

REGULATORY PLAN ANNUAL REPORT 2017

Department of Children and Families Office of the General Counsel

Mike Carroll Secretary Rick Scott Governor

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State of Florida Department of Children and Families

Rick Scott Governor

Mike Carroll Secretary

CERTIFICATION PER SECTION 120.74(1)(d), FLORIDA STATUTES

WE HEREBY CERTIFY that:

We have reviewed the Regulatory Plan published by the Department of Children and Families for 2017.

The Department regularly reviews all of its rules and most recently completed a review of its rules as of July 1, 2017, to determine if they remain consistent with the Department's rulemaking authority and the laws implemented.

Mike Carroll, Secretary

Date

4-10-18

John Jackson, Acting General Counsel

Date

EXECUTIVE SUMMARY

Section 120.74, Florida Statutes, requires agencies to prepare a Regulatory Plan that:

- reports on laws enacted in the past twelve months that create or modify an agency's duties or authority
- 2) reports on other laws expected to be implemented by the agency before that following July
- 3) provides an update of the prior year's Regulatory Plan identifying rulemaking not initiated by July of the current reporting year
- 4) reports on rulemaking not initiated for laws previously reported as requiring rulemaking

This Regulatory Plan identifies several sections of Laws of Florida from the 2017 Legislative Session that create or modify the department's duties or authority and whether these sections require rulemaking to implement them. These sections apply to the following program offices at the department: Office of Child Welfare, Substance Abuse and Mental Health, and Economic Self-Sufficiency. The department also outlined the Florida Administrative Rules that will be updated and amended before July 2018. The program offices with planned administrative rule amendments are Office of Child Welfare, Substance Abuse and Mental Health, Economic Self-Sufficiency, Office of Child Care Regulation, and Office of Appeal Hearings.

This report certifies that there are no updates to last year's report, and that there are no rulemaking notices on last year's report that was not initiated before July 1, 2017.

				2017 Report	
Citation to law creating or	Must the department	Is rulemaking necessary to	If rulemaking is implement		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
2017-8 s. 409.1451, F.S	No	No	N/A	N/A	The Keys to Independence Act was a pilot program for the last three years. The program was contracted out to the CBC of Central Florida, a process was established and the program ran well. A contract to extend the program is currently out for bids. Rulemaking is not necessary to implement the changes.
2017-8 s. 39.6035, F.S	No	No	N/A	N/A	The amendment requires the department to include the child's options to obtain a driver's license in the transition plan. Rulemaking is not necessary to implement the change.
2017-8 s. 39.701, F.S.	No	No	N/A	N/A	This amendment requires the department to include in the social study report for judicial review verification that the child has information on how to obtain a driver's license or a learner's permit. Rulemaking is not necessary to implement the change.
2017-23 s. 39.524, F.S.	No	Yes	Unknown at this time	Unknown at this time	Chapter 65C-43, F.A.C., already exists to address the statutory requirements. Changes to this statute from 2017 will require minor amendments to the rule.
2017-23 s. 409.1678, F.S.	No	No	N/A	N/A	The statute does mandate rulemaking, but this mandate was already in the statute. Consequently, rules have already been adopted in 65C-43, F.A.C. The amendment only made minor changes, so further rulemaking is not necessary.
2017-23 s. 409.1754, F.S.	No	No	N/A	N/A	The statute does include mandatory rulemaking, but this mandate was already a part of the statute. Consequently, rules have already been adopted in 65C-43, F.A.C. The changes to s.409.1754 F.S. were addressed in an update to CFOP 170-14. CFOP (Operating Procedure) 170-14 addresses previous requirements of MDT (Multidisciplinary) staffings (from HB7141 in 2014) for potential human trafficking cases and updates to statute only required minor changes to this CFOP.

