JFS 01200 "Fire Inspection Report for Residential Facilities Certified by ODJFS" (rev. 2/2015) or other form used for a local or state fire inspection certifying the home is free from conditions hazardous to the safety of children. The report shall not be dated more than twelve months prior to the agency's approval of the homestudy.
- (12) The JFS 01348 "Safety Audit" (rev. 12/2014) completed not more than six months prior to the agency's approval of the homestudy, documenting the residence satisfactorily meets all safety standards.
- (13) There shall be a continuous supply of safe drinking water. Well water used for drinking and cooking shall be tested and approved by the health department prior to approval of the adoption homestudy.
- (14) Prior to the end of the assessment process, applicants shall complete and sign the JFS 01673-A "Child Characteristics Checklist for Foster Care and/or Adoption" (rev. 12/2006) indicating the acceptable characteristics of the child the applicant is willing to adopt.
 - (a) The determination of the specific number, age, and gender of children the adoptive applicant is approved for is the joint decision of the applicant and the assessor, based on the applicant's strengths and needs.
 - (b) Upon the request from an applicant or approved adoptive parent, the JFS 1673-A may be updated as often as needed.
 - (c) International and step-parent adoptions are exempt from this form requirement.
- (R) The agency shall document in each record that the applicant has been evaluated by an assessor to determine the applicant's compliance with all homestudy requirements and the suitability of the applicant to be approved as an adoptive parent considering all household members.
 - (1) In completing the evaluation, a written narrative shall be compiled, signed by the assessor, and approved by the supervisor, indicating approval or denial of the application.
 - (2) This evaluation shall be a completed JFS 01673 or JFS 01692 "Application for Adoption of a Foster Child or Sibling Group" (rev. 12/2014), as applicable.
 - (3) Step-parent and international homestudies are exempt from this form requirement. The JFS 01698 "Step-parent Homestudy Report" (rev. 12/2014) may be used when the court requests an agency to conduct a homestudy involving a step-parent adoption.
- (S) In addition to the requirements of Chapter 5101:2-48 of the Administrative Code, the agency may establish a written policy that applies to all applicants, requiring submission of additional materials or documents, or participation in additional assessment activities. The agency shall not approve an adoption homestudy prior to the completion of those requirements, in addition to all requirements of Chapter 5101:2-48 of the Administrative Code that are applicable to the approval of the adoption homestudy.
- (T) The assessor shall make one or more of the following recommendations at the completion of the adoption homestudy:
 - (1) Approve the applicant(s) as adoptive parent(s).
 - (2) Approve the applicant(s) as adoptive parents and recommend the applicant(s) for certification as a foster caregiver(s) simultaneously.
 - (3) Deny the adoption application.
- (U) The assessor shall provide written notification to the applicant(s) of approval or denial of the adoption homestudy. The written notification shall be provided within ten days after the homestudy is approved or disapproved.
 - (1) Adoption homestudy approval notification shall include, at a minimum, the following information:
 - (a) Date of approval of the adoptive homestudy with the date the approved homestudy expires.
 - (b) A description of the characteristics of the child or children for whom the applicant is being approved.
 - (2) Adoption homestudy denial shall include, at a minimum, the following information:
 - (a) A detailed explanation of the reasons for the denial.
 - (b) A description of procedures for an agency review pursuant to rule <u>5101:2-48-24</u> of the Administrative Code.

- (V) No later than ten days after the homestudy is completed, the agency shall document the results of the homestudy on the JFS 01609 "Family Permanency Planning Data Summary" (rev. 2/2005).
- (W) If the agency has access to SACWIS, the agency shall enter the appropriate data into the system to complete the provider record and approve the adoption homestudy. If the agency does not have access to the system, the agency shall submit the completed JFS 01318 "SACWIS Private Agency Provider Request" (rev. 12/2014) to ODJFS.
- (X) No agency shall release a homestudy to any other agency or probate court if it is determined that the application, homestudy or any document provided during the homestudy process contains a false statement knowingly made by the applicant.
- (Y) The homestudy shall be updated every two years from the date of approval of the initial homestudy in accordance with rule 5101:2-48-12.1 of the Administrative Code. The homestudy shall be amended, if applicable, in accordance with rule 5101:2-48-12.2 of the Administrative Code.
- (Z) If a child has been placed in an approved adoptive home, the agency shall assure that the home continues to be in an approved status until the adoption is finalized by updating and amending the homestudy in accordance with rules 5101:2-48-12.1 and 5101:2-48- 12.2 of the Administrative Code.

Replaces: 5101:2-48-12

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3/1/10

5101:2-48-12.1 Adoption homestudy updates.

- (A) All adoption homestudies shall be updated every two years from the date of approval of the initial homestudy or the date of approval of the most current update, whichever is more recent. If a homestudy is simultaneously approved for adoption and certified for foster care by the same agency, the spans shall be the same for both programs from the date of the foster home certification.
 - (1) If an approved adoptive home is subsequently certified for foster care by the same agency that approved the home for adoption, the adoptive homestudy shall be updated at the same time the home is initially certified for foster care so that the spans will coincide.
 - (2) If a certified foster home is subsequently approved for adoption by the same agency that certified the home for foster care, the next adoption update shall be completed when the current foster care certificate is recertified so that the spans will coincide.
- (B) The public children services agency (PCSA), private child placing agency (PCPA), or private noncustodial agency (PNA) shall ensure that employees or persons under contract with the agency to complete adoption homestudy updates comply with the following requirements.
 - (1) The assessor definition in rule 5101:2-1-01 of the Administrative Code.
 - (2) Rule 5101:2-48-06 of the Administrative Code.
 - (3) Section 3107.014 of the Revised Code.

- (C) The agency shall notify the adoptive parent(s) of the date of expiration of the homestudy not fewer than ninety days or more than one hundred fifty days prior to the expiration date. The notification shall:
 - (1) Identify any information or documentation that is required for the homestudy update.
 - (2) Be completed on the JFS 01331, "Notice of Expiration and Reapplication for a Foster Home Certificate or Adoption Homestudy Approval" (rev. 12/2014).
- (D) Following agency notification to the adoptive parent as required by paragraph (C) of this rule, if the adoptive parent fails to either reapply or voluntarily terminate prior to the expiration date of the approval, the homestudy approval shall expire. If the family wishes to have an adoption homestudy approval after the expiration date, they shall reapply through the initial homestudy application process pursuant to rule 5101:2-48-09 of the Administrative Code.

Following the expiration of an adoption homestudy approval:

- (1) If the agency has access to the statewide automated child welfare information system (SACWIS), the agency shall enter the appropriate data into the system to close the adoption homestudy.
- (2) If the agency does not have access to SACWIS, the agency shall submit a JFS 01318 "SACWIS Private Agency Provider Request" (rev. 12/2014) to the Ohio department of job and family services (ODJFS) to close the adoption homestudy.
- (E) If the adoptive parent has applied to update an adoption homestudy prior to the expiration of a current adoption approval, an assessor shall complete a JFS 01385 "Assessment for Child Placement Update" (rev. 12/2014), ensure that the adoptive parent remains in compliance with the requirements of Chapter 5101:2-48 of the Administrative Code, and determine the continued suitability of the adoptive family. The agency shall compile and review the following documents, in addition to completing the JFS 01385:
 - (1) The most recent JFS 01653 "Medical Statement for Foster Care/Adoptive Applicant and All Household Members" (rev. 6/2009) completed for the applicant and all household members by a licensed physician, physician assistant, clinical nurse specialist, certified nurse practitioner or certified nurse-midwife. The agency may require a new JFS 01653 if the agency deems it necessary.
 - (2) The agency may require a report of a physical, psychiatric or psychological examination or treatment of the adoptive parent(s) or other household member in order to ensure the safety, health or care of an adoptive child. The examination shall be conducted by a licensed physician, psychologist, or other certified or licensed professional.
 - (3) The most recent fire inspection by a state certified fire safety inspector or the state fire marshal's office using the JFS 01200 "Fire Inspection Report for Residential Facilities Certified by ODJFS" (rev. 2/2015) or other form used for a local or state fire inspection. The agency may require a new fire inspection at the time of the update if the agency deems it necessary to ensure the home is free from conditions which may be hazardous to the safety of an adoptive child.
 - (4) The most recent JFS 01681 "Applicant Financial Statement" (rev. 10/2000). The agency may require a new JFS 01681 if there have been any substantial changes to the adoptive family's financial situation.
 - (5) The most recent well water test approved by the health department, if applicable. The agency may require a new well water test if the agency deems it necessary.
 - (6) The most recent JFS 01530 "Large Family Assessment" (rev. 12/2014), if applicable. If the family circumstances have changed substantially since the previous JFS 01530, or if a JFS 01530 was not previously completed and is now required, the agency shall complete a new JFS 01530 at the time of the update.
 - (7) If the agency has the ability to complete the search in SACWIS, the agency shall complete an alleged perpetrator search of abuse and neglect report history through the system for each adoptive parent and adult household member. If the agency does not have the ability to complete the search in SACWIS, the agency shall request a search of the system from ODJFS for each adoptive parent and each adult household member.
 - (a) A report with the results of the search shall be placed in the adoptive provider record.
 - (b) This report is to be used to determine the continued suitability of the adoptive family.
 - (8) The agency shall conduct a safety audit utilizing the JFS 01348 "Safety Audit" (rev. 12/2014) completed within six months prior to the approval of the adoption homestudy update, documenting the residence continues to meet all safety standards.

