

The Revised ICPC

The existing ICPC was adopted in 1960. While the Compact has served for nearly 50 years, its governing processes and structure are now outdated and in need of revision to ensure timely and appropriate placement of children.

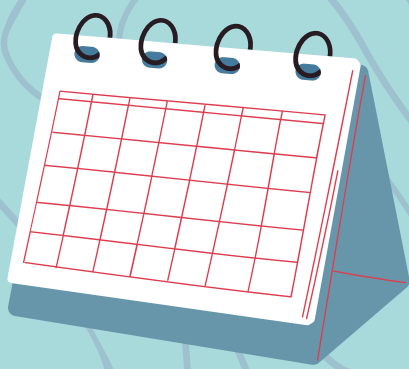
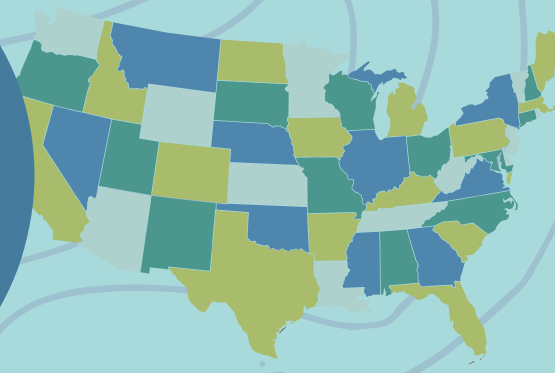
Why now?

Helps to ensure child safety and creates uniformity across the country in order expedite safe placements with kin across state lines.



Streamlines and clarifies when placement with an out-of-state non-custodial parent can be made in the context of a dependency proceeding.

Change of residential placements to notifications of placement vs. prior approval. Removes barriers for children and youth to access treatment across state lines.



Provides enforcement mechanisms around compliance around the Compact to include: mediation, binding dispute resolution, remedial training, technical assistance, and judicial action by member states.

Allows for the compact to remain current by way of a mechanism to modify rules as needed; it is adaptable for when federal laws change.



Association of Administrators
of the Interstate Compact on
the Placement of Children