2017 Report

2017 Report							
Citation to law creating or	Must the department	Is rulemaking necessary to	If rulemaking is implement	The state of the s	If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking		
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule			
2017-129 Section 3 394.9082, F.S.	No	No	N/A	N/A	The law requires the department to post certain acute care services on its website. The law affects internal department operations and can be implemented by changes in internal policies and/or operating procedures. Rulemaking is not necessary to implement the changes.		
2017-129 Section 6 409.904, F.S.	No	No	N/A	N/A	Rulemaking is not necessary to implement the statutory changes, although the statute's references in s. 409.904, F.S. were updated, therefore the department must update the citations listed in 65A-1		
2017-140 s. 409.1451, F.S.	No	Yes	Volume 42, Number 213	Volume 43, Number 214	This amendment expands the list of people defined as qualified state employees. There will need to be a change in a form incorporated by reference in Rule 65C-16.021.		
2017-151 s. 39.01, F.S.	Yes	Yes	Volume 43, Number 193	Volume 32, Number 194			
2017-151 s. 39.013, F.S.	No	No	N/A	N/A	This statutory change amends the age for which the court may retain legal jurisdiction from 21 to 22 if the child has a disability. Rulemaking is not necessary to implement the change. Although we will update the definition of CMAT in 65C-30 to reflect the age of 22 instead of 21.		
2017-151 s. 39.202, F.S.	No	No	N/A	N/A	This statutory change allows for the release of confidential child welfare information in regard to employment screening for caregivers in residential group homes. Rulemaking is not necessary to implement the change.		

				2017 Report	
Citation to law creating or	Must the department	Is rulemaking necessary to	If rulemaking is implement		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
2017-151 s. 39.301, F.S.	No	No	N/A	N/A	This statute provides guidance on the implementation of separate safety plans for the alleged perpetrator in investigations involving domestic violence when the alleged perpetrator is not a parent of any child in the home. This statute also provides clarification for when a child protective investigator must seek injunctions against alleged perpetrators of domestic violence who are not parents of any child in the home. The changes added the requirement for child protective investigators to assess the safety of additional children entering the home after initial investigative activities have been conducted. This includes an infant born into a family under investigation or a new child moves into the home. Rulemaking is not necessary to implement the changes.
2017-151 s. 39.302, F.S.	No	No	N/A	N/A	The statutory changes in this section allow for the use of investigative findings for employment screening purposes for residential group home employees if the home is licensed under s. 409.145(2)(e), F.S. Rulemaking is not necessary to implement the changes.
2017-151 s. 39.402, F.S.	No	No	N/A	N/A	These changes require the court to inquire of the identity and location of the alleged dependent child's legal father at the time of the shelter hearing. Rulemaking is not necessary to implement the changes.

2017 Report

	2017 Report							
Citation to law	Must the	Is rulemaking	If rulemaking		If rulemaking is not necessary to implement the law, the reasons why			
creating or	department	necessary to	is implement	law:	the law may be implemented without rulemaking			
modifying	Adopt Rules to	implement the	Notice of rule	Expected date				
department	Implement this	law?	development	to publish a				
duties or	Law?		posted in	notice of				
authority.			FAR.	proposed rule				
2017-151 s. 39.503, F.S.	No	No	N/A	N/A	The court is now required to seek additional information to help determine whether a putative father has been identified by birth certificate, established by court order, or determined by the Department of Revenue. Diligent searches for a missing parent are now required to include a check of the putative father registry. The court may proceed without further notice if the check fails to locate a parent or prospective parent. Rulemaking is not necessary to implement the changes.			
2017-151 s. 39.504, F.S.	No	No	N/A	N/A	If a dependency proceeding is before the court and an injunction for protection is sought on behalf of a child, the dependency court judge must also hear the injunction proceeding regarding the child. If the alleged offender cannot be located after a diligent search, the court may enter the injunction on the sworn petitions, testimony or an affidavit and any other relevant and material evidence before the court despite the unavailability of the alleged offender. Rulemaking is not necessary to implement the changes.			

2017 Report							
Citation to law	Must the	Is rulemaking			If rulemaking is not necessary to implement the law, the reasons why		
creating or	department	necessary to	is implement		the law may be implemented without rulemaking		
modifying	Adopt Rules to	implement the	Notice of rule	Expected date			
department duties or	Implement this Law?	law?	development	to publish a	- "		
authority.	LdW:		posted in	notice of			
			FAR.	proposed rule			
2017-151	No	No	N/A	N/A	These changes provide exclusions to supplemental findings when a		
s. 39.507, F.S.					second parent has been served and added to the petition after an		
					adjudicatory hearing has been concluded. The court is not required to conduct an evidentiary hearing for the second parent in order to		
					supplement the adjudicatory or disposition orders or the case plan if		
					the parent had been served with notice and the other parent		
1					consented or admitted to the allegations in the dependency petition.		
					5		
					Rulemaking is not necessary to implement the changes.		
2017-151	No	No	N/A	N/A	This section prohibits relative caregiver payments to a relative or non-		
s. 39.5085, F.S.					relative caregiver if the child's parent or step-parent resides in the		
					home. This exclusion does not apply when the payment is for a minor		
	1				parent or a minor parent's child who is in care if both the children		
					have been adjudicated dependent and meet all other eligibility		
					requirements.		
					Rulemaking is not necessary to implement the changes.		
2017-151	No	No	N/A	N/A	Modification of s. 39.521, F.S., requires the department to file and		
s. 39.521, F.S	1.00	1.0	1,7,7	.,,,,	serve a Case Plan and Family Functioning Assessment (FFA) within 72		
The second control of the second					hours before the disposition hearing if the disposition occurs on or		
					after the 60 th day a child was placed in out-of-home care, or within 72		
			1		hours of the Case Plan acceptance hearing if the disposition hearing		
-					occurs before the 60th day after a child is placed in out-of-home care.		
					Rulemaking is not necessary to implement the changes.		