- (9) The most recent criminal records check for the adoptive parents and adult household members. Once a homestudy is approved, a new criminal records check shall be conducted, pursuant to section 2151.86 of the Revised Code, for the adoptive parent(s) and each adult household member every four years prior to approving the adoption update. If an existing resident of the home, including youth placed in the home, turned eighteen years of age during the current approval span, the agency shall have criminal records checks completed at the time of the next update and every four years thereafter at the time of update.
- (10) A minimum of one written reference from a professional who is knowledgeable of the family dynamics and family functioning. If a reference is not available from a professional, a personal reference from someone aware of the adoptive family's functioning is permissible. This reference shall not be completed by a relative or a household member. This reference is required for families who are only approved for adoption by the recommending agency. If the family is also certified for foster care by the recommending agency, the reference is not required.
- (F) An assessor's update of an adoption homestudy shall include at least one home visit and one interview with each member of the household (except foster children) over the age of four years currently residing in the home. This may be a joint interview or individual interviews.
- (G) If an agency receives a completed JFS 01331 at least thirty days prior to the expiration date of the adoption approval, an agency shall follow the requirements listed in this rule to complete the assessment for the update of the adoption approval.
 - (1) At the completion of the assessment and prior to the expiration of the current adoption homestudy approval span:
 - (a) An agency with access to SACWIS shall enter the required data into the system documenting one of the following:
 - (i) Adoption update approval.
 - (ii) Denial of the adoption update and closure of the adoption homestudy.
 - (iii) Closure, based on receipt of voluntary withdrawal.
 - (b) An agency without access to SACWIS shall submit a JFS 01318 to ODJFS documenting one of the following:
 - (i) Adoption update approval.
 - (ii) Denial of the adoption update and closure of the adoption homestudy.
 - (iii) Closure, based on receipt of voluntary withdrawal.
 - (2) The effective date of the adoption homestudy approval shall be the first day following the expiration of the previous approval span.
- (H) If an agency receives a completed JFS 01331 less than thirty days prior to the expiration of the adoption approval, the agency may complete the requirements listed in this rule if they have sufficient time and resources to complete the assessment and submit the requirements in paragraph (G) of this rule prior to the expiration date of the current approval span.
 - (1) If the agency is unable to complete the update of the adoption approval prior to the expiration, the adoption approval will expire on the date of expiration.
 - (2) If the adoption approval expires, the agency shall, within ten days after the expiration date of the current approval span:
 - (a) Provide written notification to the family of the following:
 - (i) That the adoption homestudy approval has expired.
 - (ii) That the family must reapply for initial adoption approval pursuant to rule <u>5101:2-48-12</u> of the Administrative Code if they would like to obtain adoption homestudy approval.
 - (b) An agency with access to SACWIS shall enter the required data into the system to document the provider has closed because the adoption homestudy approval has expired.
 - (c) An agency without access to SACWIS shall submit a JFS 01318 to ODJFS documenting the provider has closed because the adoption homestudy approval has expired.
- (I) The assessor shall provide written notification to the applicant(s) of approval or denial of the update to the adoption homestudy. The written notification shall be provided to the adoptive family within ten days of completion of the adoption approval update.

- (1) Adoption homestudy update approval notification shall include, at a minimum, the following information:
 - (a) Date of approval of the adoption homestudy update with the date the update expires.
 - (b) A description of the characteristics of the child or children for whom the update is being approved.
- (2) Adoption homestudy update denial shall include, at a minimum, the following information:
 - (a) A detailed explanation of the reasons for the denial.
 - (b) A description of procedures for an agency review pursuant to rule <u>5101:2-48-24</u> of the Administrative Code.

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5101:2-48-12.2 Required notification and adoption homestudy amendments.

- (A) An approved adoptive parent shall notify the recommending agency within one hour of any of the following circumstances involving an adoptive child whose adoption is not finalized:
 - (1) A serious injury or illness involving medical treatment of the adoptive child.
 - (2) Unauthorized absence of the adoptive child from the home.
 - (3) Removal of the adoptive child from the home by any person or agency other than the placing agency, or attempts at such removal.
 - (4) Any involvement of the adoptive child with law enforcement authorities.
 - (5) The death of the adoptive child.
- (B) An approved adoptive parent shall notify the recommending agency within twenty-four hours or the next working day if any of the following occur:
 - (1) A change in the marital status of an approved adoptive parent(s).
 - (2) Any serious illness or death of an approved adoptive parent or household member.
 - (3) The finalization of an adoptive child placed by a different agency.
 - (4) A change in the number of household members, not including foster children.
 - (5) A criminal charge or conviction of any approved adoptive parent or other adult household member(s).
 - (6) A significant change in financial status or income.
 - (7) A change of address for the adoptive family that is different than the address listed on the most recent homestudy or update.
- (C) If the agency is notified of any of the following changes for the adoptive family, the agency shall amend the homestudy:
 - (1) A change in the marital status of the approved adoptive parent(s).
 - (2) The death of an approved adoptive parent or household member.
 - (3) A change in household members, not including foster children.
 - (4) A change of address for the adoptive family that is different than the address listed on the most recent homestudy or update.
- (D) The public children services agency (PCSA), private child placing agency (PCPA), private noncustodial agency (PNA), or court shall ensure that employees or persons under contract with the agency to perform assessor duties comply with the following requirements.
 - (1) The assessor definition in rule 5101:2-1-01 of the Administrative Code.
 - (2) Rule 5101:2-48-06 of the Administrative Code.

- (3) Section 3107.014 of the Revised Code.
- (E) An amendment is a narrative of the assessor's evaluation of the change that has occurred in the approved adoptive family. The agency shall document the date of notification in the amendment.
 - (1) The amendment shall be completed within thirty days of the date of the change, or within thirty days of the date the agency became aware a change occurred if notification did not occur pursuant to paragraph (A) or (B) of this rule.
 - (2) If the change is to add an adoptive parent to the homestudy, the amendment shall not be completed until the preservice training has been completed or waived pursuant to rule <u>5101:2-48-09</u> of the Administrative Code.
 - (3) In completing the amendment, the agency shall, if necessary, redetermine the specific number, age, and gender of children the family is approved to adopt. The amendment shall address sleeping arrangements, beds and bedrooms, and shall evaluate whether the adoptive family remains in compliance with all applicable requirements.
 - (4) The amendment shall be completed in the statewide automated child welfare information system (SACWIS) if the agency has access to the system.
 - (5) An agency that does not have access to SACWIS shall document the amendment in the caregiver record. The agency may do this by completing the applicable sections of the JFS 01385 "Assessment for Child Placement Update" (rev. 12/2014) in addition to completing the applicable requirements identified in this rule. At the completion of the amendment, an agency that does not have access to SACWIS shall submit a JFS 01318 "SACWIS Private Agency Provider Request" (rev. 12/2014) to the Ohio department of job and family services (ODJFS) so that information in the SACWIS provider record may be updated.
- (F) If the amendment is due to a new household member, the agency shall ensure the following:
 - (1) New household members residing with the adoptive parent shall have a JFS 01653 "Medical Statement for Foster Care/Adoptive Applicant and All Household Members" (rev. 6/2009) completed documenting they are free from any physical, emotional, or mental condition which would endanger children or seriously impair the ability of the household member to care for the child placed in the home.
 - (a) If the new occupant is an adopted child who immediately prior to the adoption resided in the home as a foster child, a JFS 01653 is not required.
 - (b) The JFS 01653 shall be dated within ninety days of the date the person becomes a household member.
 - (c) If the agency was not notified of the new household member pursuant to paragraph (B) of this rule, the agency shall ensure the new household member completes the JFS 01653 within ninety days of the date the agency became aware of the new household member.
 - (2) New adult household members residing with the approved adoptive parent shall have a bureau of criminal investigation (BCI) and federal bureau of investigation (FBI) records check, as outlined in rule5101:2-48-10 of the Administrative Code.
 - (a) The criminal records checks shall be conducted within ten working days of the date the person becomes a household member.
 - (b) If the agency was not notified of the new household member pursuant to paragraph (B) of this rule, the criminal record checks shall be conducted within ten working days of the date the agency became aware of the new household member.
 - (3) New adult household members shall provide the name of any agency they have applied to or had a homestudy approved for foster care or adoption, or any organization they have worked with in providing care and supervision of children. The new adult household member shall complete a written and signed release of information so that any such reference may be contacted.
 - (4) If the agency has the ability to complete the search in SACWIS, the agency shall complete an alleged perpetrator search of abuse and neglect report history through the system for the new adult household member within ten working days of the date the person becomes a household member. If the agency does not have the ability to complete the search in SACWIS, the agency shall request a search of the system from ODJFS for the new adult household member within ten working days of the date they become a household member. If the agency was not notified of the new household member pursuant to paragraph (B) of this rule,

the agency shall ensure the search is conducted within ten working days of the date the agency became aware of the new household member.

- (a) A report with the results of the search shall be placed in the adoptive record.
- (b) This report is used to determine the continued suitability of the adoptive family.
- (5) The agency shall request a check of the child abuse and neglect registry of any other state the new adult household member has resided in for the five years immediately prior to the date of the criminal records check for the new household member, as required by division (A) of section 2151.86 of the Revised Code.
- (6) If the new household member is the spouse of the approved adoptive parent and shall therefore be added as an approved adoptive parent, the agency shall ensure the following is completed in addition to the requirements found in paragraph (F) of this rule:
 - (a) The agency shall contact all adult children of the new spouse for a reference. If the adult children are unable or unwilling to provide a reference this shall be assessed during the amendment process and documented in the amendment.
 - (b) If the new spouse has not previously completed the preservice training, the agency shall ensure the spouse completes the training or meets the requirements for a waiver pursuant to rule <u>5101:2-48-09</u> of the Administrative Code no later than one hundred eighty days after becoming a household member. The spouse shall not be added to the adoption approval until the training or waiver has been completed.
- (G) If the amendment is due to a change of address of the adoptive family, the agency shall ensure the following:
 - (1) The agency shall conduct a safety audit documenting the new residence satisfactorily meets all safety standards.
 - (a) The safety audit shall be completed on the JFS 01348 "Safety Audit" (rev. 12/2014).
 - (b) The safety audit shall be conducted within ten working days after the change of address.
 - (c) If the agency was not notified of the change of address pursuant to paragraph (B) of this rule, the agency shall conduct the safety audit within ten working days of the date they became aware of the change of address.
 - (2) The agency shall require the approved adoptive parent to obtain a fire safety inspection certifying the new residence is free from conditions hazardous to the safety of an adoptive child.
 - (a) The fire safety inspection shall be completed on the JFS 01200 "Fire Inspection Report for Residential Facilities Certified by ODJFS" (rev. 2/2015) or other form used for a local or state fire inspection.
 - (b) The fire safety inspection shall be requested prior to or within thirty days of the date of the change of address. If the agency was not notified of the change of address pursuant to paragraph (B) of this rule, then the fire safety inspection shall be requested within thirty days of the date the agency became aware of the change of address.
 - (c) The fire safety inspection shall be conducted prior to or within ninety days of the date of the change of address. If the agency was not notified of the change of address pursuant to paragraph (B) of this rule, then the fire safety inspection shall be conducted within ninety days of the date the agency became aware of the change of address.
- (H) The assessor shall provide written notification to the adoptive parent of approval or denial of the amendment to the adoption homestudy. The written notification shall be provided to the adoptive family within ten days of completion of the homestudy amendment. If an amendment is denied, the adoption homestudy is no longer approved.
 - (1) Amendment approval notification shall include, at a minimum, the following information:
 - (a) A summary of the change requiring the amendment.
 - (b) The date of the notification provided pursuant to paragraph (B) of this rule.
 - (c) The date the change occurred that required the amendment.
 - (d) Date of approval of the adoption amendment.
 - (2) Adoption homestudy denial shall include, at a minimum, the following information:
 - (a) A detailed explanation of the reasons for the denial.
 - (b) A description of procedures for an agency review pursuant to rule <u>5101:2-48-24</u> of the Administrative Code.

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5101:2-48-13 Non-discrimination requirements for adoptive placements.

