1	SENATE BILL 30
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
3	INTRODUCED BY
4	Michael Padilla
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO CHILDREN; EXPANDING ELIGIBILITY FOR THE FOSTERING
12	CONNECTIONS PROGRAM.
13	
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. Section 32A-26-3 NMSA 1978 (being Laws 2019,
16	Chapter 149, Section 3, as amended) is amended to read:
17	"32A-26-3. FOSTERING CONNECTIONS PROGRAMELIGIBILITY
18	A. The "fostering connections program" is
19	established in the department. The department shall make the
20	fostering connections program available, on a voluntary basis,
21	to an eligible adult who:
22	(1) has attained at least eighteen years of
23	age and who is younger than:
24	(a) as of July 1, 2020, nineteen years
25	of age;
	.227080.1

1	(b) as of July 1, 2021, to								
2	age; and								
3	(c) after July 1, 2022, to								
4	of age;								
5	(2) meets one of the following								
6	(a) has attained at least								
7	of age [and] <u>while</u> : 1) [was adjudicated] <u>in the</u>								
8	of the department as a result of abuse and negle								
9	families in need of court-ordered services proce								
10	voluntary placement agreement pursuant to the Ch								
11	or its equivalent under tribal law; 2) [was] sub								
12	order or voluntary placement agreement that plac								
13	be the responsibility of the department or the I								
14	that entered into an agreement with the departme								
15	[was] subject to [an] out-of-home placement [ord								
16	(b) attained at least fou								
17	age when a guardianship assistance agreement or								
18	assistance agreement was in effect and whose gua								
19	assistance agreement or adoption assistance agre								
20	terminated or the guardian or parents are no lon								
21	provide emotional or financial support after the								
22	eighteen years of age;								
23	(3) is:								
24	(a) completing secondary								
25	educational program leading to an equivalent cre								
	.227080.1								

wenty years of wenty-one years criteria: eighteen years legal custody ect proceedings, edings or a ildren's Code ject to a court ement and care indian tribe ent; and 3) ler]; or rteen years of adoption rdianship ement was ger willing to child attained

education or an dential;

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

1

	(t)	enrolled	in	an	institution	that
provides	post-secondary	or	vocationa	a1 e	eduo	cation;	

- (c) employed for at least eighty hours per month;
- (d) participating in a program or activity designed to promote employment or remove barriers to employment; or
- (e) incapable of doing any of the activities described in Subparagraphs (a) through (d) of this paragraph due to a medical or behavioral condition that is supported by regularly updated information in the transition plan; and
- (4) enters into a voluntary services and support agreement with the department pursuant to the Fostering Connections Act.
- B. The citizenship or immigration status of a young adult shall not be a factor when determining the young adult's eligibility pursuant to this section."

- 3 -