As Reported by the House Families and Aging Committee

135th General Assembly

Regular Session 2023-2024

Sub. H. B. No. 512

Representative Pavliga

Cosponsors: Representatives Dell'Aquila, Schmidt, Carruthers, Robb Blasdel, White

A BILL

Тс	enact sections 121.377 and 5101.91 of the	1
	Revised Code to create a streamlined licensure	2
	process for emergency placement facilities for	3
	children and to require the Ohio Family and	4
	Children First Cabinet Council to work with	5
	stakeholders to develop treatment and placement	6
	solutions for children with developmental or	7
	intellectual challenges and high acuity	8
	behaviors.	9

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

Section 1. That sections 121.377 and 5101.91 of the	10
Revised Code be enacted to read as follows:	11
Sec. 121.377. The Ohio family and children first cabinet	12
council shall work with key stakeholders, including the public	13
children services association of Ohio, the Ohio children's	14
hospital association, the Ohio council of behavioral health and	15
family services providers, the Ohio children's alliance, the	16
Ohio job and family services directors' association, the Ohio	17
association of county boards of developmental disabilities, the	18

Ohio association of county behavioral health authorities, and	19	
the county commissioners association of Ohio, to develop		
placement and treatment solutions for children with		
developmental or intellectual challenges and high acuity		
behaviors, with particular focus on solutions aimed at ensuring	23	
that no child will be required to sleep at a local government	24	
agency or wait in a hospital with no access to treatment due to	25	
lack of appropriate placement or treatment. The cabinet council	26	
shall report these solutions to the general assembly for	27	
immediate action within twelve months of the effective date of	28	
this section and shall report updated solutions annually	29	
thereafter. The report shall be provided in accordance with	30	
section 101.68 of the Revised Code.	31	
Sec. 5101.91. (A) As used in this section:	32	
(1) "Child" means an individual who is under eighteen	33	
years of age or, if the individual has a physical or mental	34	
impairment or mental or psychological disorder or condition,		
under twenty-one years of age.		
(2) "Emergency placement facility" means a stand-alone_	37	
residential facility, or designated beds within a residential	38	
facility, that provides immediate short-term placement of not	39	
longer than fourteen days for children as described in division_	40	
(C) of this section.		
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(B) The department of children and youth, in consultation	42	
with the department of mental health and addiction services and	43	
the department of developmental disabilities, and any other	44	
agency the department of children and youth deems appropriate,	45	
shall establish in rules a streamlined process for licensure of	46	
emergency placement facilities. The rules shall, to the extent	47	
possible, utilize qualifications and processes of licenses		

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issued by the department of mental health and addiction	49
services, the department of children and youth, and the	50
department of developmental disabilities that emergency	51
placement facility applicants already hold, and shall minimize	52
duplicate efforts by applicants in applying for emergency	53
placement facility licenses.	54
(C) All of the following apply to an emergency placement	55
facility licensed under this section:	56
(1) A facility may accept a child for placement if the	57
child is in the temporary or permanent custody of a public	58
children services agency or title IV-E agency.	59
(2) A facility shall complete an assessment of the	60
immediate needs of a child within seventy-two hours of placement	61
at the facility.	62
(3) A facility shall not reject a placement request or	63
discharge a placed child based on the behavior of the child, the	64
child's treatment needs, or the child's previous history. A	65
facility may reject a placement request due to capacity or	66
staffing of the facility.	67
(4) A facility shall not accept a child for placement if	68
the child's immediately preceding placement was at another	69
emergency placement facility.	70
(D)(1) The rules adopted pursuant to this section shall be	71
adopted in accordance with Chapter 119. of the Revised Code. The	72
rules shall be adopted not later than six months after the	73
effective date of this section.	74
(2) Notwithstanding any provision of section 121.95 of the	75
Revised Code to the contrary, a regulatory restriction contained	76
in a rule adopted under this section is not subject to sections_	77

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121.95 to 121.953 of the Revised Code.

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