SUBSTITUTE FOR

SENATE BILL NO. 482

A bill to amend 1994 PA 203, entitled

"Foster care and adoption services act,"

by amending sections 2 and 4a (MCL 722.952 and 722.954a), section 2 as amended by 1997 PA 172 and section 4a as amended by 2010 PA 265.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 2. As used in this act:
- 2 (a) "Adoptee" means a child who is to be adopted or who is
- 3 adopted.
- 4 (b) "Adoption attorney" means that term as defined in section
- 5 22 of the adoption code, MCL 710.22.
- 6 (c) "Adoption code" means the Michigan adoption code, chapter
- 7 X of 1939 PA 288, MCL 710.21 to 710.70.
- 8 (d) "Adoption facilitator" means a child placing agency or an

- 1 adoption attorney.
- 2 (e) "Adoptive parent" means the parent or parents who adopt a
- 3 child in accordance with the adoption code.
- 4 (f) "Agency placement" means that term as defined in section
- 5 22 of the adoption code, MCL 710.22.
- 6 (g) "Child placing agency" means that term as defined in
- 7 section 1 of 1973 PA 116, MCL 722.111.
- 8 (h) "Department" means the family independence
- 9 agency.DEPARTMENT OF HEALTH AND HUMAN SERVICES.
- 10 (i) "Direct placement" means that term as defined in section
- 11 22 of the adoption code, MCL 710.22.
- 12 (j) "Foster care" means a child's placement outside the
- 13 child's parental home by and under the supervision of a child
- 14 placing agency, the court, the department, or the department of
- 15 community health.
- 16 (k) "Preplacement assessment" means an assessment of a
- 17 prospective adoptive parent as described in section 23f of the
- 18 adoption code, MCL 710.23f.
- 19 (1) "SIBLINGS" MEANS CHILDREN WHO HAVE 1 OR MORE PARENTS IN
- 20 COMMON. THE RELATIONSHIP CAN BE BIOLOGICAL OR THROUGH ADOPTION AND
- 21 INCLUDES SIBLINGS AS DEFINED BY THE AMERICAN INDIAN OR ALASKAN
- 22 NATIVE CHILD'S TRIBAL CODE OR CUSTOM.
- 23 (M) (l)—"Supervising agency" means the department if a child
- 24 is placed in the department's care for foster care, or a child
- 25 placing agency in whose care a child is placed for foster care.
- 26 Sec. 4a. (1) If a child has been placed in a supervising
- 27 agency's care under chapter XIIA of the probate code of 1939, 1939

- 1 PA 288, MCL 712A.1 to 712A.32, the supervising agency shall comply
- 2 with this section and sections 4b and 4c.
- 3 (2) Upon removal, as part of a child's initial case service
- 4 plan as required by rules promulgated under 1973 PA 116, MCL
- 5 722.111 to 722.128, and by section 18f of chapter XIIA of the
- 6 probate code of 1939, 1939 PA 288, MCL 712A.18f, the supervising
- 7 agency shall, within 30 days, identify, locate, notify, and consult
- 8 with relatives to determine placement with a fit and appropriate
- 9 relative who would meet the child's developmental, emotional, and
- 10 physical needs.
- 11 (3) The notification of relatives required in subsection (2)
- 12 shall do all of the following:
- 13 (a) Specify that the child has been removed from the custody
- 14 of the child's parent.
- 15 (b) Explain the options the relative has to participate in the
- 16 care and placement of the child, including any option that may be
- 17 lost by failing to respond to the notification.
- 18 (c) Describe the requirements and benefits, including the
- 19 amount of monetary benefits, of becoming a licensed foster family
- 20 home.
- 21 (d) Describe how the relative may subsequently enter into an
- 22 agreement with the department for guardianship assistance.
- 23 (4) Not more than 90 days after the child's removal from his
- 24 or her home, the supervising agency shall do all of the following:
- 25 (a) Make a placement decision and document in writing the
- 26 reason for the decision.
- 27 (b) Provide written notice of the decision and the reasons for

