As Passed by the Senate

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 50

Representatives Pelanda, Grossman

Cosponsors: Representatives Sears, Driehaus, Stinziano, Rogers, Fedor, Rezabek, Blessing, Maag, Lepore-Hagan, LaTourette, Amstutz, Boyd, Kuhns, Anielski, Antonio, Arndt, Ashford, Barnes, Boccieri, Boose, Brown, Burkley, Celebrezze, Craig, DeVitis, Duffey, Green, Hayes, Howse, Kunze, O'Brien, M., O'Brien, S., Patterson, Phillips, Reece, Ruhl, Scherer, Schuring, Sheehy, Slesnick, Smith, K., Smith, R., Strahorn, Sweeney, Speaker Rosenberger

Senators Coley, Gardner, Skindell, Tavares, Hughes, Balderson, Brown, Burke, Eklund, Hackett, Hite, Hottinger, Jones, Lehner, Manning, Oelslager, Patton, Peterson, Sawyer, Schiavoni, Seitz, Thomas, Uecker, Yuko

A BILL

Го	amend sections 2151.353, 2151.415, 2151.82,	1
	5101.141, and 5103.30 and to enact sections	2
	2111.011, 5101.1411, 5101.1412, 5101.1413, and	3
	5101.1414 of the Revised Code to extend the age	4
	for which a person is eligible for federal	5
	foster care and adoption assistance payments	6
	under Title IV-E to age twenty-one; to require	7
	that a guardian receive the Ohio Guardianship	8
	Guide; and to conform to recent amendments to	9
	federal Title IV-E program requirements.	10

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Sect	cion 1. That	sections 21	51.353, 2151.415, 2151.82,	11
5101.141,	and 5103.30) be amended	and sections 2111.011,	12
5101.1411	, 5101.1412,	5101.1413,	and 5101.1414 of the Revised	13

Code be enacted to read as follows:	14
Sec. 2111.011. (A) The clerk of the probate court shall	15
furnish a guardianship guide, prepared either by the attorney	16
general with the approval of the Ohio judicial conference or by	17
the Ohio judicial conference under division (B) of this section,	18
to a guardian at either of the following times, whichever is	19
applicable:	20
(1) Upon the appointment of the guardian under section	21
2111.02 of the Revised Code;	22
(2) If the guardian was appointed prior to the effective	23
date of this section, upon the first filing by the guardian with	24
the probate court of either of the following, as applicable,	25
after that effective date:	26
(a) A guardian's account, other than a final account, that	27
is required to be filed under section 2109.302 of the Revised	28
Code;	29
(b) A guardian's report that is required to be filed under	30
section 2111.49 of the Revised Code.	31
(B)(1) If the attorney general subsequently prepares any	32
updated version of the quardianship quide, the updated guide	33
shall include the rights of a ward as stated in any relevant	34
provision of the Revised Code that is then current. The clerk of	35
the probate court shall furnish the most recent version of the	36
guide to a guardian at either of the following times, whichever	37
<pre>is applicable:</pre>	38
(a) Upon the appointment of the guardian under section	39
2111.02 of the Revised Code after the most recent version of the	40
<pre>guide is prepared;</pre>	41

(b) If the guardian was appointed prior to the date of the	42
most recent version of the guide, upon the first filing by the	43
guardian with the probate court of either of the documents	44
described in divisions (A)(2)(a) and (b) of this section, as	45
applicable, after that date.	46
(2) In the alternative, the Ohio judicial conference may	47
create, at their cost, an alternative guardianship guide for use	48
in all probate courts. The alternative guardianship guide shall	49
be distributed in accordance with all provisions contained in	50
this act. The court shall furnish this alternative quardianship	51
guide in accordance with the provisions of this section.	52
(C) The probate court shall establish a form for a	53
guardian to sign acknowledging that the guardian received a	54
guardianship guide pursuant to this section.	55
(D) Upon receiving a guardianship guide, the guardian	56
shall sign the form specified in division (C) of this section.	57
The signed form shall be kept permanently in the guardianship	58
file of the probate court.	59
Sec. 2151.353. (A) If a child is adjudicated an abused,	60
neglected, or dependent child, the court may make any of the	61
following orders of disposition:	62
(1) Place the child in protective supervision;	63
(2) Commit the child to the temporary custody of a public	64
children services agency, a private child placing agency, either	65
parent, a relative residing within or outside the state, or a	66
probation officer for placement in a certified foster home, or	67
in any other home approved by the court;	68
(3) Award legal custody of the child to either parent or	69
to any other person who, prior to the dispositional hearing,	70

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files a motion requesting legal custody of the child or is 71 identified as a proposed legal custodian in a complaint or 72 motion filed prior to the dispositional hearing by any party to 73 the proceedings. A person identified in a complaint or motion 74 filed by a party to the proceedings as a proposed legal 7.5 custodian shall be awarded legal custody of the child only if 76 the person identified signs a statement of understanding for 77 legal custody that contains at least the following provisions: 78