- (A) A public children services agency (PCSA), private child placing agency (PCPA), or private noncustodial agency (PNA) shall not deny any person the opportunity to become an adoptive parent on the basis of race, color or national origin (RCNO) of that person, or of the child involved; nor shall the PCSA, PCPA or PNA delay or deny the placement of a child for adoption on the basis of RCNO of the adoptive parent, or of the child involved.
- (B) The Multiethnic Placement Act of 1994 as amended by Section 1808 of the Small Business Job Protection Act of 1996, 42 U.S.C. 622(b)(9)(9/2014), 671(a)(18)(9/2014), 674(d)(10/2008) and 1996(b) (8/1978) (MEPA) and Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000 d, (7/1964), as they apply to the adoption process (Title VI), do not supercede the provisions of the Indian Child Welfare Act of 1978, 25 U.S.C. 1901 (11/1987).
- (C) A PCSA, PCPA, or PNA shall not routinely consider RCNO as a factor in assessing the needs or best interests of children. In each case, the only consideration shall be the child's individual needs and the ability of the prospective adoptive parent to meet those needs.
- (D) Only the most compelling reasons may serve to justify consideration of RCNO as part of a placement decision. Such reasons emerge only in the unique and individual circumstances of each child and each prospective adoptive parent. In those exceptional circumstances when RCNO needs to be taken into account in a placement decision, such consideration shall be narrowly tailored to advance the child's best interests. Even when the facts of a particular case allow consideration related to RCNO, this consideration shall not be the sole determining factor in the placement decision.
- (E) A JFS 01689 "Documentation of the Placement Decision-Making Process", (rev. 7/2012) shall be completed at each matching conference where families are considered as potential matches and prior to the placement selection by the custodial agency, pursuant to rule <u>5101:2-48-16</u> of the Administrative Code.
- (F) Each PCSA, PCPA and PNA involved in the placement of children for adoptive purposes or in the recruitment and completion of adoptive homestudies, shall complete the JFS 01668 "MEPA Biennial Comprehensive Self-Assessment Report" (rev. 1/2014).
- (G) The following actions by a PCSA, PCPA, or PNA are permitted as it applies to the adoptive placement:
 - (1) Asking about and honoring any initial or subsequent choices made by prospective adoptive parents regarding what RCNO of child(ren) the prospective adoptive parents will accept.
 - (2) Honoring the decision of a child over twelve years of age not to consent to an adoption, unless the court finds that the adoption is in the best interest of the child and the child's consent is not required.
 - (3) Providing information and resources about adopting a child of another RCNO to prospective adoptive parents who request such information and making known to all families that such information and resources are available.
 - (4) Considering the request of a birth parent(s) to place the child with a relative or non-relative identified by name.

- (5) Considering the RCNO of the child as a possible factor in the placement decision when compelling reasons serve to justify that the RCNO needs to be a factor in the placement decision pursuant to paragraph (J) of this rule. Even when the facts of a particular case allow consideration related to the RCNO, this consideration shall not be the sole determining factor in the placement decision.
- (6) Promoting cultural awareness, including awareness of cultural and physical needs that may arise in the care of children of different races, ethnicities, and national origins as part of the training which is required of all applicants who seek to become adoptive parents.
- (H) The agency is required to document verbal comments, verbatim, or describing in detail any other indication made by a prospective adoptive parent or prospective adoptive family member living in the household or any other person living in the household reflecting a negative perspective regarding the RCNO of a child for whom the prospective adoptive family have expressed an interest in adopting.
 - (1) The documentation shall indicate whether those comments were made before or after completion of the cultural diversity training that is required for all adoptive applicants.
 - (2) The documentation shall be included in the prospective adoptive family's homestudy, update, or in an addendum to the homestudy or update prior to consideration of placement or a matching conference. The matching conference committee shall consider the information to determine if it will impact the placement.
- (I) The following actions by a PCSA, PCPA, or PNA are prohibited as it applies to the adoption process:
 - (1) Using the RCNO of a prospective adoptive parent to differentiate between adoptive placements for a child(ren), unless the procedures in paragraphs (J) to (N) of this rule are followed.
 - (2) Honoring the request of a birth parent(s) to place a child with a prospective adoptive parent(s) of a specific RCNO unless the birth parent(s) identifies a relative or non-relative by name and that person is found to meet all relevant state child protection standards and the agency determines that the placement is in the best interests of the child.
 - (3) Requiring a prospective adoptive family to prepare or accept a transracial adoption plan.
 - (4) Using culture or ethnicity as a proxy for RCNO.
 - (5) Delaying or denying placement of a child based upon any of the following:
 - (a) The geographical location of the neighborhood of the prospective adoptive family if geography is being used as a proxy for the racial or ethnic composition of the neighborhood.
 - (b) The demographics of the neighborhood.
 - (c) The presence or lack of presence of a significant number of people of a particular RCNO in the neighborhood.
 - (6) Requiring extra scrutiny, additional training, or greater cultural awareness of individuals who are prospective adoptive parents of children of a different RCNO than required of other prospective adoptive parents.
 - (7) Relying upon general or stereotypical assumptions about the needs of children of a particular RCNO.
 - (8) Relying upon general or stereotypical assumptions about the ability of prospective adoptive parents of a particular RCNO to care for or nurture the sense of identity of a child of another RCNO.
 - (9) Steering prospective adoptive parents away from parenting a child of another RCNO. "Steering" is any activity that attempts to discourage prospective adoptive parents from parenting a child of a particular RCNO.
- (J) If a medical or psychological evaluation, school record, or other material documented in the file, including statements made by the child to a caseworker, indicate that there may be compelling reasons to consider needs the child may have regarding RCNO in the placement process, the agency shall determine if the child should be referred for an assessment of whether the child has individual needs involving RCNO.
- (K) One of the following licensed professionals shall conduct the assessment regarding RCNO:
 - (1) A licensed child psychiatrist.
 - (2) A licensed child psychologist.
 - (3) A licensed independent social worker.
 - (4) A licensed professional clinical counselor.

- (L) The licensed professional conducting the assessment shall not be employed by the PCSA or PCPA making the referral.
- (M) At the time of the referral, the PCSA or PCPA shall initiate and subsequently complete the JFS 01688 "Individualized Child Assessment" (rev. 4/2014) using the following procedures:
 - (1) The caseworker shall complete section I of the JFS 01688 and submit the JFS 01688 and all relevant medical or psychological evaluations, school records, or other material documented in the file to the caseworker's supervisor and the PCSA or PCPA MEPA monitor.
 - (2) If both the supervisor and the MEPA monitor determine that the documented material contained in the case file indicates there may be compelling reasons to consider the needs the child may have regarding RCNO in the placement process, the child shall be referred within ten days of the signature of the caseworker for an individual child assessment as indicated in paragraph (J) of this rule. At the time of the referral, the agency shall forward to the licensed professional the following documents:
 - (a) The original JFS 01688.
 - (b) All relevant medical or psychological evaluations, and school records.
 - (c) All other relevant material documented in the child case file.
 - (3) The PCSA or PCPA shall request in writing that the licensed professional complete and sign section II of the original JFS 01688 and return it within sixty days to the PCSA or PCPA with a copy of the requested assessment attached.
 - (4) The licensed professional shall determine whether the child has needs involving RCNO and any other needs of a psychological or behavior nature and, if so to specify what those needs are and how those needs may impact a potential adoptive placement.
 - (5) A licensed professional shall not complete an assessment pursuant to paragraph (J) of this rule until the PCSA or PCPA has provided the licensed professional with copies of the following:
 - (a) The JFS 01607 "MEPA Educational Materials" (rev. 1/2009).
 - (b) The JFS 01611 "Non-discrimination Requirements for Foster Care and Adoptive Placements" (rev. 1/2009).
 - (c) Rule 5101:2-42-18.1 of the Administrative Code.
 - (d) Rule 5101:2-48-13 of the Administrative Code.
 - (e) Rule 5101:2-48-16 of the Administrative Code.
 - (6) The licensed professional shall sign the JFS 01608 "Licensed Professional's Statement" (rev. 10/2014) acknowledging receipt of the materials required by paragraph (M)(5) of this rule. A copy of the signed JFS 01608 shall be submitted to the PCSA or PCPA.
 - (7) The PCSA or PCPA shall keep the JFS 01608 and attach a copy to each JFS 01688 the licensed professional completes. The PCSA or PCPA shall submit a copy of the JFS 01608 and JFS 1688, if applicable to ODJFS within ten days after receiving it.
 - (8) Each completed JFS 01688 shall remain in effect for twelve months from the date of the final decision as documented on the JFS 01688.
 - (a) If it has been determined that RCNO should be a factor considered in the child's placement, an updated JFS 01688 and assessment shall be completed prior to the twelve month expiration date.
 - (b) If it has been determined that RCNO should not be a factor considered in the child's placement, an updated JFS 01688 and assessment is not required prior to the twelve month expiration date. In such instance, the PCSA or PCPA may update the JFS 01688 and assessment as deemed necessary.
 - (9) The following documents shall be presented as part of the placement decision making process at each matching conference in which the child is considered for a match with a prospective adoptive family:
 - (a) The JFS 01688, if applicable.
 - (b) The JFS 01690 "Documentation of the Pre-Adoptive Staffing and Updates" (rev. 2/2014.)
 - (c) All other relevant supporting materials.
 - (10) Documentation of how RCNO impacted the placement decision shall be documented on the JFS 01689 pursuant to rule 5101:2-48-16 of the Administrative Code.
 - (11) The PCSA or PCPA shall submit the JFS 01689 to ODJFS within ten days of the matching conference if the PCSA or PCPA determined that RCNO should be a factor considered in the child's placement.

- (N) The PCSA or PCPA shall maintain in the child's case file the completed original JFS 01688 and all medical or psychological evaluations, school records or other material documented in the file.
- (O) A PCSA, PCPA, or PNA shall not intimidate, threaten, coerce, or in any way discriminate or retaliate against any person who has filed any complaint orally or in writing, testified, assisted, or participated in any manner in the investigation of any alleged violation of MEPA and/or Title VI, including:
 - (1) Any potential or approved adoptive family or foster caregiver.
 - (2) Any employee of a PCSA, PCPA, or PNA.
 - (3) Any employee of any other agency with responsibilities regarding the care or placement of a child in the temporary custody or permanent custody of the PCSA or PCPA, such as a guardian ad litem (GAL) or court appointed special advocate (CASA) volunteer.
- (P) Prohibited retaliatory conduct includes, at a minimum:
 - (1) A reduction in the size of an adoption subsidy which a family should receive based on the child's individual needs.
 - (2) Unwarranted poor evaluations of an employee by his or her supervisor.

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5101:2-48-15 Provision of information to a prospective adoptive parent matched with a specific child.