2017 Report Is rulemaking Citation to law Must the If rulemaking necessary to If rulemaking is not necessary to implement the law, the reasons why creating or department necessary to is implement law: the law may be implemented without rulemaking modifying implement the **Adopt Rules to** Notice of rule **Expected date** department Implement this law? development to publish a duties or Law? notice of posted in authority. FAR. proposed rule 2017-151 This section changes the criteria for returning a child home (from out-No No N/A N/A s. 39.522, F.S. of-home care) to the parent or legal guardian's home. The criteria used to be substantial compliance, but now the statute requires that the conditions for return have been met and that the child would be safe with an in-home safety plan. Rulemaking is not necessary to implement the changes. 2017-151 No No N/A N/A This section establishes an assessment process for all children placed in out-of-home care to determine the level of care needed by the child s. 39.523, F.S. and to match the child with the most appropriate placement Rulemaking is not necessary to implement the changes. 2017-151 N/A This section provides for the department to discuss confidential No No N/A s. 39.6011, F.S information during the case planning conference requiring all participants in attendance to maintain the confidentiality of information shared. Rulemaking is not necessary to implement the changes. 2017-151 This section provides for the case plan to include a requirement for a No No N/A N/A parent whose actions caused harm from substance misuse to submit s. 39.6012, F.S. to a substance abuse disorder assessment or evaluation and to comply with any treatment or services identified as a result of the assessment/evaluation. Rulemaking is not necessary to implement the changes. 2017-151 N/A N/A The statute only adds the requirements as to who receives a transition No No plan and how they receive them. Rulemaking is not necessary to s. 39.6035, F.S. implement the changes. A new goal was added to this section: Maintain and Strengthen. 2017-151 N/A N/A No No Rulemaking is not necessary to implement these changes. s. 39.621, F.S.

	2017 Report								
Citation to law creating or modifying department duties or authority.	Must the department Adopt Rules to Implement this Law?	Is rulemaking necessary to implement the law?	If rulemaking is implement Notice of rule development posted in FAR.		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking				
2017-151 s. 39.6221, F.S.	No	No	N/A	N/A	This section excludes the requirements of s. 61.13001 from applying to permanent guardianship established under this section. Rulemaking is not necessary to implement the changes.				
2017-151 s. 39.701, F.S.	No	No	N/A	N/A	This section provides for the completion of pre-birth or new child assessments when a newborn or an additional child not previously living in the home enters the household. Rulemaking is not necessary to implement the changes.				
2017-151 s. 39.801, F.S.	No	No	N/A	N/A	This section provides for the notice of petition for termination of parental rights to all prospective fathers including when an individual is identified by diligent search of the Florida Putative Father Registry. Rulemaking is not necessary to implement the changes.				
2017-151 s. 39.803, F.S.	No	No	N/A	N/A	This section has specific language. Rulemaking is not necessary to implement the changes.				
2017-151 s. 39.806, F.S.	No	No	N/A	N/A	This section has specific language. Rulemaking is not necessary to implement the changes.				
2017-151 s. 39.811, F.S.	No	No	N/A	N/A	This section has specific language. Rulemaking is not necessary to implement the changes.				
2017-151 Section 26 394.463, F.S.	No	No	N/A	N/A	The statute provision is very brief, clear, and concise. Rulemaking is not necessary to implement the changes.				
2017-151 Section 27 394.463, F.S.	No	No	N/A	N/A	The law creates a task force in the department and requires the task force to submit a report. Both activities affect internal department operations and can be implemented by changes in internal policies and/or operating procedures. Rulemaking is not necessary to implement the changes.				