- (a) That it is the intent of the person to become the legal custodian of the child and the person is able to assume legal responsibility for the care and supervision of the child;
- (b) That the person understands that legal custody of the child in question is intended to be permanent in nature and that the person will be responsible as the custodian for the child until the child reaches the age of majority. Responsibility as custodian for the child shall continue beyond the age of majority if, at the time the child reaches the age of majority, the child is pursuing a diploma granted by the board of education or other governing authority, successful completion of the curriculum of any high school, successful completion of an individualized education program developed for the student by any high school, or an age and schooling certificate. Responsibility beyond the age of majority shall terminate when the child ceases to continuously pursue such an education, completes such an education, or is excused from such an education under standards adopted by the state board of education, whichever occurs first.
- (c) That the parents of the child have residual parental rights, privileges, and responsibilities, including, but not limited to, the privilege of reasonable visitation, consent to

adoption, the privilege to determine the child's religious 101 affiliation, and the responsibility for support; 102

(d) That the person understands that the person must be 103

- (d) That the person understands that the person must be

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 present in court for the dispositional hearing in order to

 affirm the person's intention to become legal custodian, to

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 affirm that the person understands the effect of the

 custodianship before the court, and to answer any questions that

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 the court or any parties to the case may have.
- (4) Commit the child to the permanent custody of a public 109 children services agency or private child placing agency, if the 110 court determines in accordance with division (E) of section 111 2151.414 of the Revised Code that the child cannot be placed 112 with one of the child's parents within a reasonable time or 113 should not be placed with either parent and determines in 114 accordance with division (D)(1) of section 2151.414 of the 115 Revised Code that the permanent commitment is in the best 116 interest of the child. If the court grants permanent custody 117 under this division, the court, upon the request of any party, 118 shall file a written opinion setting forth its findings of fact 119 and conclusions of law in relation to the proceeding. 120
- (5) Place the child in a planned permanent living 121 arrangement with a public children services agency or private 122 child placing agency, if a public children services agency or 123 private child placing agency requests the court to place the 124 child in a planned permanent living arrangement and if the court 125 finds, by clear and convincing evidence, that a planned 126 permanent living arrangement is in the best interest of the 127 child, that the child is sixteen years of age or older, and that 128 one of the following exists: 129
 - (a) The child, because of physical, mental, or

psychological problems or needs, is unable to function in a	131
family-like setting and must remain in residential or	132
institutional care now and for the foreseeable future beyond the	133
date of the dispositional hearing held pursuant to section	134
2151.35 of the Revised Code.	135
(b) The child is sixteen years of age or older, the	136
parents of the child have significant physical, mental, or	137
psychological problems and are unable to care for the child	138
because of those problems, adoption is not in the best interest	139
of the child, as determined in accordance with division (D)(1)	140
of section 2151.414 of the Revised Code, and the child retains a	141
significant and positive relationship with a parent or relative.	142
(c) The child is sixteen years of age or older, has been	143
counseled on the permanent placement options available to the	144
child, and is unwilling to accept or unable to adapt to a	145
permanent placement.	146
(6) Order the removal from the child's home until further	147
order of the court of the person who committed abuse as	148
described in section 2151.031 of the Revised Code against the	149
child, who caused or allowed the child to suffer neglect as	150
described in section 2151.03 of the Revised Code, or who is the	151
parent, guardian, or custodian of a child who is adjudicated a	152
dependent child and order any person not to have contact with	153
the child or the child's siblings.	154
(B)(1) When making a determination on whether to place a	155
child in a planned permanent living arrangement pursuant to	156
division (A)(5)(b) or (c) of this section, the court shall	157
consider all relevant information that has been presented to the	158
court, including information gathered from the child, the	159

child's guardian ad litem, and the public children services

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agency or private child placing agency. 161 (2) A child who is placed in a planned permanent living 162 arrangement pursuant to division (A)(5)(b) or (c) of this 163 section shall be placed in an independent living setting or in a 164 family setting in which the caregiver has been provided by the 165 agency that has custody of the child with a notice that 166 addresses the following: 167 (a) The caregiver understands that the planned permanent 168 living arrangement is intended to be permanent in nature and 169 that the caregiver will provide a stable placement for the child 170 through the child's emancipation or until the court releases the 171 child from the custody of the agency, whichever occurs first. 172 (b) The caregiver is expected to actively participate in 173 the youth's independent living case plan, attend agency team 174 meetings and court hearings as appropriate, complete training, 175 as provided in division (B) of section 5103.035 of the Revised 176 177 Code, related to providing the child independent living services, and assist in the child's transition into adulthood. 178 (3) The department of job and family services shall 179 develop a model notice to be provided by an agency that has 180 custody of a child to a caregiver under division (B)(2) of this 181 section. The agency may modify the model notice to apply to the 182 needs of the agency. 183 (C) No order for permanent custody or temporary custody of 184 a child or the placement of a child in a planned permanent 185 living arrangement shall be made pursuant to this section unless 186

the complaint alleging the abuse, neglect, or dependency

contains a prayer requesting permanent custody, temporary

custody, or the placement of the child in a planned permanent

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living arrangement as desired, the summons served on the parents	190
of the child contains as is appropriate a full explanation that	191
the granting of an order for permanent custody permanently	192
divests them of their parental rights, a full explanation that	193
an adjudication that the child is an abused, neglected, or	194
dependent child may result in an order of temporary custody that	195
will cause the removal of the child from their legal custody	196
until the court terminates the order of temporary custody or	197
permanently divests the parents of their parental rights, or a	198
full explanation that the granting of an order for a planned	199
permanent living arrangement will result in the removal of the	200
child from their legal custody if any of the conditions listed	201
in divisions (A)(5)(a) to (c) of this section are found to	202
exist, and the summons served on the parents contains a full	203
explanation of their right to be represented by counsel and to	204
have counsel appointed pursuant to Chapter 120. of the Revised	205
Code if they are indigent.	206

