Nevada Interstate Compact on the Placement of Children (ICPC)

REQUIREMENTS FOR A NEVADA ICPC REFERRAL (FPO-0701B)

Complete this checklist and include the required documentation in the order listed below. Scan your request including the completed check list electronically to: NVICPC@DCFS.NV.GOV

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	Items that are <u>REQUIRED</u> to process the ICPC referral Select the type of home study; check off each item as required and submit this checklist with your completed request.	Reg.7 Expedited Home Study	Relative Home Study	Foster Home Study*	Adoptive Home Study	Residential Treatment Home	Reg.1 Relocation of Family *
(Fos	ter Home Studies, Reg. 1, Reg. 6, and Reg. 7, see special guidelines for additional information)	Rec H	Re	Ľ.	Ad	Tre	Reç
Forms:							
•	ICPC 100A - Completed and signed (One for each child)						
•	ICPC 101 - Completed and signed (Only for Reg. 7)					_	
•	ICPC 100B - Completed and signed (One for each child for Reg.1)	_					
Cover Letter:							
•	Address to Deputy Compact Administrator – ICPC (no name necessary) Deputy Compact Administrator – ICPC Division of Child and Family Services 4126 Technology Way, 3 rd Floor, Carson City, NV 89706						
•	Identify child(ren)						
•	Identify proposed placement: Name Address Telephone Number Relationship to child(ren)						
•	Provide Brief Statement of Legal Status						
•	Provide Reason for Proposed Placement		Ц.		Щ.		Щ
•	Provide Long Term Plan						
•	Request that all information be forwarded to receiving state.						
•	Explain any special considerations or circumstances regarding the placement, the child(ren) or the request, if not clearly addressed in attachments.						
Placement Resource Confirmation (Confirms contact with the prospective provider)							
Court Orders Court Orders							
•	Current Custody Court Order (Signed showing agency has legal custody of the child(ren) within the last 6 mo.)						
•	Expedited Order of Compliance (Court order must be received in the Central ICPC office within three (3) business days of the date of signature)						
•	Termination of Parental Rights Court Order (Child must be ½ free)						
Documents:							
•	Yerington Tribal ROP (Approved for Placement)						
•	Prior Medical Authorization (If requested)						
•	Letter of Acceptance from residential facility						
•	Disruption Agreement Letter (required by Utah at this time)						
•	Financial/Medical plan (One for each child)		Ц		Щ		
•	IV-E Eligibility Documentation (Explanation of current status)		Ц		Щ		
•	Child's case/social history (May be found in the initial/dispositional court report and/or current court report)		Ш				Ц
•	Child's case/services/permanency plans/Independent Living plans (Include any supplements)						Щ
•	Progress reports for the last six months						Щ
•	Home Study (Recent home study and any updates)						Щ
•	Licenses, certification or approval (Showing status of qualifications)						
		A	В	С	D	E	F
•	Copy of birth certificate or proof of application		<u> </u>	<u> </u>	Щ		Ц.
•	Copy of social security card or proof of application		ᆜ	井	屵		⊢
•	Immunization record	片	井	井	井		井
•	School records if child is of school age.		⊢⊢	- - - - - - - - - - - - - -	- 		井
<u>. </u>	Psychological evaluations, if available. Medical records if available (current records)			片	-		\vdash

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Additional Information and Instructions

Complete this checklist document to ensure all required documents are included.

E-mail to NVICPC@dcfs.nv.gov

Electronic Files: Nevada is a paperless state. All referrals are scanned and then forwarded electronically to the receiving party when at all possible. You will be copied in an e-mail when the referral has been sent to the receiving state. Please note the due date on the attached transmittal; this is the due date for vour request.

Incomplete Packets: Incomplete packets will be held for 5 business days from that date of notification of missing documents. If the requested documents are not received within that time frame the referral will be returned in its entirety unprocessed.

Special Guidelines:

Foster Home Placements:

- If you want your placement resource to get paid, you must request a foster home study.
- If your relative placement resource is outside the fifth level of consanguinity you must request a foster home study; this includes fictive kin.

Expedited Home Studies (Reg. 7)

- The request must be for a **relative home study**, not foster or adoptive, and the child may not be already placed in the receiving state in violation of ICPC.
- The child must be in an emergency shelter OR be four years of age or younger OR have a substantial relationship with the proposed placement resource OR experienced an unexpected dependency.
- You must have a judge signed court orders specific to the Reg.7

Relocation of Family Units (Reg. 1)

100A and all accompanying information shall clearly state that a relocation of a family unit is involved and supervision needs to start within the 30 days of placement. Family must be residing in the new state; include a 100B as the child(ren) are already placed.

Regulation No. 6 (.Permission to Place Child: Time Limitations, Re-application)

- Permission to place a child given pursuant to Article III (d) of the Interstate Compact on the Placement of Children shall be valid and sufficient to authorize the making of the placement identified in the written document ICPC-100A, by which the permission is given for a period of six (6) months commencing on the date when the receiving state compact administrator or his duly authorized representative signs the aforesaid ICPC-100A.
- If the placement authorized to be made is not made within the six (6) months allowed therein, the sending agency may reapply. Upon such reapplication, the receiving state may require the updating of documents submitted on the previous application, but shall not require a new home study unless the laws of the receiving state provide that the previously submitted home study is too old to be currently valid.
- If a foster care license, institutional license or other license, permit or certificate held by the proposed placement recipient is still valid and in force, or if the proposed placement recipient continues to hold an appropriate license, permit or certificate, the receiving state shall not require that a new license, permit or certificate be obtained in order to qualify the proposed placement recipient to receive the child in placement.
- Upon reapplication by the sending agency, the receiving state shall determine whether the needs or conditions of the child have changed since it initially authorized the placement to be made. The receiving state may deny the placement if it finds that the proposed placement is contrary to the interests of the child.

If you have additional questions or concerns, please contact Nevada ICPC at NVICPC@dcfs.nv.gov or one of the ICPC Specialists.