				2017 Report	agn september 2017
Citation to law creating or	Must the department	Is rulemaking necessary to	If rulemaking is implement		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
2017-151 s. 402.40, F.S.	Yes	Yes	Volume 43, Number 208	Volume 44, Number 38	
2017-151 s. 409.16742	No	No	N/A	N/A	This new section provides for the establishment of a pilot program to provide substance exposed newborns and their families residential services in which an entire family in need may be placed with a host family trained to mentor and support the biological parents as they develop skills and supports for independent living. No rulemaking is needed to implement this section.
2017-173 Section 2 397.311, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250	
2017-173 Section 3 397.401, F.S.	No	No	N/A	N/A	No rulemaking is necessary to implement the statute because the language is clear and specific. Statute changes a violation from a misdemeanor to a felony. A rule would not add meaning and rulemaking is not required to reconcile existing rules to the law.
2017-173 Section 4 397.405, F.S. renumbered as 397.4012, F.S.	No	No	N/A	N/A	Statute simply renumbers 397.405 to 397.4012, and renumbers 397.311(25) to 397.311(26). No rulemaking is necessary to implement the statute because the language is clear and specific. A rule would not add meaning and rulemaking is not required to reconcile existing rules to the law.
2017-173 Section 5 397.406, F.S. renumbered as 397.4014, F.S.	No	No	N/A	N/A	Statute simply renumbers 397.406 as 397.4014. No rulemaking is necessary to implement the statute because the language is clear and specific. A rule would not add meaning and rulemaking is not required to reconcile existing rules to the law.
2017-173 Section 6 397.403, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250	

	2017 Report							
Citation to law creating or	Must the department	Is rulemaking necessary to	If rulemaking is implement		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking			
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule				
2017-173 Section 7 397.407, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250				
2017-173 Section 8 397.451, F.S. renumbered to 397.4073, F.S.	NO	Yes	Volume 43, Number 195	Volume 43, Number 250				
2017-173 Section 9 397.461 F.S. renumbered to 397.4075 F.S.	No	No	N/A	N/A	Statute only renumbers 397.461 to 397.4075. No rulemaking is necessary to implement the statute because the language is clear and specific. A rule would not add meaning and rulemaking is not required to reconcile existing rules to the law.			
2017-173 Section 10 397.410, F.S.	Yes	Yes	Volume 43, Number 195	Volume 43, Number 250				
2017-173 Section 11 397.419, F.S. renumbered to 397.4103, F.S.	No	No	N/A	N/A	Statute only renumbers 397.419 to 397.4103. No rulemaking is necessary to implement the statute because the language is clear and specific. A rule would not add meaning and rulemaking is not required to reconcile existing rules to the law.			
2017-173 Section 12 397.411 F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250				
2017-173 Section 13 397.415, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250				

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Citation to law creating or modifying	reating or department		is implement law:		If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
2017-173 Section 14 397.471, F.S.	No	No	N/A	N/A	The statute only repeals section 397.471, F.S. No rulemaking is necessary because the language is clear and specific.
2017-173 Section 15 397.4873, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250	
2017-173 Section 16 397.501, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250	
2017-173 Section 17 397.55, F.S.	No	Yes	Volume 43, Number 195	Volume 43, Number 250	
2017-173 Section 28 394.4573, F.S.	No	No	N/A	N/A	Amendment revises reference in statute from subsection 397.311(9), F.S., to 397.311(10). No rulemaking is necessary to implement the statute because the language is clear and specific.
2017-173 Section 29 394.9085, F.S.	No	No	N/A	N/A	The amendment revised statutory citations only. No rulemaking is necessary to implement the statute because the language is clear and specific.
2017-173 Section 30 397.416, F.S.	No	No	N/A	N/A	The amendment revised statutory citations only. No rulemaking is necessary to implement the statute because the language is clear and specific.
2017-173 Section 31 397.753, F.S.	No	No	N/A	N/A	The amendment revised statutory citations only. No rulemaking is necessary to implement the statute because the language is clear and specific.

		REPOR	TING PERIOD: O	2017 Report	ugh September 2017
Citation to law Must the creating or department	Is rulemaking necessary to			If rulemaking is not necessary to implement the law, the reasons wh the law may be implemented without rulemaking	
modifying department duties or authority.	Adopt Rules to Implement this Law?	implement the law?	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
2017-183 Section 1 916.185, F.S.	No	No	N/A	N/A	The statute adds an additional county to the list of Florida counties that are permitted to implement a Forensic Hospital Diversion Pilot Program. The additional authority in this statute can be implemented through contract. No rulemaking is necessary to implement the change.