If after making disposition as authorized by division (A) 207

(2) of this section, a motion is filed that requests permanent 208

custody of the child, the court may grant permanent custody of 209

the child to the movant in accordance with section 2151.414 of 210

the Revised Code. 211

- (D) If the court issues an order for protective 212 supervision pursuant to division (A)(1) of this section, the 213 court may place any reasonable restrictions upon the child, the 214 child's parents, guardian, or custodian, or any other person, 215 including, but not limited to, any of the following: 216
- (1) Order a party, within forty-eight hours after the issuance of the order, to vacate the child's home indefinitely or for a specified period of time;

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(2) Order a party, a parent of the child, or a physical	220
custodian of the child to prevent any particular person from	221
having contact with the child;	222
(3) Issue an order restraining or otherwise controlling	223
the conduct of any person which conduct would not be in the best	224
interest of the child.	225
(E) As part of its dispositional order, the court shall	226
journalize a case plan for the child. The journalized case plan	227
shall not be changed except as provided in section 2151.412 of	228
the Revised Code.	229
(F)(1) The court shall retain jurisdiction over any child	230
for whom the court issues an order of disposition pursuant to	231
division (A) of this section or pursuant to section 2151.414 or	232
2151.415 of the Revised Code until the child attains the age of	233
eighteen years if the child is not mentally retarded,	234
developmentally disabled, or physically impaired, the child	235
attains the age of twenty-one years if the child is mentally	236
retarded, developmentally disabled, or physically impaired, or	237
the child is adopted and a final decree of adoption is issued,	238
except that the court may retain jurisdiction over the child and	239
continue any order of disposition under division (A) of this	240
section or under section 2151.414 or 2151.415 of the Revised	241
Code for a specified period of time to enable the child to	242
graduate from high school or vocational school. The court shall	243
retain jurisdiction over a person who meets the requirements	244
described in division (A)(1) of section 5101.1411 of the Revised	245
Code and who is subject to a voluntary participation agreement	246
that is in effect. The court shall make an entry continuing its	247
jurisdiction under this division in the journal.	248

(2) Any public children services agency, any private child

placing agency, the department of job and family services, or	250
any party, other than any parent whose parental rights with	251
respect to the child have been terminated pursuant to an order	252
issued under division (A)(4) of this section, by filing a motion	253
with the court, may at any time request the court to modify or	254
terminate any order of disposition issued pursuant to division	255
(A) of this section or section 2151.414 or 2151.415 of the	256
Revised Code. The court shall hold a hearing upon the motion as	257
if the hearing were the original dispositional hearing and shall	258
give all parties to the action and the guardian ad litem notice	259
of the hearing pursuant to the Juvenile Rules. If applicable,	260
the court shall comply with section 2151.42 of the Revised Code.	261

- (G) Any temporary custody order issued pursuant to division (A) of this section shall terminate one year after the earlier of the date on which the complaint in the case was filed or the child was first placed into shelter care, except that, upon the filing of a motion pursuant to section 2151.415 of the Revised Code, the temporary custody order shall continue and not terminate until the court issues a dispositional order under that section. In resolving the motion, the court shall not order an existing temporary custody order to continue beyond two years after the date on which the complaint was filed or the child was first placed into shelter care, whichever date is earlier, regardless of whether any extensions have been previously ordered pursuant to division (D) of section 2151.415 of the Revised Code.
- (H) (1) No later than one year after the earlier of the 276 date the complaint in the case was filed or the child was first 277 placed in shelter care, a party may ask the court to extend an 278 order for protective supervision for six months or to terminate 279 the order. A party requesting extension or termination of the 280

order shall file a written request for the extension or	281
termination with the court and give notice of the proposed	282
extension or termination in writing before the end of the day	283
after the day of filing it to all parties and the child's	284
guardian ad litem. If a public children services agency or	285
private child placing agency requests termination of the order,	286
the agency shall file a written status report setting out the	287
facts supporting termination of the order at the time it files	288
the request with the court. If no party requests extension or	289
termination of the order, the court shall notify the parties	290
that the court will extend the order for six months or terminate	291
it and that it may do so without a hearing unless one of the	292
parties requests a hearing. All parties and the guardian ad	293
litem shall have seven days from the date a notice is sent	294
pursuant to this division to object to and request a hearing on	295
the proposed extension or termination.	296