- (A) Prior to placing a child with the adoptive parent(s), the public children services agency (PCSA) or private child placing agency (PCPA) shall provide the prospective adoptive parent(s) with information about the child and any special needs of the child, identified or anticipated, and available resources to assist the prospective adoptive parent(s) in making an informed decision about the placement.
- (B) Prior to the date of adoptive placement, the PCSA or PCPA shall, as applicable:
 - (1) Provide the prospective adoptive parent(s) with the child study inventory. The information disclosed to the adoptive parent(s) shall include all background information available on the child in accordance with rule 5101:2-48-21 of the Administrative Code. All identifying information regarding the child's biological family shall be removed.
 - (2) Provide the adoptive family with written information describing types of behavior that the prospective adoptive parent may anticipate from children who have experienced abuse and neglect, suggested interventions, and the post adoption services available if the child exhibits those types of behavior after adoption.
 - (3) Provide the prospective adoptive parent(s) with information regarding any child-specific financial and medical resources, known or anticipated, including subsidy information.
 - (4) Provide the prospective adoptive parent(s) with the child's lifebook.
 - (5) Provide the prospective adoptive parent(s) with materials the biological parent(s) requested be given to the adopted person or adoptive parent(s), if authorization is given on the JFS 01693 "Ohio Law and Adoption Materials" (rev. 5/2009).
 - (6) Provide the prospective adoptive parent(s) with photographs of the biological parent(s) that the birth parent requested be given to the adopted person or adoptive parent(s), if authorization is given on the JFS 01693.
 - (7) Provide the prospective adoptive parent(s) with the biological parent's first name, if authorization is given on the JFS 01693.

- (8) Provide the prospective adoptive parent(s) with the child's social security number, if applicable.
- (C) If a newborn child is placed from a hospital into an adoptive home, the PCSA or PCPA shall provide the information required in paragraph (B) of this rule to the adoptive parent(s) within thirty days of the adoptive placement.
- (D) Prior to the adoptive placement, the PCSA or PCPA shall provide a written report to the adoptive parent(s) if the child has been adjudicated a delinquent for an act to which of any of the following offenses apply:
 - (1) Aggravated murder.
 - (2) Murder.
 - (3) Voluntary manslaughter.
 - (4) Involuntary manslaughter.
 - (5) Felonious assault.
 - (6) Aggravated assault.
 - (7) Assault.
 - (8) Rape.
 - (9) Sexual battery.
 - (10) Gross sexual imposition.
 - (11) Conspiracy involving an attempt to commit aggravated murder or murder.
 - (12) Any other offense that would be a felony if committed by an adult, and the child was found to be using or in possession of a firearm when the child committed the offense.
 - (13) Any other offense that would be a felony if committed by an adult, and the child was found to be wearing or carrying body armor when the child committed the offense.
- (E) The written report required by paragraph (D) of this rule shall include the following information:
 - (1) A descriptive summary of the child's social history.
 - (2) Unless a child's record has been sealed pursuant to section 2151.356 of the Revised Code, a description of all the known acts committed by the child that resulted in the court making a disposition that the child is adjudicated delinquent. If the agency knows the child's record has been sealed, the prospective adoptive parent(s) shall be informed in writing by the agency that the child's record of a prior delinquency adjudication has been sealed.
 - (3) A description of any other violent act(s) committed by the child of which the PCSA or PCPA is aware.
 - (4) The substantial and material conclusions and recommendations of any psychiatric or psychological examination conducted on the child.
 - (a) If no psychological or psychiatric examination of the child is available, the agency shall include the substantial and material conclusions and recommendations of an examination to detect mental and emotional disorders conducted in compliance with the requirements of Chapter 4757. of the Revised Code by one of the following licensed professionals:
 - (i) An independent social worker.
 - (ii) A social worker.
 - (iii) A licensed professional clinical counselor.
 - (iv) A licensed professional counselor.
 - (v) An independent marriage and family therapist.
 - (vi) A marriage and family therapist.
 - (b) The agency shall not provide any part of the examination to the adoptive parent(s) other than the substantial and material conclusions and recommendations.
- (F) Pursuant to section <u>2152.72</u> of the Revised Code, if a child has been adjudicated delinquent for any of the crimes listed in paragraph (D) of this rule, the custodial agency shall ensure that a current psychological examination of the child has been conducted unless either of the following apply:
 - (1) A psychological examination of the child has been conducted within twelve months prior to the child's placement in the adoptive home.
 - (2) A psychological examination of the child has been conducted within twenty four months prior to the date of the adoptive placement when the foster caregiver seeks to adopt the foster caregiver's foster child.

- (G) If a current psychological examination was required pursuant to paragraph (F) of this rule, the custodial agency shall provide the prospective adoptive parent with the substantial and material conclusions and recommendations within sixty days of the date of the adoptive placement. The custodial agency shall not provide any part of a psychological, psychiatric, or mental and emotional disorder examination required by this rule to the prospective adoptive parent other than the substantial and material conclusions and recommendations.
- (H) In accordance with sections 2152.72 and 2152.99 of the Revised Code, it is a minor misdemeanor for any person, including staff of a PCSA or PCPA responsible for a child's placement in a prospective adoptive home or staff of a PNA responsible for the prospective adoptive home, to fail to provide the prospective adoptive parent(s) with the information required by paragraphs (D), (E), and (G) of this rule. It is not a violation of confidentiality to provide such information.
- (I) If a custodial agency places a child who has been adjudicated delinquent for any of the offenses listed in paragraph (D) of this rule in a prospective adoptive home with the assistance of or by contracting with another agency, then all of the following apply:
 - (1) The custodial agency shall provide the other agency with the information outlined in paragraph (E) of this rule.
 - (2) The agency providing assistance to or contracting with the custodial agency shall provide the custodial agency with written acknowledgment that the other agency received the information outlined in paragraph
 - (E) of this rule and has provided that information to the prospective adoptive parent(s).
 - (3) The custodial agency shall keep the acknowledgment and provide a copy to the other agency.
 - (4) If the custodial agency does not receive the acknowledgement the custodial agency shall remain responsible for providing the prospective adoptive parents with information outlined in paragraph (E) of this rule.
- (J) The adoptive family case record shall contain documentation of the information provided to the adoptive family and of the family's receipt of the information required in this rule.
- (K) The custodial agency shall maintain the following in the child's case record:
 - (1) The date information required by this rule was provided to the prospective adoptive parent(s).
 - (2) The JFS 01667 "Adoption Information Disclosure" (rev. 9/2003) containing the required signatures.

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4/1/1999, 9/1/2003, 6/15/2009

5101:2-48-16 Adoption preplacement and placement procedures.

- (A) The public children services agency (PCSA) or private child placing agency (PCPA) that holds permanent custody of the child shall begin services to prepare the child for adoptive placement no later than the date of the permanent custody. The date of permanent custody shall be either:
 - (1) The date of the court's filing of its order of permanent commitment of the child to the PCSA or PCPA pursuant to section 2151.353, 2151.354, or 2151.414 of the Revised Code.
 - (2) The date of proper execution on the JFS 01666 "Permanent Surrender of Child" (rev. 10/2013) pursuant to section 5103.15 of the Revised Code.

- (B) A PCSA or PCPA shall assign an assessor to work with the child on adoption planning issues and adoptive placement no later than forty-five days after the execution of the permanent surrender or the file stamp date of the permanent custody order. The assessor may also serve as the child's caseworker. If the order is under appeal, the agency shall assign an assessor to work with the child on adoption planning issues and adoption placement within forty-five days of the issuance of the final decision.
- (C) If the order is under appeal, the agency may hold a pre-adoptive staffing prior to the issuance of the final decision.
- (D) The assessor shall review and help the age appropriate child explore the following adoption issues during the monthly visits required by rule 5101:2-48-17 of the Administrative Code.
 - (1) Separation and attachment issues.
 - (2) Feelings concerning adoption.
 - (3) Terms and conditions of an open adoption, if applicable.
- (E) The PCSA or PCPA shall document the services provided to prepare the child for adoption in the case record.
- (F) For the purpose of this rule, "pre-adoptive staffing" is the process of identifying, planning and coordinating services for a child after the execution of the permanent surrender or the file stamp date of the permanent custody order.
- (G) The PCSA or PCPA shall conduct a pre-adoptive staffing according to the following:
 - (1) No earlier than the date of the filing for termination of parental rights (TPR) or the birth of the child if the child is being adopted as an infant less than six months of age.
 - (2) No later than forty-five days after the execution of the permanent surrender or of the file stamp date of the permanent custody order.
- (H) Unless the child to be adopted is an infant less than six months of age, the invitation to the pre-adoptive staffing shall be in written form, shall be documented in the case file, and shall be received by the individual at least fourteen days prior to the staffing. The individuals shall be notified if any staffing is rescheduled or canceled at least three days prior to the scheduled staffing or as soon as the information is available. The following individuals shall be invited to attend the pre-adoptive staffing.
 - (1) The child's caseworker.
 - (2) The child's caseworker's supervisor.
 - (3) The assessor assigned to work with the child on adoption issues and the adoption placement, if different from the child's caseworker.
 - (4) The assessor's supervisor, if different from the caseworker's supervisor.
 - (5) Any agency staff who has the specific assignment of recruiting families for children who are awaiting adoption.
 - (6) Any assessor who has or is in the process of conducting a homestudy for a kinship family or a foster family who has indicated an interest in the child.
 - (7) The guardian ad-litem (GAL) if one has been assigned to the case.
 - (8) The court appointed special advocates (CASA) worker, if one has been assigned to the case.
 - (9) Key professionals working specifically with the child who have knowledge about the child's history and current needs that will be helpful to determine the child's placement needs.
 - (10) The child's current caregiver, if deemed appropriate by the PCSA or PCPA.
 - (11) The child, if in the best interests of the child and deemed appropriate by the PCSA or PCPA.
 - (12) The birth family, if in the best interest of the child and deemed appropriate by the PCSA or PCPA.
 - (13) The PCSA or PCPA Multiethnic Placement Act (MEPA) monitor.
- (I) During the pre-adoptive staffing, the convened group will identify, coordinate and provide services that consider all of the following:
 - (1) The child's social, developmental and medical history.
 - (2) Previous placements.