Program Name	Department of Childr	naking Expected to Commence (No	blice of Rulemaking) before July	2010
- rogram vame	Office of Economic S			
	Rule Number	Statute Implemented	Adoption/Amendment/Repeal	Effect of Rulemaking
	65A-2.036	409.212	Amendment	The rulemaking is necessary to clarify information already existing in the rule.
	65A-1.205	409.903, 409.904, 409.919, 414.045, 414.095, 414.31, 414.41	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
	65A-1.701	409.902, 409.903, 409.904, 409.906, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
	65A-1.702	409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify

			information contained in the federal regulations.
65A-1.703	409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
65A-1.704	409.902, 409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
65A-1.705	409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
65A-1.707	409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid

				Program. This rulemaking is necessary to clarify information contained in the federal regulations.
	65A-1.708	409.903, 409.904, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
	65A-1.716	409.902, 409.903, 409.904, 409.906, 409.919	Amendment	This rulemaking is necessary to implement parts of the Medicaid State Plan and various provisions of federal statutes and regulations that govern the Medicaid Program. This rulemaking is necessary to clarify information contained in the federal regulations.
	65A-1.603	414.45	Amendment	This rulemaking is necessary to implement parts of the Supplemental Nutrition Assistance Program (SNAP) and various provisions of federal statutes and regulations that govern the program. The rule is necessary to clarify information contained in the federal regulations.

Program Name	Department of Childre Office of Appeal Hea			
	Rule Number	Statute Implemented	Adoption/Amendment/Repeal	Purpose of Rulemaking
	65-2.042	409.285	Amendment	Clarify and increase efficiency
	65-2.043	409.285	Amendment	Clarify
	65-2.044	409.285	Amendment	Clarify -
	65-2.045	409.285	Amendment	Clarify
	65-2.046	409.285	Amendment	Clarify and increase efficiency
	65-2.047	409.285	Amendment	Clarify
	65-2.048	409.285	Amendment	Clarify and delete obsolete
	652.049	409.285	Amendment	Clarify
	65-2.050	409.285	Amendment	Clarify
	65-2.056	409.285	Amendment	Clarify and delete obsolete
	65-2.057	409.285	Amendment	Clarify and increase efficiency
	65-2.058	409.285	Amendment	Clarify
	65-2.059	409.285	Amendment	Clarify and delete obsolete
	65-2.060	409.285	Amendment	Clarify
	65-2.061	409.285	Amendment	Clarify and increase efficiency
	65-2.066	409.285	Amendment	Clarify and delete obsolete
	65-2.068	409.285	Amendment	Clarify and delete obsolete
	65-2.069	409.285	Amendment	Clarify and delete obsolete

Program	Department of Chil		Apecied to begin (Ivolide t	of Rulemaking) Before July 2018	
Name	Substance and Me	ntal Health			
	Rule Number	Rule Title	Statute Implemented	Adoption/Amendment/Repeal	Purpose of Rulemaking
	65E-4.015	Case Management	394.457, 394.4573, 394.4574, 394.67 FS.	Adoption	Increase efficiency, and improve coordination with other agencies
	65E-5.100	Definitions	394.455, 394.457, 394.4655 FS.	Amendment	Clarify
	65E-5.120	Forms	394.457(5) FS.	Amendment	Increase efficiency, and improve coordination with other agencies
	65E-5.130	Continuity of Care Management System	394.4573(2) FS.	Repeal	Delete obsolete, unnecessary, or redundant rules
	65E-5.1301	Transfer Evaluations for Admission to State Mental Health Treatment Facilities from Receiving Facilities	394.455(29), 394.461(2) FS.	Repeal	Delete obsolete, unnecessary, or redundant rules
	65E-5.1302	Admissions to State Treatment Facilities	394.4573(2) FS.	Repeal	Delete obsolete, unnecessary, or redundant rules
	65E-5.1303	Discharge from Receiving and Treatment Facilities	394.4573, 394.459(11), 394.460 FS.	Repeal	Delete obsolete, unnecessary, or redundant rules
	65E-5.140	Rights of Persons	394.459(1), (12), 394.4655 FS.	Repeal	Delete obsolete unnecessary, or redundant rules
	65E-5.1601	General Management of the Treatment Environment	394.459(2), (11) FS.	Repeal	Delete obsolete unnecessary, or redundant rules
	65E-5.1703	Emergency Treatment Orders for the Administration of Psychotropic Medications	394.459(3), 394.4598, 394.463(2)(f), 494.46715 FS.	Repeal	Delete obsolete, unnecessary, or redundant rules