- (a) If it receives a timely request for a hearing, the court shall schedule a hearing to be held no later than thirty days after the request is received by the court. The court shall give notice of the date, time, and location of the hearing to all parties and the guardian ad litem. At the hearing, the court shall determine whether extension or termination of the order is in the child's best interest. If termination is in the child's best interest, the court shall terminate the order. If extension is in the child's best interest, the court shall extend the order for six months.
- (b) If it does not receive a timely request for a hearing,

 the court may extend the order for six months or terminate it

 without a hearing and shall journalize the order of extension or

 termination not later than fourteen days after receiving the

 request for extension or termination or after the date the court

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notifies the parties that it will extend or terminate the order.	312
If the court does not extend or terminate the order, it shall	313
schedule a hearing to be held no later than thirty days after	314
the expiration of the applicable fourteen-day time period and	315
give notice of the date, time, and location of the hearing to	316
all parties and the child's guardian ad litem. At the hearing,	317
the court shall determine whether extension or termination of	318
the order is in the child's best interest. If termination is in	319
the child's best interest, the court shall terminate the order.	320
If extension is in the child's best interest, the court shall	321
issue an order extending the order for protective supervision	322
six months.	323

- (2) If the court grants an extension of the order for protective supervision pursuant to division (H)(1) of this section, a party may, prior to termination of the extension, file with the court a request for an additional extension of six months or for termination of the order. The court and the parties shall comply with division (H)(1) of this section with respect to extending or terminating the order.
- (3) If a court grants an extension pursuant to division(H) (2) of this section, the court shall terminate the order forprotective supervision at the end of the extension.333
- (I) The court shall not issue a dispositional order 334 pursuant to division (A) of this section that removes a child 335 from the child's home unless the court complies with section 336 2151.419 of the Revised Code and includes in the dispositional 337 order the findings of fact required by that section. 338
- (J) If a motion or application for an order described in

 division (A)(6) of this section is made, the court shall not

 issue the order unless, prior to the issuance of the order, it

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provides to the person all of the following:	342
(1) Notice and a copy of the motion or application;	343
(2) The grounds for the motion or application;	344
(3) An opportunity to present evidence and witnesses at a	345
hearing regarding the motion or application;	346
(4) An opportunity to be represented by counsel at the	347
hearing.	348
(K) The jurisdiction of the court shall terminate one year	349
after the date of the award or, if the court takes any further	350
action in the matter subsequent to the award, the date of the	351
latest further action subsequent to the award, if the court	352
awards legal custody of a child to either of the following:	353
(1) A legal custodian who, at the time of the award of	354
legal custody, resides in a county of this state other than the	355
county in which the court is located;	356
(2) A legal custodian who resides in the county in which	357
the court is located at the time of the award of legal custody,	358
but moves to a different county of this state prior to one year	359
after the date of the award or, if the court takes any further	360
action in the matter subsequent to the award, one year after the	361
date of the latest further action subsequent to the award.	362
The court in the county in which the legal custodian	363
resides then shall have jurisdiction in the matter.	364
Sec. 2151.415. (A) Except for cases in which a motion for	365
permanent custody described in division (D)(1) of section	366
2151.413 of the Revised Code is required to be made, a public	367
children services agency or private child placing agency that	368
has been given temporary custody of a child pursuant to section	369

2151.353 of the Revised Code, not later than thirty days prior	370
to the earlier of the date for the termination of the custody	371
order pursuant to division (H) of section 2151.353 of the	372
Revised Code or the date set at the dispositional hearing for	373
the hearing to be held pursuant to this section, shall file a	374
motion with the court that issued the order of disposition	375
requesting that any of the following orders of disposition of	376
the child be issued by the court:	377
(1) An order that the child be returned home and the	378
custody of the child's parents, guardian, or custodian without	379
any restrictions;	380
(2) An order for protective supervision;	381
(3) An order that the child be placed in the legal custody	382
of a relative or other interested individual;	383
(4) An order permanently terminating the parental rights	384
of the child's parents;	385
(5) An order that the child be placed in a planned	386
permanent living arrangement;	387
(6) In accordance with division (D) of this section, an	388
order for the extension of temporary custody.	389
(B) Upon the filing of a motion pursuant to division (A)	390
of this section, the court shall hold a dispositional hearing on	391
the date set at the dispositional hearing held pursuant to	392
section 2151.35 of the Revised Code, with notice to all parties	393
to the action in accordance with the Juvenile Rules. After the	394
dispositional hearing or at a date after the dispositional	395
hearing that is not later than one year after the earlier of the	396
date on which the complaint in the case was filed or the child	397
was first placed into shelter care, the court, in accordance	398

