

232.108 Sibling placement and ongoing interaction.

1. If the court orders the transfer of custody of a child and siblings to the department or other agency for placement under [this chapter](#), the department or other agency shall make reasonable efforts to place the child and siblings together whenever possible if such placement is in the best interests of each child. The requirement of [this subsection](#) remains applicable to custody transfer orders made at separate times provided the requirement will not jeopardize the stability of placements and is in the best interests of each child. The requirement of [this subsection](#) also applies in addition to efforts made to place the child with an adult relative.

2. If the requirements of [subsection 1](#) apply but the siblings are not placed in the same placement together, the child's attorney or guardian ad litem shall provide the siblings with the reasons why and the efforts being made to facilitate such placement, or why making efforts for such placement is not appropriate. An explanation is not required if the ages or mental states of the siblings make such an explanation inappropriate. Unless visitation or ongoing interaction with siblings is suspended or terminated by the court, the department shall make reasonable efforts to provide for visitation or other ongoing interaction between the child and the child's siblings from the time of the child's out-of-home placement until the child returns home or is in a permanent placement. The department shall make reasonable efforts for such visitations or interactions to occur at least once every thirty days unless more frequent or less frequent visitation is ordered by the court based on the child's circumstances.

3. A person who wishes to assert a sibling relationship with a child who is subject to an order under [this chapter](#) for an out-of-home placement and to request visitation or other ongoing interaction with the child may file a motion or petition with the court with jurisdiction over the child. Unless the court determines it would not be in the child's best interests, upon finding that the person is a sibling of the child, the provisions of [this section](#) providing for frequent visitation or other ongoing interaction between the siblings shall apply. Nothing in [this section](#) is intended to provide or expand a right to counsel under [this chapter](#) beyond the right provided and persons specified in [sections 232.89](#) and [232.113](#).

4. If the court determines by clear and convincing evidence that visitation or other ongoing interaction between a child and the child's siblings would be detrimental to the well-being of the child or a sibling, the court shall order the visitation or interaction to be suspended or terminated. The reasons for the determination shall be noted in the court order suspending or terminating the visitation or interaction and shall be explained to the child and the child's siblings, and to the parent, guardian, or custodian of the child.

5. The case permanency plan of a child who is subject to [this section](#) shall comply with all of the following, as applicable:

a. The plan shall document the efforts being made to provide for the child's frequent visitation or other ongoing interaction with the child's siblings from the time of the child's out-of-home placement until the child returns home or is in a permanent placement. The child's parent, guardian, or custodian may comment on the efforts as documented in the case permanency plan.

b. If at any point the court determines that the child's visitation or interaction with siblings would be detrimental to the child's well-being and visitation or interaction with siblings is suspended or terminated by the court, the determination shall be noted in the case permanency plan. If the court lifts the suspension or termination, the case permanency plan shall be revised to document the efforts to provide for visitation or interaction as required under paragraph "a".

c. If one or more of the child's siblings are also subject to an order under [this chapter](#) for an out-of-home placement and the siblings are not placed in the same placement together, the plan shall document the reasons why and the efforts being made to facilitate such placement, or why making efforts for such placement is not appropriate.

6. If an order is entered for termination of parental rights of a child who is subject to [this section](#), unless the court has suspended or terminated sibling visitation or interaction in accordance with [this section](#), the department or child-placing agency shall do all of the

following to facilitate frequent visitation or ongoing interaction between the child and siblings when the child is adopted or enters a permanent placement:

a. Include in the training provided to prospective adoptive parents information regarding the importance of sibling relationships to an adopted child and counseling methods for maintaining sibling relationships.

b. Provide prospective adoptive parents with information regarding the child's siblings. The address of a sibling's residence shall not be disclosed in the information unless authorized by court order for good cause shown.

c. Encourage prospective adoptive parents to plan for facilitating postadoption contact between the child and the child's siblings.

7. Any information regarding court-ordered or authorized sibling visitation, interaction, or contact shall be provided to the foster parent, relative caretaker, guardian, prospective adoptive parent, and child as soon as reasonably possible following the entry of the court order or authorization as necessary to facilitate the visitation or interaction.

[2007 Acts, ch 67, §5](#); [2020 Acts, ch 1062, §94](#); [2022 Acts, ch 1098, §54](#)

Referred to in [§232.2](#), [232.117](#), [238.18](#)