- (3) Specific recruitment efforts to find a permanent home for the child.
- (4) Current strengths and limitations and other special needs, including previous or current relationships with siblings or other birth relatives.
- (5) Current therapeutic assessments and needs to be considered in determining the child's adoptive placement.
- (6) Planning for transition of the case planning from a focus on foster care to adoption.
- (7) Planning for good-bye visits.
- (8) Assessing the child's understanding and readiness for adoption.
- (9) Status of child's lifebook.
- (10) Any families who may be interested in adopting the child.
- (11) Other preparation for adoption.
- (J) The PCSA or PCPA shall document the pre-adoptive staffing on the JFS 01690 "Documentation of the Pre-adoptive Staffing and Updates" (rev. 2/2014) and maintain the form in the child's adoptive case record. Within fifteen days after the pre-adoptive staffing, the PCSA or PCPA shall distribute the JFS 01690 to assessors in the agency who complete adoption homestudies.
- (K) For purposes of this rule, a "matching conference" is the process of determining the most appropriate family to adopt a child based on the child's individual needs and the ability of the prospective adoptive parent to meet those needs. A matching conference shall be conducted to match a child with a family for the purpose of adoption. The matching conference shall be held prior to the placement of the child for adoption as outlined in this rule.
- (L) The JFS 01530 "Multiple Children/Large Family Assessment" (rev. 12/2014) as outlined in rule 5101:2-48-12 of the Administrative Code shall be discussed, if applicable.
- (M) A PCSA or PCPA shall hold the initial matching conference according to the following:
 - (1) Within ninety days of the execution of the permanent surrender or the file stamp date of the permanent custody order, unless the order is under appeal.
 - (2) If the order is under appeal, the agency may hold a matching conference prior to the issuance of the final decision. If the order is under appeal, the agency shall hold the initial matching conference no later than ninety days after the issuance of the final decision.
- (N) Unless the child to be adopted is an infant less than six months of age, the invitation to the matching conference shall be in written form, shall be documented in the case file, and shall be received by the individual at least fourteen days prior to the matching conference. The following individuals shall be invited to the matching conferences. The individuals shall be notified if any matching conference is rescheduled or canceled at least three days prior to the scheduled matching conference or as soon as the information is available.
 - (1) For the first matching conference only, the child's previous caseworker if the individual is different than the assessor assigned to work on adoption issues and placement.
 - (2) For the first matching conference only, the child's previous caseworker's supervisor, if applicable.
 - (3) The assessor assigned to work with the child on adoption issues and placement.
 - (4) The assessor's supervisor.
 - (5) The child's caseworker, if different from the assessor above.
 - (6) Any PCSA or PCPA staff who has the specific assignment of recruiting families for children who are awaiting adoption if there are no families identified for the child being presented in the matching conference.
 - (7) Any adoption caseworker who has responsibility for an approved adoptive family where the JFS 01673 "Assessment for Child Placement (Homestudy)" (rev. 12/2014) and the JFS 01673-A "Child Characteristics Checklist for Foster Care and/or Adoption" (rev. 12/2006) indicates acceptance of the special needs of the child and the family is interested in being considered for the child.
 - (8) Any assessor from any agency who is responsible for an approved adoptive applicant being presented at the matching conference.
 - (9) The GAL, if one has been assigned to the case.
 - (10) The CASA, if one has been assigned to the case.

- (11) Any other professional who may have knowledge of the child's history and current needs that will be helpful to determine the child's placement needs.
- (12) The PCSA or PCPA MEPA monitor.
- (13) The ODJFS MEPA coordinator at matchingconference@jfs.ohio.gov.
- (O) The following individuals shall attend the matching conference and be included in the placement decision-making process:
 - (1) The adoption caseworker for the child.
 - (2) The caseworker for any prospective adoptive families who will be presented at the matching conference.
 - (3) A member of the administrative or supervisory staff of the PCSA or PCPA adoption program.
- (P) If the child caseworker and family caseworker are the same individual, another adoption program staff member shall participate in the matching conference to assure that at least three individuals participate in the matching decision.
- (Q) If the PCSA or PCPA does not have at least three adoption program staff employees to participate in the matching conference, a professional or para-professional who is employed by the PCSA or PCPA shall participate in the matching conference. This person shall have, at a minimum, basic knowledge related to special needs adoption and permanency planning.
- (R) If more than one PCSA, PCPA or private non-custodial agency (PNA) is involved in an adoptive matching decision, a representative from each agency shall participate in the matching conference. Participation by teleconference is acceptable. The PCSA, PCPA, or PNA shall provide relevant information that may impact the safety and well being of the child being placed with the prospective adoptive family which shall include at a minimum:
 - (1) Past or present functioning of the prospective adoptive parent.
 - (2) Rule violation(s) involving foster and/or pre-adoptive child(ren).
 - (3) Third party investigations.
 - (4) Information relating to previous adoption applications.
 - (5) Previous disruptions from the prospective adoptive family home.
- (S) The PCSA or PCPA shall document matching conference information as specified on the JFS 01689 "Documentation of the Placement Decision-Making Process." (rev. 7/2012).
- (T) The PCSA or PCPA shall document each matching conference for each child on the JFS 01610 " Child's Permanency Planning Data Summary" (rev. 2/2005).
- (U) The matching decision shall be based on the following, at a minimum:
 - (1) Consideration of the placement of siblings together.
 - (2) The JFS 01690.
 - (3) The JFS 01689.
 - (4) The JFS 01688 "Individualized Child Assessment" (rev. 4/2014), if applicable.
 - (5) The child's preference may be considered if the child has the capacity to express a preference.
- (V) Regardless of the geographic location, the following preferential order shall be applied when considering families in the matching process:
 - (1) For a child federally recognized as a member of a tribe or Alaskan native village, the Indian Child Welfare Act of 1978, 25 U.S.C. 1901 (11/1987) (ICWA) shall take precedence in any adoption proceedings.
 - (2) Whenever possible and in the best interest of the child(ren), sibling groups should not be separated.
 - (3) Any adult relative, adult non-relative, or the child's current foster caregiver, whose placement would be in the best interest of the child, when the following apply:

- (a) The adult has expressed an interest in adopting the child and already has an approved adoptive homestudy, or has submitted the required document listed below at least five business days prior to the scheduled matching conference:
 - (i) The JFS 01691 "Application for Child Placement" (rev. 12/2014).
 - (ii) The JFS 01692 "Application for Adoption of a Foster Child or Sibling Group" (rev. 12/2014).
 - (iii) The adoption application or equivalent document that is required in the state the adult resides in.
- (b) If an adult non-relative is interested in adopting the child, the adult non-relative must have been named by the biological parent in order to be considered at the matching conference.
- (4) A foster caregiver with whom the child has resided in the past, whose placement would be in the best interest of the child and who is approved for adoption pursuant to Chapter 5101:2-48 of the Administrative Code or the laws of the state where the previous foster caregiver now resides.
- (5) Any other approved adoptive parent(s) who is accepting of the child's characteristics, who has expressed an interest in adopting the child, and whose placement would be in the best interest of the child.
- (W) Subsequent matching conferences shall be held for the child, except as referenced in paragraph (Y) of this rule, at least once every ninety days. At least fourteen days prior to each matching conference, the JFS 01690 shall be updated and made available to all adoption assessors responsible for the completion of adoptive homestudies, and on the statewide automated child welfare information system (SACWIS).
- (X) If there are no families available to be considered at a matching conference for a specific child and the JFS 01654 "Adoptive Placement Agreement" (rev. 2/2014) has not been signed, the agency shall conduct child-specific recruitment for the child prior to the next matching conference. Child specific recruitment shall include at a minimum:
 - (1) Distribution of written information regarding the child to two or more adoption agencies.
 - (2) Review case file information for relatives or individuals in the child's past who may be able and willing to provide a permanent home for the child.
 - (3) Exploration with the child of the ability of individuals with whom the child is familiar who may be able and willing to adopt the child.
- (Y) Subsequent matching conferences are not required when:
 - (1) The child has been matched with an adoptive family in a matching conference and signatures of the adoptive parent(s) and applicable agencies have been completed on the JFS 01654.
 - (2) The child is age eighteen years old or older. However, the agency has the option to continue to hold matching conferences until the child reaches age twenty-one if the child is mentally or physically handicapped and still in the permanent custody of the agency.
 - (3) The child's custody changes to a status other than permanent custody.
- (Z) If the child's adoptive placement disrupts and there is a permanent surrender or if the child is placed in the permanent custody of the PCSA or PCPA, the PCSA or PCPA shall begin the cycle of ninety day matching conferences again with the first one due ninety days from the date of disruption.
- (AA) No later than seven business days after each matching conference, the PCSA or PCPA shall provide written information necessary for the completion of the JFS 01609 "Family Permanency Planning Data Summary" (rev. 2/2005) to any Ohio agency that had a family presented at the matching conference. The agency responsible for each prospective adoptive family presented at the matching conference shall document the outcome of the matching conference for the family on the JFS 01609.
- (BB) The PCSA or PCPA shall make an adoptive placement only when it has permanent custody of the child, whether custody is obtained by permanent surrender or commitment. A child shall only be placed into an adoptive home which meets the best interests and special needs of the child.
- (CC) No PCSA or PCPA shall place a child in an Ohio home for the purpose of adoption unless a homestudy has been completed and approved by an Ohio PCSA, PCPA or PNA pursuant to Chapter 5101:2-48 of the Administrative Code. The homestudy shall be completed by an agency with authority recognized by ODJFS to complete adoptive homestudies.

- (DD) The PCSA or PCPA may place a child in an adoptive home in another state pursuant to rules governing the interstate placement of children pursuant to Chapter 5101:2-52 of the Administrative Code.
- (EE) Prior to the adoptive placement, the PCSA or PCPA shall provide the prospective adoptive parent with the completed and signed JFS 01667 "Adoption Information Disclosure" (rev. 9/2003) in accordance with rule 5101:2-48-21 of the Administrative Code.
- (FF) The JFS 01654 shall explain the responsibilities and authority of those who sign it. The following shall sign the JFS 01654 on or before the date of the adoptive placement:
 - (1) PCSA or PCPA director or designee.
 - (2) Adoptive parent(s).
 - (3) Any other PCSA, PCPA, or PNA providing adoption services, if applicable.
- (GG) A copy of the signed JFS 01654 shall be given to the adoptive parent and any other signer of the agreement. The agreement shall explain the responsibilities and authority of all signers of the agreement.
- (HH) A PCSA shall not refuse to provide or arrange for services within its county to another PCSA on behalf of a special needs child when such services, if not provided, would cause a delay in the adoptive placement of a special needs child. Services shall include, but are not limited to:
 - (1) Homestudy services.
 - (2) Prefinalization and postfinalization services.
 - (3) Services needed to provide the court with information required for adoption finalization.
- (II) If the permanent custody of a child is under appeal through a court of appropriate jurisdiction or awaiting journalization of a court order, the PCSA or PCPA may place the child in a substitute care placement certified as a foster home pursuant to Chapter 5101:2-7 of the Administrative Code that is also approved as an adoptive placement.
- (JJ) If an applicant knowingly makes a false statement in the application or homestudy process, the custodial agency shall not present that family at the matching conference if the outcome of the agency review results in a reassessment of the homestudy pursuant to rule <u>5101:2-33-13</u> of the Administrative Code.
- (KK) All placement activities shall be in compliance with rules 5101:2-42-18.1 and 5101:2-48-13 of the Administrative Code and with the Multiethnic Placement Act of 1994 as amended by Section 1808 of the Small Business Job Protection Act of 1996, 42 U.S.C. 622(b) (9) (9/2014), 671(a)(18) (9/2014), 674(d) (10/2008) and 1996(b) (8/1978) (MEPA) and Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, (7/1964), as they apply to the foster care and adoption process (Title VI).
- (LL) If a PCSA intends to place a child for adoption with an adoptive parent who resides in another county, it shall notify the PCSA in the county in which the parent resides of the impending placement. The notification shall be sent at least ten days prior to placement of a child. In the case of an infant placement, the notification may be prior to the birth of the child. This requirement does not apply to:
 - (1) An adoption by a step-parent whose spouse is a biological or adoptive parent of the minor to be adopted.
 - (2) An adoption where the PCSA in the county in which the adoptive parent resides is in a contract with the other agency to complete the adoptive homestudy.
- (MM) If a PCPA or attorney arranging an adoption intends to place a child for adoption with an adoptive family, it shall notify the PCSA in the county in which the adoptive parent resides. The notification shall be sent at least ten days prior to placement of a child. In the case of an infant placement, the notification may be prior to the birth of the child. This requirement does not apply to:
 - (1) An adoption by a step-parent whose spouse is a biological or adoptive parent of the minor to be adopted.
 - (2) An adoption where the PCSA in the county in which the adoptive parent resides has contracted with the other agency to complete the adoptive homestudy.