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with the best interest of the child as supported by the evidence	399
presented at the dispositional hearing, shall issue an order of	400
disposition as set forth in division (A) of this section, except	401
that all orders for permanent custody shall be made in	402
accordance with sections 2151.413 and 2151.414 of the Revised	403
Code. In issuing an order of disposition under this section, the	404
court shall comply with section 2151.42 of the Revised Code.	405
(C)(1) If an agency pursuant to division (A) of this	406
section requests the court to place a child into a planned	407
permanent living arrangement, the agency shall present evidence	408
to indicate why a planned permanent living arrangement is	409
appropriate for the child, including, but not limited to.	410

finds, by clear and convincing evidence, that a planned permanent living arrangement is in the best interest of the 415 416

child, that the child is sixteen years of age or older, and that one of the following exists:

possible dispositions for the child. A court shall not place a

evidence that the agency has tried or considered all other

child in a planned permanent living arrangement, unless it

- (a) The child, because of physical, mental, or 418 psychological problems or needs, is unable to function in a 419 family-like setting and must remain in residential or 420 institutional care. 421
- (b) The parents of the child have significant physical, 422 mental, or psychological problems and are unable to care for the 423 child because of those problems, adoption is not in the best 424 interest of the child, as determined in accordance with division 425 (D)(1) of section 2151.414 of the Revised Code, and the child 426 retains a significant and positive relationship with a parent or 427 relative; 428

(c) The child is sixteen years of age or older, has been	429
counseled on the permanent placement options available, is	430
unwilling to accept or unable to adapt to a permanent placement,	431
and is in an agency program preparing for independent living.	432
(2) If the court issues an order placing a child in a	433
planned permanent living arrangement, both of the following	434
apply:	435
(a) The court shall issue a finding of fact setting forth	436
the reasons for its finding;	437
(b) The agency may make any appropriate placement for the	438
child and shall develop a case plan for the child that is	439
designed to assist the child in finding a permanent home outside	440
of the home of the parents.	441
(D)(1) If an agency pursuant to division (A) of this	442

section requests the court to grant an extension of temporary 443 custody for a period of up to six months, the agency shall 444 include in the motion an explanation of the progress on the case 445 plan of the child and of its expectations of reunifying the 446 child with the child's family, or placing the child in a 447 permanent placement, within the extension period. The court 448 shall schedule a hearing on the motion, give notice of its date, 449 time, and location to all parties and the guardian ad litem of 450 the child, and at the hearing consider the evidence presented by 451 the parties and the guardian ad litem. The court may extend the 452 temporary custody order of the child for a period of up to six 453 months, if it determines at the hearing, by clear and convincing 454 evidence, that the extension is in the best interest of the 455 child, there has been significant progress on the case plan of 456 the child, and there is reasonable cause to believe that the 457 child will be reunified with one of the parents or otherwise 458

permanently placed within the period of extension. In	459
determining whether to extend the temporary custody of the child	460
pursuant to this division, the court shall comply with section	461
2151.42 of the Revised Code. If the court extends the temporary	462
custody of the child pursuant to this division, upon request it	463
shall issue findings of fact.	464

(2) Prior to the end of the extension granted pursuant to 465 division (D)(1) of this section, the agency that received the 466 extension shall file a motion with the court requesting the 467 issuance of one of the orders of disposition set forth in 468 divisions (A)(1) to (5) of this section or requesting the court 469 to extend the temporary custody order of the child for an 470 additional period of up to six months. If the agency requests 471 the issuance of an order of disposition under divisions (A)(1) 472 to (5) of this section or does not file any motion prior to the 473 expiration of the extension period, the court shall conduct a 474 hearing in accordance with division (B) of this section and 475 issue an appropriate order of disposition. In issuing an order 476 of disposition, the court shall comply with section 2151.42 of 477 the Revised Code. 478

If the agency requests an additional extension of up to 479 six months of the temporary custody order of the child, the 480 court shall schedule and conduct a hearing in the manner set 481 forth in division (D)(1) of this section. The court may extend 482 the temporary custody order of the child for an additional 483 period of up to six months if it determines at the hearing, by 484 clear and convincing evidence, that the additional extension is 485 in the best interest of the child, there has been substantial 486 additional progress since the original extension of temporary 487 custody in the case plan of the child, there has been 488 substantial additional progress since the original extension of 489

temporary custody toward reunifying the child with one of the	490
parents or otherwise permanently placing the child, and there is	491
reasonable cause to believe that the child will be reunified	492
with one of the parents or otherwise placed in a permanent	493
setting before the expiration of the additional extension	494
period. In determining whether to grant an additional extension,	495
the court shall comply with section 2151.42 of the Revised Code.	496
If the court extends the temporary custody of the child for an	497
additional period pursuant to this division, upon request it	498
shall issue findings of fact.	499

- (3) Prior to the end of the extension of a temporary 500 custody order granted pursuant to division (D)(2) of this 501 section, the agency that received the extension shall file a 502 motion with the court requesting the issuance of one of the 503 orders of disposition set forth in divisions (A)(1) to (5) of 504 this section. Upon the filing of the motion by the agency or, if 505 the agency does not file the motion prior to the expiration of 506 the extension period, upon its own motion, the court, prior to 507 the expiration of the extension period, shall conduct a hearing 508 in accordance with division (B) of this section and issue an 509 appropriate order of disposition. In issuing an order of 510 disposition, the court shall comply with section 2151.42 of the 511 Revised Code. 512
- (4) No court shall grant an agency more than two 513 extensions of temporary custody pursuant to division (D) of this 514 section and the court shall not order an existing temporary 515 custody order to continue beyond two years after the date on 516 which the complaint was filed or the child was first placed into 517 shelter care, whichever date is earlier, regardless of whether 518 any extensions have been previously ordered pursuant to division 519 (D) of this section. 520