- 1 the placement decision to the child's attorney, guardian, guardian
- 2 ad litem, mother, and father; the attorneys for the child's mother
- 3 and father; each relative who expresses an interest in caring for
- 4 the child; the child if the child is old enough to be able to
- 5 express an opinion regarding placement; and the prosecutor.
- 6 (5) Before determining placement of a child in its care, a
- 7 supervising agency shall give special consideration and preference
- 8 to a child's relative or relatives who are willing to care for the
- 9 child, are fit to do so, and would meet the child's developmental,
- 10 emotional, and physical needs. The supervising agency's placement
- 11 decision shall be made in the best interests of the child.
- 12 (6) REASONABLE EFFORTS SHALL BE MADE TO DO THE FOLLOWING:
- 13 (A) PLACE SIBLINGS REMOVED FROM THEIR HOME IN THE SAME FOSTER
- 14 CARE, KINSHIP GUARDIANSHIP, OR ADOPTIVE PLACEMENT, UNLESS THE
- 15 SUPERVISING AGENCY DOCUMENTS THAT A JOINT PLACEMENT WOULD BE
- 16 CONTRARY TO THE SAFETY OR WELL-BEING OF ANY OF THE SIBLINGS.
- 17 (B) IN THE CASE OF SIBLINGS REMOVED FROM THEIR HOME WHO ARE
- 18 NOT JOINTLY PLACED, PROVIDE FOR FREQUENT VISITATION OR OTHER
- 19 ONGOING CONTACT BETWEEN THE SIBLINGS, UNLESS THE SUPERVISING AGENCY
- 20 DOCUMENTS THAT FREQUENT VISITATION OR OTHER ONGOING CONTACT WOULD
- 21 BE CONTRARY TO THE SAFETY OR WELL-BEING OF ANY OF THE SIBLINGS.
- 22 (7) IF SIBLINGS CANNOT BE PLACED TOGETHER OR NOT ALL THE
- 23 SIBLINGS ARE BEING PLACED IN FOSTER CARE, THE SUPERVISING AGENCY
- 24 SHALL MAKE REASONABLE EFFORTS TO FACILITATE FREQUENT VISITATION OR
- 25 OTHER ONGOING CONTACT WITH SIBLINGS UNLESS A COURT HAS DETERMINED
- 26 THAT FREQUENT VISITATION OR OTHER ONGOING CONTACT WITH SIBLINGS
- 27 WOULD NOT BE BENEFICIAL UNDER SECTION 13A(15) OF CHAPTER XIIA OF

- 1 THE PROBATE CODE OF 1939, 1939 PA 288, MCL 712A.13A.
- 2 (8) IF THE SUPERVISING AGENCY DISCONTINUES VISITATION OR OTHER
- 3 ONGOING CONTACT WITH SIBLINGS BECAUSE THE SUPERVISING AGENCY
- 4 DETERMINES THAT VISITATION OR OTHER ONGOING CONTACT IS CONTRARY TO
- 5 THE SAFETY OR WELL-BEING OF ANY OF THE SIBLINGS, THE COURT SHALL
- 6 REVIEW THE SUPERVISING AGENCY'S DETERMINATION AT THE NEXT REVIEW
- 7 HEARING.
- 8 (9) (6) A person who receives a written decision described in
- 9 subsection (4) may request in writing, within 5 days, documentation
- 10 of the reasons for the decision, and if the person does not agree
- 11 with the placement decision, he or she may request that the child's
- 12 attorney review the decision to determine if the decision is in the
- 13 child's best interest. If the child's attorney determines the
- 14 decision is not in the child's best interest, within 14 days after
- 15 the date of the written decision the attorney shall petition the
- 16 court that placed the child out of the child's home for a review
- 17 hearing. The court shall commence the review hearing not more than
- 18 7 days after the date of the attorney's petition and shall hold the
- 19 hearing on the record.
- 20 Enacting section 1. This amendatory act takes effect 90 days
- 21 after the date it is enacted into law.
- 22 Enacting section 2. This amendatory act does not take effect
- 23 unless Senate Bill No. 483 of the 98th Legislature is enacted into
- 24 law.