- (NN) If a child from outside Ohio is placed with an Ohio adoptive family, the Ohio private agency approving the adoptive family homestudy shall notify, in writing, the PCSA in the county where the adoptive parent resides of the impending placement no later than ten days prior to the placement. In the case of an infant placement, the notification may be made prior to the birth of the child.
- (OO) The written notification required in paragraphs (LL), (MM) and (NN) of this rule shall include the following information:
 - (1) The prospective adoptive child's age.
 - (2) A description of the prospective adoptive child's special needs.
 - (3) The name(s) of the prospective adoptive parents.
 - (4) The number of children that will reside in the prospective adoptive home if the prospective adoptive child is placed in the home.

Effective: 12/1/2015

Five Year Review (FYR) Dates: 07/01/2019

Promulgated Under: 119.03

Statutory Authority: <u>5101.141</u>, <u>5103.03</u>, <u>5153.166</u> Rule Amplifies: <u>5103.03</u>, <u>3107.10</u>, <u>5153.16</u>

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7/10/14

5101:2-48-17 Assessor visits and contacts with children in adoptive homes prior to finalization.

- (A) Visits and contacts shall be conducted by an assessor within the public children services agency (PCSA) or private child placing agency (PCPA) that has full responsibility for case planning and case management of the child's case.
 - (1) If the assessor assigned to the child's case is unable to complete the visit, the assessor from the same agency who is completing the visit shall document in the child's case the reason someone other than the assigned assessor visited the child.
 - (2) The assessor assigned to the child's case shall complete the majority of the required monthly visits.
- (B) The frequency of visits with the child and the adoptive parent(s) shall be as follows:
 - (1) At a minimum, one face-to-face visit with the child and adoptive parent(s) in the adoptive home shall be made during the first seven days of the adoptive placement, not including the date of placement.
 - (2) At a minimum, one face-to-face visit with the child and adoptive parent(s) in the adoptive home shall be made during the first thirty days of placement, not including the visit during the first seven days of placement.
 - (3) After the first thirty days, a minimum of one face-to-face visit with the child and adoptive parent(s) in the adoptive home shall be made monthly.
 - (4) If the circumstances of the case require more than one monthly visit, the additional visit(s) may be conducted by an assessor employed by an agency contracted by the PCSA or PCPA to provide services for the case.
- (C) The frequency of visits with any other household member shall be as follows:
 - (1) At a minimum, one face-to-face visit in the home with any household member whose permanent residence is the adoptive home shall be made every sixty days.
 - (2) At a minimum, two face-to-face visits in the home prior to finalization with any household member whose permanent residence is the adoptive home although he or she may temporarily reside elsewhere. No less than sixty days between visits.

- (D) During each visit, the assessor shall gather information on how the placement is progressing from the child, as appropriate to his or her ability to communicate, the adoptive parent(s) and other household members, in applicable visits. All contacts and visits shall be documented in the child's case record and address the following:
 - (1) The child's safety and well-being within the adoptive home. In assessing the child's safety and well-being, the assessor shall consider the following through observation and individualized interviews with each person obtained during the visit:
 - (a) The child's current behavior and emotional and social functioning in the adoptive home and any other settings.
 - (b) The child's adjustment to the placement.
 - (c) The child's feelings around loss, separation and the reasons for being adopted.
 - (2) Any new information regarding the child, the adoptive parent(s) or the other household members, including, but not limited to:
 - (a) Changes in the marital status.
 - (b) Significant changes in the health status of a household member.
 - (c) Placement of additional children.
 - (d) Birth of a child.
 - (e) Death of a child or household member.
 - (f) A criminal charge, conviction or arrest of the child, adoptive parent(s) or any household member.
 - (g) Addition or removal of temporary or permanent household members.
 - (h) Family's relocation.
 - (i) Child's daily activities.
 - (j) A change in the adoptive parent(s) employment or any financial hardships.
 - (k) Any supportive services needs for the child or adoptive parent(s) to assure the child's safety and well-being.
- (E) For a child who is placed through the "Interstate Compact for the Placement of Children" into an approved adoptive home outside of Ohio, the agency shall follow procedures pursuant to Chapter 5101:2-52 of the Administrative Code and the regulations of the interstate compact, located at http://icpc.aphsa.org/content/AAICPC/en/ICPCRegulations.html.
- (F) If the adoptive parent(s) or other household member(s) knowingly makes a false statement that results in the reassessment of an approved or updated homestudy, the assessor shall report incidents of falsification according to procedures pursuant to rule 5101:2-33-13 of the Administrative Code.
- (G) The assessor shall complete the JFS 01699 "ODJFS Prefinalization Adoption Assessment Report" (rev. 12/2006) prior to the issuance of a final decree of adoption or finalization of an interlocutory order of adoption. The report shall include the following information:
 - (1) Dates and location of contact with the adoptive parent(s), the child and all other household members according to this rule.
 - (2) Information regarding the child, adoptive parent(s) and all other household members' adjustment to the adoptive placement.
 - (3) Present and anticipated needs of the child, the adoptive parent(s) and all other household members for adoptive services, adoption subsidies assistance and medicaid.
 - (4) Physical, mental and developmental condition of the child.
 - (5) Biological family background of the child, including identifying information about the biological or other legal parent(s), if known.
 - (6) Reasons for the child's placement with the adoptive parent(s) and the circumstances under which the child was placed in the home of the adoptive parent(s).
 - (7) Adoptive parent(s) and all household members' attitudes toward the proposed adoption.
 - (8) If the child is an Indian child as defined in 25 U.S.C. 1903 (4) (1978), how the placement complies with the "Indian Child Welfare Act of 1978", 25 U.S.C. 1901 (11/8/78).
 - (9) Prefinalization services which have been requested, provided or agreed upon.
 - (10) Prefinalization services planned, but not provided, and the reason the services were not provided.

- (11) The child's psychological background, if known, including prior history of abuse and behavioral problems of the child.
- (H) The assessor shall file the JFS 01699 with the court where the adoption petition is pending no later than twenty days prior to the date scheduled for the final hearing on the adoption unless the court determines there is good cause for filing the report at a later date.
- (I) The assessor shall provide a copy of the JFS 01699 to the prospective adoptive parent(s) no later than twenty days prior to the date scheduled for the final hearing on the adoption. All identifying information about the biological or other legal parent(s) shall be deleted prior to providing a copy of this report to the prospective adoptive parent(s).
- (J) The agency having custody of the child shall maintain in the child's case record a copy of the JFS 01699 provided to the prospective adoptive parent(s), including the date the information was provided, and the prospective adoptive parent's written acknowledgment of receipt. The agency shall provide a copy of the acknowledgment of receipt to the prospective adoptive parent(s).
- (K) The adoptive family case record shall contain a copy of the JFS 01699 provided to the adoptive family and written acknowledgment of the family's receipt of the information.
- (L) Unless a court determines that it is in the best interest of the child and orders that an assessor conduct a prefinalization assessment, the JFS 01699 is not required if the prospective adoptive parent(s) is the child's stepparent.

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6/15/09, 10/1/14

5101:2-48-18 Postfinalization services.

- (A) For the purpose of this rule, "agency" means a public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) certified by ODJFS that places a child or assists in placing a child for adoption.
- (B) Each agency shall have a written policy on the type and extent of postfinalization adoption services that will be provided by the agency.
- (C) The agency shall make postfinalization adoption services available upon the request of the birth parent, the adoptive parent or the adoptee. The agency may provide these services either directly or by referral as described in paragraph (D) of this rule.
- (D) If the agency does not provide direct postfinalization adoption services, the agency shall:
 - (1) Refer each person who requests postfinalization adoption services to an agency that provides such services.
 - (2) Upon written request of a parent, legal custodian, or guardian, provide consultation on adoption-related issues to professionals who are working with the family.
 - (3) Provide information regarding the procedures for releasing identifying information pursuant to rule 5101: 2-48-20 of the Administrative Code.

- (E) If an adoptive parent, adoptee or birth parent contacts an agency for postfinalization adoption services and the agency determines that another agency made the adoptive placement, the agency may contact that agency for assistance in providing postfinalization services.
- (F) If an adoptive parent, adoptee or birth parent is unable to access postfinalization adoption services, the PCSA located in the county of residence of the adoptive family, adoptee or birth parent, respectively, is the agency ultimately responsible for the provision of, or referral to, appropriate postfinalization services.

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5101:2-48-19 Sharing or transferring an adoptive homestudy.