- (E) After the issuance of an order pursuant to division (B) of this section, the court shall retain jurisdiction over the child until the child attains the age of eighteen if the child is not mentally retarded, developmentally disabled, or physically impaired, the child attains the age of twenty-one if the child is mentally retarded, developmentally disabled, or physically impaired, or the child is adopted and a final decree of adoption is issued, unless the court's jurisdiction over the child is extended pursuant to division (F) of section 2151.353 of the Revised Code.
- (F) The court, on its own motion or the motion of the agency or person with legal custody of the child, the child's guardian ad litem, or any other party to the action, may conduct a hearing with notice to all parties to determine whether any order issued pursuant to this section should be modified or terminated or whether any other dispositional order set forth in divisions (A)(1) to (5) of this section should be issued. After the hearing and consideration of all the evidence presented, the court, in accordance with the best interest of the child, may modify or terminate any order issued pursuant to this section or issue any dispositional order set forth in divisions (A)(1) to (5) of this section. In rendering a decision under this division, the court shall comply with section 2151.42 of the Revised Code.
- (G) If the court places a child in a planned permanent

 living arrangement with a public children services agency or a

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 private child placing agency pursuant to this section, the

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 agency with which the child is placed in a planned permanent

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 living arrangement shall not remove the child from the

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 residential placement in which the child is originally placed

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 pursuant to the case plan for the child or in which the child is

placed with court approval pursuant to this division, unless the	552
court and the guardian ad litem are given notice of the intended	553
removal and the court issues an order approving the removal or	554
unless the removal is necessary to protect the child from	555
physical or emotional harm and the agency gives the court notice	556
of the removal and of the reasons why the removal is necessary	557
to protect the child from physical or emotional harm immediately	558
after the removal of the child from the prior setting.	559
(H) If the hearing held under this section takes the place	560
of an administrative review that otherwise would have been held	561
under section 2151.416 of the Revised Code, the court at the	562
hearing held under this section shall do all of the following in	563
addition to any other requirements of this section:	564
(1) Determine the continued necessity for and the	565
appropriateness of the child's placement;	566
(2) Determine the extent of compliance with the child's	567
case plan;	568
(3) Determine the extent of progress that has been made	569
toward alleviating or mitigating the causes necessitating the	570
child's placement in foster care;	571
(4) Project a likely date by which the child may be	572
returned to the child's home or placed for adoption or legal	573
guardianship;	574
(5) Approve the permanency plan for the child consistent	575
with section 2151.417 of the Revised Code.	576
Sec. 2151.82. A public children services agency or private	577
child placing agency, that has temporary or permanent custody	578
of, or is providing care in a planned permanent living	579

arrangement to, a child who is sixteen or seventeen fourteen

years of age or older, shall provide independent living services	581
to the child. The services to be provided shall be determined	582
based on an evaluation of the strengths and weaknesses of the	583
child, completed or obtained by the agency. If housing is	584
provided to a child who is sixteen or seventeen as part of the	585
services, the child shall be placed in housing that is	586
supervised or semi-supervised by an adult.	587
The services shall be included as part of the case plan	588
established for the child pursuant to section 2151.412 of the	589
Revised Code.	590
Sec. 5101.141. (A) As used in sections 5101.141 to	591
5101.1410 5101.1414 of the Revised Code ₇ :	592
(1) "Child" includes a person who meets the requirements	593
of division (A)(1) of section 5101.1411 of the Revised Code or	594
an adopted person who meets the requirements applicable to such	595
a person under division (B)(1) of section 5101.1411 of the	596
Revised Code.	597
(2) "Designee" means a person with whom the department of	598
job and family services has entered into a contract, pursuant to	599
division (B)(2) of this section.	600
(3) "Title IV-E" means Title IV-E of the "Social Security	601
Act," 94 Stat. 501, 42 U.S.C. 670 (1980), as amended.	602
(B) The (1) Except as provided in division (B) (2) of this	603
section, the department of job and family services shall act as	604
the single state agency to administer federal payments for	605
foster care and adoption assistance made pursuant to Title IV-E.	606
The director of job and family services shall adopt rules to	607
implement this authority. Rules governing financial and	608
administrative requirements applicable to public children	609

services agencies and government entities that provide Title IV-	610
E reimbursable placement services to children shall be adopted	611
in accordance with section 111.15 of the Revised Code, as if	612
they were internal management rules. Rules governing	613
requirements applicable to private child placing agencies and	614
private noncustodial agencies and rules establishing	615
eligibility, program participation, and other requirements	616
concerning Title IV-E shall be adopted in accordance with	617
Chapter 119. of the Revised Code. A public children services	618
agency to which the department distributes Title IV-E funds	619
shall administer the funds in accordance with those rules.	620
(2) If the state plan is amended under divisions (A) and	621
(B) of section 5101.1411 of the Revised Code, both of the	622
following shall apply:	623
(a) Implementation of the amendments to the plan shall	624
begin fifteen months after the effective date of H.B. 50 of the	625
131st general assembly if both of the following apply:	626
(i) The plan as amended is approved by the secretary of	627
health and human services;	628
(ii) The general assembly has appropriated sufficient	629
funds to operate the program required under the plan as amended.	630
(b) The department shall have, exercise, and perform all	631
new duties required under the plan as amended. In doing so, the	632
department may contract with another person to carry out those	633
new duties, to the extent permitted under Title IV-E.	634
(C)(1) The county, on behalf of each child eligible for	635
foster care maintenance payments under Title IV-E, shall make	636
payments to cover the cost of providing all of the following:	637
(a) The child's food, clothing, shelter, daily	638

supervision, and school supplies;	639
(b) The child's personal incidentals;	640
(c) Reasonable travel to the child's home for visitation.	641
(2) In addition to payments made under division (C)(1) of	642
this section, the county may, on behalf of each child eligible	643
for foster care maintenance payments under Title IV-E, make	644
payments to cover the cost of providing the following:	645
(a) Liability insurance with respect to the child;	646
(b) If the county is participating in the demonstration	647
project established under division (A) of section 5101.142 of	648
the Revised Code, services provided under the project.	649
(3) With respect to a child who is in a child-care	650
institution, including any type of group home designed for the	651
care of children or any privately operated program consisting of	652
two or more certified foster homes operated by a common	653
administrative unit, the foster care maintenance payments made	654
by the county on behalf of the child shall include the	655
reasonable cost of the administration and operation of the	656
institution, group home, or program, as necessary to provide the	657
items described in divisions (C)(1) and (2) of this section.	658
(D) To the extent that either foster care maintenance	659
payments under division (C) of this section or Title IV-E	660
adoption assistance payments for maintenance costs require the	661
expenditure of county funds, the board of county commissioners	662
shall report the nature and amount of each expenditure of county	663
funds to the department.	664
(E) The department shall distribute to public children	665
services agencies that incur and report expenditures of the type	666

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participation received for administrative and training costs	668
incurred in the operation of foster care maintenance and	669
adoption assistance programs. The department may withhold not	670
more than three per cent of the federal financial participation	671
received. The funds withheld may be used only to fund the	672
following:	673
(1) The Ohio child welfare training program established	674
under section 5103.30 of the Revised Code;	675
(2) The university partnership program for college and	676
university students majoring in social work who have committed	677
to work for a public children services agency upon graduation;	678
(3) Efforts supporting organizational excellence,	679
including voluntary activities to be accredited by a nationally	680
recognized accreditation organization.	681
The funds withheld shall be in addition to any	682
administration and training cost for which the department is	683
reimbursed through its own cost allocation plan.	684
(F) All federal financial participation funds received by	685
a county pursuant to this section shall be deposited into the	686
county's children services fund created pursuant to section	687
5101.144 of the Revised Code.	688
(G) The department shall periodically publish and	689
distribute the maximum amounts that the department will	690
reimburse public children services agencies for making payments	691
on behalf of children eligible for foster care maintenance	692
payments.	693
(H) The department, by and through its director, is hereby	694

authorized to develop, participate in the development of,

described in division (D) of this section federal financial

negotiate, and enter into one or more interstate compacts on	696
behalf of this state with agencies of any other states, for the	697
provision of social services to children in relation to whom all	698
of the following apply:	699
(1) They have special needs.	700
(2) This state or another state that is a party to the	701
interstate compact is providing adoption assistance on their	702
behalf.	703
(3) They move into this state from another state or move	704
out of this state to another state.	705
Sec. 5101.1411. (A) (1) The director of job and family	706
services shall, not later than nine months after the effective	707
date of H.B. 50 of the 131st general assembly, submit an	708
amendment to the state plan required by 42 U.S.C. 671 to the	709
United States secretary of health and human services to	710
implement 42 U.S.C. 675(8) to make federal payments for foster	711
care under Title IV-E directly to, or on behalf of, any person	712
who meets the following requirements:	713
(a) The person has attained the age of eighteen but not	714
attained the age of twenty-one.	715
(b) The person was in the custody of a public children	716
services agency upon attaining the age of eighteen.	717
(c) The person signs a voluntary participation agreement.	718
(d) The person satisfies division (C) of this section.	719
(2) Any person who meets the requirements of division (A)	720
(1) of this section may apply for foster care payments and make	721
the appropriate application at any time.	722