- (A) The following definitions apply for the purposes of this rule:
 - (1) "Sharing an adoptive homestudy" means forwarding an approved adoptive homestudy to a public children services agency (PCSA), private child placing agency (PCPA), or comparable agency in another state for consideration of potential adoption matches, or receiving an approved adoptive homestudy from a PCSA, PCPA, private non-custodial agency (PNA) or comparable agency in another state for the same purpose.
 - (2) "Transferring an adoptive homestudy" means releasing a copy of the approved homestudy and all related materials to another agency. Upon acceptance of the receiving agency and the execution of the JFS 01334 "Recommendation for Transfer of a Foster or Adoptive Home" (rev. 12/2014) the sending agency is relieved of all responsibilities related to the approved adoptive family.
- (B) An agency shall not solicit homestudies or transfers from other agencies for the purpose of locating a family of a specific race, color or national origin.
- (C) An agency shall only consider approved homestudies forwarded by another agency. A copy of the adoption homestudy shall not be accepted directly from the approved adoptive parent or other individual. An adoptive parent may provide other information to the receiving agency that the parent considers to be relevant. The agency shall not require any additional documentation for the homestudy beyond the requirements of Chapter 5101:2-48 of the Administrative Code.
- (D) If the approved adoptive family has signed a release of information the agency shall make the homestudy available to any other agency requesting a copy of the homestudy for sharing or transferring.
 - (1) An agency shall not release or accept a homestudy for sharing or transferring purposes if it has been determined that the homestudy or a supporting document contains a false statement knowingly made by the adoptive parent. The agency shall follow the procedures outlined in rule <u>5101:2-33-13</u> of the Administrative Code when the determination has been made that a document was falsified.
 - (2) The agency may charge a reasonable fee for the release of the homestudy and related materials. A public agency may not charge another public agency a fee for the release of the homestudy and related materials.
- (E) The agency shall forward a copy of the homestudy and all related materials within fifteen working days of the receipt of the signed release of information and any applicable fee pursuant to paragraph (D) of this rule. If the request is to transfer the homestudy, then the most recent report of the alleged perpetrator search of child abuse and neglect information from the statewide automated child welfare information system (SACWIS) shall also be forwarded to the receiving agency with the homestudy and related materials.

- (F) If the agency in receipt of the homestudy determines that the homestudy or a supporting document contains a knowingly false statement, the agency in receipt of the homestudy shall not consider the homestudy in any matching conference or for consideration of a transfer and shall notify the sending agency in writing of the false statement within three days of the determination of the false statement.
- (G) If an incomplete homestudy is received from an agency, or supporting documentation is missing from the record, the receiving agency shall notify the sending agency in writing within ten days from the date of receipt of the incomplete homestudy.
 - (1) The written notification shall indicate the information needed in order for the homestudy to be considered complete as required by Chapter 5101:2-48 of the Administrative Code.
 - (2) The sending agency shall respond within fifteen days from the date of receipt of the written notification from the receiving agency.
- (H) Upon receipt of the record, the receiving agency shall assign an assessor to review the information received and conduct an assessment of the transfer request.
 - (1) In addition to reviewing the recommending agency's records and any information provided by the adoptive parent(s), the assessor shall:
 - (a) Contact staff from the current recommending agency and the adoptive parent(s) to determine the reasons why the request to transfer is being made at this time.
 - (b) Make at least one visit to the home and conduct a face-to-face meeting with each adoptive parent and all other household members.
 - (c) Receive three new personal references for the adoptive parent(s) from persons who are unrelated to the adoptive parent and do not live with the family.
 - (d) Receive new references from all adult children of the adoptive parent(s).
 - If the adult children are unable or unwilling to provide a reference this shall be assessed during the transfer process and documented in the provider record.
 - (e) Conduct a new criminal records check for all persons subject to a criminal records check residing in the home. Results shall be obtained, reviewed and approved prior to accepting the transfer request.
 - (f) Complete a new safety audit of the adoptive home on the JFS 01348 "Safety Audit" (rev. 12/2014) to ensure the home meets all current safety requirements.
 - (2) If a transfer request is pending within ninety days immediately prior to the expiration date of the two year approval span, the current agency and the receiving agency may determine through mutual agreement which agency will conduct the update of the adoption homestudy.
 - (3) The assessor shall complete the transfer assessment within sixty days of the date the complete record was received from the current agency. If the transfer cannot be completed in this time frame, the assessor shall document the reason(s) in the record.
- (I) Upon completion of the assessment, the assessor shall make a final decision regarding the transfer and document that decision in the receiving agency's record. Written notice of the decision shall be given to the adoptive parent and the recommending agency within five working days of the date the decision was made. The approval or rejection of a transfer request rests solely with the receiving agency. Nothing in this rule shall be construed to require an agency to accept the transfer of an adoption homestudy from another agency.
- (J) If the decision is to deny the transfer request, all information contained in the copy of the record from the current recommending agency as well as any information gathered during the transfer assessment, including the written notice to deny the request, shall be maintained by the agency for at least two years.
- (K) If the decision is to approve the transfer request, the JFS 01334 shall be completed and signed by both the sending and receiving agencies, and all information gathered during the assessment process shall be incorporated into the receiving agency's adoptive provider record.
 - (1) If the sending agency has the appropriate access to SACWIS, the sending agency shall enter the applicable data into the system to complete the transfer to the receiving agency.
 - (2) If the sending agency does not have the appropriate access to SACWIS, then either the sending agency or the receiving agency shall submit the completed JFS 01334 to ODJFS to complete the transfer process.

(L) Homestudies received from other agencies shall be regularly considered for potential adoption matches pursuant to rule <u>5101:2-48-16</u> of the Administrative Code, and shall be maintained according to the agency's policy.

Replaces: 5101:2-48-19

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5101:2-48-20 Release of identifying and nonidentifying information.

- (A) The assessor shall inform birth parents who enter into a voluntary surrender agreement that:
 - (1) Birth parents will be required to complete the JFS 01693, "Ohio Law and Adoption Materials" (rev. 5/2009) which will indicate their decision regarding the release of identifying information to the adopted person or adoptive parent. The JFS 01693 shall be signed at least seventy-two hours prior to the time the consent to the adoption is executed.
 - (2) Birth parents have the option, at any time or for as many times as they want, to reverse their decision regarding the release of identifying information by contacting the Ohio department of health (ODH) and requesting a copy of a denial of release form or a copy of an authorization of release form.
 - (3) Unless the birth parents have signed the denial of release of information on the JFS 01693, identifying information can be released to:
 - (a) The adoptive parent when the adopted person is under eighteen years of age and the adoptive parent submits a request to ODH.
 - (b) The adopted person when the adopted person is at least eighteen years of age and the adopted person submits a request to ODH.
- (B) The assessor shall inform the adoptive parent(s) that when:
 - (1) The adopted person is under eighteen years of age, the adoptive parent can submit a request to ODH to request a copy of the contents of the adoption files which may include identifying information about the birth parents.
 - (2) The adopted person is eighteen years of age or older, the adopted person can submit a request to ODH to request a copy of the contents of the adoption files which may include identifying information about the birth parents.
 - (3) The adopted person is eighteen years of age or older, the adopted person can submit a request to ODH authorizing ODH to assist the adopted person's birth parents or birth siblings in finding the adopted person's name by adoption. The adopted person may alter this decision at any time or for as many times as the adopted person wants by submitting a request to ODH.
- (C) The public children services agency (PCSA) or private child placing agency (PCPA) shall provide the birth parent with the address for ODH to obtain instructions regarding the filing of authorizations.
- (D) Upon written request, the PCSA or PCPA shall provide the following nonidentifying information to the adopted person age eighteen or older, an adoptive parent of an adopted person under age eighteen or an adoptive relative of a deceased adopted person:
 - (1) A birth parents' age at the time the birth parents' child was adopted.
 - (2) The medical and genetic history of the birth parents.
 - (3) The age, sex, and medical and genetic history of an adopted person's birth siblings and extended family members.
 - (4) The heritage and ethnic background, educational level, general physical appearance, religion, occupation, and cause of death of the birth parents, birth siblings and extended family members.

- (5) Any information that may be included on the JFS 01616, "Social and Medical History" (rev. 6/2009).
- (6) Any information that is not deemed as identifying information as defined in rule 5101: 2-1-01 of the Administrative Code.
- (E) Subject to a determination made pursuant to division (E) of section 3107.66 of the Revised Code, the PCSA or PCPA shall provide, upon written request, the following nonidentifying information to the birth parent of an adopted person eighteen years of age or older, a birth sibling age eighteen or older or a birth family member of a deceased birth parent:
 - (1) An adoptive parent's age at the time of adoption.
 - (2) An adoptive sibling's age at the time of adoption.
 - (3) The heritage, ethnic background, religion, educational level and occupation of the adoptive parent.
 - (4) General information known about the well-being of the adoptee before and after the adoption.

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9/1/03, 9/15/08, 8/17/09

5101:2-48-21 Child study inventory.

- (A) A child study inventory (CSI) shall be developed and completed within thirty days after the public children services agency (PCSA) or private child placing agency (PCPA) receives permanent custody of a child.
- (B) The CSI shall be reviewed and updated at the time of each semiannual administrative review, adoptive placement and removal from the adoptive placement.
- (C) The CSI shall include, at a minimum, the following information, as applicable to the age and circumstances of the child:
 - (1) A summation of the history of the child's biological family, which shall include, but is not limited to the biological parents':
 - (a) Age.
 - (b) Marital status.
 - (c) Educational and occupational background.
 - (d) Ethnic and racial background, religious, and other cultural characteristics.
 - (e) Talents and hobbies.
 - (f) Mental and physical disabilities.
 - (g) Medical conditions such as genetic/inherited diseases, malformations, etc..
 - (h) Social and medical information on the adoptive child's sibling(s).
 - (i) Social and medical information on the adoptive child's ancestors.
 - (2) The child's substitute care placement history, including reasons for the original placement and reasons for subsequent placement moves.
 - (3) The JFS 01616 "Social and Medical History" (rev. 6/2009).
 - (4) A listing of the child's identified and anticipated special needs, and documentation verifying those special needs.
 - (5) A summation of the history and background information known about the child which shall include, but is not limited to:
 - (a) Positive attributes, characteristics or strengths of the child such as friendliness, talents, interests or education achievements.
 - (b) Physical, intellectual and social development of the child.
 - (c) Immediate health needs and current medications of the child.

- (d) A summary of a psychiatric or psychological evaluation of the child, and/or summary of recommendations of an examination to detect mental and emotional disorders conducted in compliance with the requirements of Chapter 4757. of the Revised Code by a licensed independent social worker, licensed social worker, licensed professional clinical counselor, or licensed professional counselor.
- (e) Attachment and bonding of the child to caregivers and siblings.
- (f) If the child has been adjudicated a delinquent, a description of the act which resulted in the child being found delinquent and the disposition made by the court in accordance with rule 5101: 2-48-15 of the Administrative Code.
- (g) Information on any other violent acts committed by the child which the PCSA or PCPA has knowledge.
- (6) Written information describing the types of behavior that the prospective adoptive parent(s) may anticipate from a child who has experienced abuse and neglect, suggested interventions, and the post adoption services available if the child exhibits those types of behavior after adoption.
- (7) The signature of the adoptive parent(s) documenting the date the CSI was received and documenting that the parent(s) has read the CSI, discussed it with the agency, and comprehended the information provided.
- (8) A completed JFS 01667 "Adoption Information Disclosure" (rev. 9/2003) containing required signatures and documenting the date the adoptive parent(s) received the CSI.
- (D) If sufficient information is not available to complete any element of the CSI, the caseworker shall document in the child's case record efforts that were made to secure such information.
- (E) Copies of the CSI, prepared pursuant to paragraphs (A), (B) and (C) of this rule, shall be shared with a PCSA, PCPA, or private noncustodial agency (PNA) assisting in the adoptive placement of the child prior to the adoptive placement.
- (F) All identifying information regarding the child's birth family shall be removed from the CSI.
- (G) The signed CSI and signed JFS 01667 shall be provided to the prospective adoptive parent(s) prior to the adoptive placement.
- (H) A signed CSI and a signed JFS 01667 shall be maintained in the child's adoptive case record.

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5101:2-48-22 Adoptive family case record.

- (A) The public children services agency (PCSA), private child placing agency (PCPA) or private noncustodial agency (PNA) shall prepare and maintain adoptive family case records at the time that a JFS 01691 "Application for Child Placement" (rev. 6/2009) is received.
- (B) Each adoptive family case record, as applicable to the involvement of the PCSA, PCPA or PNA, shall contain, but not be limited to:
 - (1) The JFS 01691.
 - (2) Case notes and dictation concerning adoption services.
 - (3) A copy of the homestudy report, updated homestudy reports and all documents completed, identified in or collected pursuant to Chapter 5101:2-48 of the Administrative Code; as applicable.
 - (4) A copy of the JFS 01530, "Multiple Children/Large Family Assessment" (rev. 12/2006), if applicable.
 - (5) A copy of all documentation relating to falsification of an adoptive applicant or homestudy if any document submitted during the homestudy process has been determined to be falsified.

- (6) A copy of the denial or approval notification sent to the applicant regarding the adoptive homestudy, updates, or amendments as required by Chapter 5101:2-48 of the Administrative Code.
- (7) If applicable, a copy of the documentation explaining the circumstances of any delay in the commencement of the adoptive homestudy beyond the thirty day requirement in rule <u>5101:2-48-12</u> of the Administrative Code.
- (8) If applicable, a copy of the documentation explaining the circumstances of any delay in the completion of the adoptive homestudy beyond the one hundred eighty day requirement in rule <u>5101:2-48-12</u> of the Administrative Code.
- (9) A signed copy of the child study inventory prepared pursuant to rule <u>5101:2-48-21</u> of the Administrative Code.
- (10) Documentation of information provided to the adoptive family pursuant to rule <u>5101:2-48-15</u> of the Administrative Code and the adoptive family's receipt of the information.
- (11) A copy of the JFS 01654 "Adoptive Placement Agreement" (rev. 2/2014).
- (12) A copy of the child's case plan prepared pursuant to rule <u>5101:2-38-05</u> of the Administrative Code or rule <u>5101:2-38-07</u> of the Administrative Code, as appropriate.
- (13) A copy of the JFS 01699 "Prefinalization Adoption Assessment Report" (rev. 12/2006) prepared in accordance with rule 5101:2-48-17 of the Administrative Code.
- (14) Documentation regarding the activities surrounding the removal of the child from the adoptive placement, if applicable.
- (15) Documentation regarding any agency review.
- (16) Documentation constituting or referring to a complaint or grievance by the family, if applicable.
- (17) Documentation of verbal comments, verbatim, or a detailed description of any other indication made by a prospective adoptive family member living in the household or any other person living in the household, reflecting a negative perspective regarding the race, color or national origin of a child for whom the prospective adoptive family has expressed an interest in adopting. The documentation shall indicate whether those comments were made before or after completion of the cultural diversity training which is required for all prospective adoptive applicants, if applicable.
- (18) Documentation regarding any adoption subsidy application and/or agreement.
- (19) Documentation of education and training activities attended by the adoptive applicant/family.
- (20) A copy of the JFS 01689, "Documentation of the Placement Decision Making Process" (rev. 7/2012).
- (21) A copy of the JFS 01609 "Family Permanency Planning Data Summary" (rev. 02/2005).
- (22) A copy of the JFS 01688 "Individualized Child Assessment" (rev. 4/2014) and any report(s) submitted by the licensed professional associated with the JFS 01688, if applicable pursuant to rule <u>5101:2-48-13</u> of the Administrative Code.
- (23) A copy of the JFS 01690 "Documentation of the Pre-adoptive Staffing and Updates" (rev. 2/2014).
- (24) A copy of the notification letter to the local PCSA or documentation of the telephone call related to the initiation of an adoption homestudy, as well as any response received from the PCSA.
- (25) A copy of the notification letter to the local PCSA related to the impending placement of an adoptive child.
- (C) The agency shall maintain case records in a consistent and organized manner such that required information set forth in this rule can be readily located. When the agency maintains any required information set forth in this rule in a location other than the case record, it shall be stated in the agency policy or noted in the case record where the information can be found.

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2/1/05, 12/11/06, 3/1/10

5101:2-48-23 Preservation of adoptive child case record.

- (A) The public children services agency (PCSA) or private child placing agency (PCPA) which has placed a child for adoption and for whom the adoption has been finalized, shall permanently maintain an adoptive child case record.
- (B) An adoptive child case record shall contain all papers and records pertaining to the adoption, including:
 - (1) A copy of the petition to adopt filed in a probate court.
 - (2) A copy of the child's original birth certificate.
 - (3) The JFS 01616 "Social and Medical History" (rev. 6/2009) pursuant to rule <u>5101:2-48-03</u> of the Administrative Code.
 - (4) A copy of the JFS 01699 "Prefinalization Adoption Assessment Report" (rev. 12/2006) pursuant to rule 5101:2-48-17 of the Administrative Code, and a redacted copy of the JFS 01699 pursuant to section 3107.12 of the Revised Code.
 - (5) A copy of the final decree of adoption or the interlocutory order of adoption.
 - (6) A copy of the child's lifebook pursuant to rule 5101:2-42-67 of the Administrative Code.
 - (7) A copy of the JFS 01689 "Documentation of the Placement Decision Making Process" (rev. 7/2012) pursuant to rules 5101:2-48-13 and 5101:2-48-16 of the Administrative Code.
 - (8) The JFS 01688 "Individualized Child Assessment" (rev. 4/2014) and any reports(s) submitted by the licensed professional associated with the JFS 01688, if applicable pursuant to rule 5101:2-48-13 of the Administrative Code.
 - (9) A copy of the JFS 01610 "Child's Permanency Planning Data Summary" (rev. 02/2005) pursuant to rule5101:2-48-16 of the Administrative Code.
 - (10) A copy of all medical or psychological evaluations, school records or other material documented.
 - (11) A copy of the JFS 01690 "Documentation of the Pre-adoptive Staffing and Updates" (rev. 2/2014).
- (C) The agency shall maintain case records in a consistent and organized manner such that the required information set forth in this rule can be readily located. If the agency maintains any required information set forth in this rule in a location other than the case record, it shall be stated in the agency policy or noted in the case record where the information can be found.
- (D) Upon the issuance of a final decree of adoption by a probate court or the finalization of an interlocutory order of adoption, the PCSA or PCPA shall mark the adoptive child case record as confidential and permanently secure such record from release or inspection of any information, except under the following conditions:
 - (1) Consent is given by the probate court.
 - (2) The PCSA or PCPA needs to examine its own papers, books, and records pertaining to a placement or adoption for official administrative purposes, including examining the records to obtain non-identifying information.
- (E) ODJFS may examine its own papers, books and records pertaining to a placement or adoption of a child and ODJFS may inspect the papers, books and records of a PCSA or PCPA for official administrative, certification and eligibility determination purposes once the adoptive child case records have been secured after a final decree of adoption has been issued or an interlocutory order of adoption has been finalized.
- (F) If an agency has maintained any of the original documents outlined in paragraph (B) of this rule, the agency shall return the original documents to the PCSA or PCPA that had permanent custody of the child prior to finalization.
- (G) The PCSA, PCPA and PNA shall comply with requirements of section <u>3107.17</u> of the Revised Code and paragraph (D) of this rule regarding the release of information pertaining to the adoption.

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9/1/03, 2/1/05, 12/11/06, 3/1/10

5101:2-48-24 Agency adoption review procedures.

- (A) Each public children services agency (PCSA), private child placing agency (PCPA) and private noncustodial agency (PNA) shall develop and implement written procedures to review complaints from adoptive applicants, prospective adoptive families and adoptive families.
- (B) If requested, the agency review shall occur within thirty days of receipt of a request and shall include a face-to-face meeting with the following individuals:
 - (1) The adoptive applicant, prospective adoptive family or adoptive family requesting an agency review.
 - (2) The adoptive family caseworker.
 - (3) The adoptive child's caseworker, if applicable.
 - (4) The agency administrator or designee.
 - (5) Any other individual with information regarding the complaint, as deemed appropriate by the agency administrator or designee.
- (C) A written decision, including the reason for the decision, shall be rendered by the administrator of the PCSA, PCPA or PNA or his designee. The decision shall be based upon the evidence presented at the review. A copy of the decision shall be provided to all parties to the agency review within fifteen days of the review.
- (D) All documentation related to notification regarding rights to an agency review and written decisions of the agency review required by this rule shall be maintained in the child and family case record.
- (E) When an approved adoptive family requests an agency review because the family believes an adoptive placement was denied or will be denied solely on the basis of geographic location, the PCSA or PCPA shall provide the family with notices and copies of all materials related to requesting a state hearing.
- (F) For complaints involving alleged discriminatory acts, policies, or practices pertaining to the foster care and adoption process that involve race, color or national origin, the procedures contained in rule <u>5101:2-33-03</u> of the Administrative Code supercede the requirements of this rule.
- (G) Each agency shall follow procedures as outlined in rule <u>5101:2-33-13</u> of the Administrative Code when an agency determines there may knowingly be falsification on an adoptive application or homestudy, or any document submitted during the homestudy process.

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12/11/06, 3/1/10

5101:2-48-25 Inter-country adoption data collection.

- (A) The following definitions apply to this rule:
- (1) Inter-country adoption is a type of adoption in which an individual or couple becomes the legal and permanent parents of a child born in another country.
- (2) A "disruption" is the interruption of a placement for adoption during the post-placement period.
- (3) A "dissolution" is the termination of the adoptive parent's parental rights after the adoption is finalized.
- (B) A public children services agency (PCSA) or private child placing agency (PCPA) shall complete a JFS 01670 "Inter-Country Adoption Data Collection" (rev. 1/2009) for each child who was adopted via inter-country and who entered foster care due to an adoptive placement disruption or an adoption dissolution.
- (C) The PCSA or PCPA shall submit the JFS 01670 to the Ohio department of job and family services (ODJFS) within ten days after a disruption of a child's adoption or within ten days after the dissolution of an adoption.
- (D) The PCSA or PCPA shall complete a JFS 01670 even if the child is already in foster care when the adoption dissolved.
- (E) The PCSA or PCPA shall report a disruption even if the child's plan is reunification with the prospective adoptive parent and the child's stay in foster care is intended to be brief.
- (F) The PCSA or PCPA shall not complete a JFS 01670 for a child who enters foster care after a finalized adoption if the adoptive parent's legal rights to the child remain intact.

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