(B)(1) The director of job and family services shall, not	723
later than nine months after the effective date of H.B. 50 of	724
the 131st general assembly, submit an amendment to the state	725
plan required by 42 U.S.C. 671 to the United States secretary of	726
health and human services to implement 42 U.S.C. 675(8) to make	727
federal payments for adoption assistance under Title IV-E	728
available to any parent who meets all of the following	729
requirements:	730
(a) The parent adopted a person while the adopted person	731
was sixteen or seventeen and had been in the custody of a public	732
children services agency, or the parent enters into an adoption	733
assistance agreement under 42 U.S.C. 673;	734
(b) The adopted person has attained the age of eighteen	735
but has not attained the age of twenty-one;	736
(c) The parent maintains parental responsibility to that	737
adopted person;	738
(d) The adopted person satisfies division (C) of this	739
section.	740
(2) Any parent who meets the requirements of division (B)	741
(1) of this section that are applicable to a parent may request	742
an extension of adoption assistance payments at any time before	743
the adopted person reaches age twenty-one.	744
(C) In addition to other requirements, a person who is in	745
foster care or has been adopted must meet at least one of the	746
following criteria:	747
(1) Is completing secondary education or a program leading	748
to an equivalent credential;	749
(2) Is enrolled in an institution that provides post-	750

secondary or vocational education;	751
(3) Is participating in a program or activity designed to	752
<pre>promote, or remove barriers to, employment;</pre>	753
(4) Is employed for at least eighty hours per month;	754
(5) Is incapable of doing any of the activities described	755
in division (C)(1) to (4) of this section due to a medical	756
condition, which incapacity is supported by regularly updated	757
information in the person's case record or plan.	758
(D) Any person described in division (A)(1) of this	759
section who is directly receiving foster care payments, or on	760
whose behalf such foster care payments are received, or any	761
parent receiving adoption assistance payments, pursuant to this	762
section may refuse the payments at any time. If the person or	763
parent refuses payments and seeks payments at a later date, the	764
person or parent must reapply for the payments in accordance	765
with this section.	766
(E) (1) A person described in division (A) (1) of this	767
section who is directly receiving foster care payments, or on	768
whose behalf such foster care payments are received, or a parent	769
receiving adoption assistance payments and the adopted person,	770
pursuant to this section, shall be eligible for services set	771
forth in the federal, "Fostering Connections to Success and	772
<pre>Increasing Adoptions Act of 2008," P.L. 110-351, 122 Stat. 3949.</pre>	773
(2) A person described in division (A)(1) of this section	774
who is directly receiving foster care payments, or on whose	775
behalf such foster care payments are received, pursuant to this	776
section, may be eligible to reside in a supervised independent	777
living setting, including apartment living, room and board	778
arrangements, college or university dormitories, host homes, and	779

shared roommate settings.	780
(F) Any determination by the department that terminates	781
foster care or adoption assistance payments shall be subject to	782
a state hearing pursuant to section 5101.35 of the Revised Code.	783
Sec. 5101.1412. (A) Without the approval of a court, a	784
child who receives payments, or on whose behalf payments are	785
received, under division (A) of section 5101.1411 of the Revised	786
Code, may enter into a voluntary participation agreement with	787
the department of job and family services, or its designee, for	788
the child's care and placement. The agreement shall expire	789
within one hundred eighty days and may not be renewed without	790
court approval.	791
(B) Prior to the agreement's expiration, the department or	792
its designee shall seek approval from the court that the child's	793
best interest is served by extending the care and placement with	794
the department or its designee.	795
Sec. 5101.1413. Notwithstanding section 5101.141 of the	796
Revised Code and any rules adopted thereunder, the department of	797
job and family services shall pay the full nonfederal share of	798
payments made pursuant to section 5101.1411 of the Revised Code.	799
No public children services agency shall be responsible for the	800
cost of any payments made pursuant to section 5101.1411 of the	801
Revised Code.	802
Sec. 5101.1414. (A) Not later than nine months after the	803
effective date of H.B. 50 of the 131st general assembly, the	804
department of job and family services shall adopt rules	805
necessary to carry out the purposes of sections 5101.1411 to	806
5101.1413 of the Revised Code, including rules that do all of	807
the following:	808

(1) Allow a person described in division (A)(1) of section	809
5101.1411 of the Revised Code who is directly receiving foster	810
care payments, or on whose behalf such foster care payments are	811
received, or a person whose adoptive parents are receiving	812
adoption assistance payments, to maintain eligibility while	813
transitioning into, or out of, qualified employment or	814
educational activities;	815
(2) Require that a thirty-day notice of termination be	816
given by the department to a person described in division (A)(1)	817
of section 5101.1411 of the Revised Code who is receiving foster	818
care payments, or on whose behalf such foster care payments are	819
received, or to a parent receiving adoption assistance payments	820
for an adopted person described in division (B)(1) of section	821
5101.1411 of the Revised Code, who is determined to be	822
<pre>ineligible for payments;</pre>	823
(3) Establish the scope of practice and training necessary	824
for foster care workers and foster care worker supervisors who	825
care for persons described in division (A)(1) of section	826
5101.1411 of the Revised Code who are receiving foster care	827
payments, or on whose behalf such foster care payments are	828
received, under section 5101.1411 of the Revised Code.	829
(B) The department of job and family services shall create	830
an advisory council to evaluate and make recommendations for	831
statewide implementation of sections 5101.1411 and 5101.1412 of	832
the Revised Code not later than one month after the effective	833
date of H.B. 50 of the 131st general assembly.	834
Sec. 5103.30. The Ohio child welfare training program is	835
hereby established in the department of job and family services	836
as a statewide program. The program shall provide all of the	837
following:	838

Page 30

Sub. H. B. No. 50

repealed.