65E-5.1802	Maintenance of the Facility	394.459(4) FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.230	Guardian Advocate	394.4598, 394.4598(4) FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.2301	Health Care Surrogate or Proxy	394.4598, 765, Parts I, IV, 765.204 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.260	Transportation	394.462, 394.463 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.2601	Transportation Exception Plan	394.462(3) FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.270	Voluntary Admission	394.4599, 394.4625, 400, 400.102(1) FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.280	Involuntary Examination	394.463 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.2801	Minimum Standards for Involuntary Examination Pursuant to Section 394.463, F.S.	394, 394,463, 394,4655, 395 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.285	Involuntary Outpatient Placement	394.455, 394.455(18), 394.4599, 394.463, 394.4655, 394.4655(2)(a), 397.675 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.290	Involuntary Inpatient Placement	394.463(2)(e), 394.467, 397.675 FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.300	Continued Involuntary Inpatient Placement at Treatment Facilities	394.463(2)(e), 394.467(7) FS.	Repeal	Delete obsolete unnecessary, o redundant rules
65E-5.310	Transfer of Patients among Facilities	394.4599, 394.4685 FS.	Repeal	Delete obsolete unnecessary, o redundant rule

		394.462, 394.4625, 394.463, 395 FS.		
65E-5.601	Operation and Administration of State Mental Health Treatment Facilities	394.457(2), 394.459(5) FS.	Repeal	Delete obsolete, unnecessary, or redundant rules
65E-5.700	Voluntary Admission	394.4599, 394.4625, 400, 400.102(1) FS.	Adoption	Clarify
65E-5.710	Involuntary Examination	394.463 FS.	Adoption	Clarify
65E-5.720	Minimum Standards for Involuntary Examination Pursuant to Section 394.463, F.S.	394, 394.463, 394.4655, 395 FS.	Adoption	Clarify
65E-5.730	Minimum Standards for Treatment	394.459, 394.461, 394.467 FS.	Adoption	Simplify
65E-5.740	Coordination of Care with Other Service Providers	394.4573(2) FS.	Adoption	Improve coordination with other agencies
65E-5.750	Transfer Evaluations for Admission to State Mental Health Treatment Facilities from Receiving Facilities	394.455(29), 394.461(2) FS.	Adoption	Improve coordinatio with other agencies
65E-5.760	Admissions to State Mental Health Treatment Facilities	394.4573(2) FS.	Adoption	Improve coordinatio with other agencies
65E-5.770	Rights of Individuals	394, Part I, 394.455(9), (14), (15), 394.459(2), (3), (11), 394.4625(1)(f), 394.4655, 458.325, 765.401 FS.	Adoption	Clarify
65E-5.780	Emergency Treatment Orders for the Administration of Psychotropic Medications	394.459(3), 394.4598, 394.463(2)(f), 494.46715 FS.	Adoption	Clarify

65E-5.790	Health Care Surrogate or Proxy	394.4598, 765, Parts I, IV, 765.204 FS.	Adoption	Clarify
65E-5.7901	Guardian Advocate	394.4598, 394.4598(4) FS.	Adoption	Clarify
65E-5.800	Seclusion and Restraint for Behavior Management Purposes	394.457, 394.459, 394.879, 401.445 FS.	Adoption	Improve coordination with other agencies
65E-5.810	Transfer of Individuals Persons Among Facilities	394.4599, 394.4685 FS.	Adoption	Clarify
65E-5.820	Involuntary Outpatient Services	394.455, 394.455(18), 394.4599, 394.463, 394.4655, 394.4655(2)(a), 397.675 FS.	Adoption	Improve coordination with other agencies
65E-5.830	Involuntary Inpatient Placement	394.463(2)(e), 394.467. 397.675 FS.	Adoption	Clarify
65E-5.8301	Continued Involuntary Inpatient Placement at Treatment Facilities	394.463(2)(e), 394.467(7) FS.	Adoption	Clarify
65E-5.840	Discharge from Receiving and Treatment Facilities	394.4573, 394.459(11), 394.460 FS.	Adoption	Improve coordination with other agencies
65E-5.8401	Discharge of Individuals on Involuntary Status	394.463(3), 394.469 FS.	Adoption	Improve coordination with other agencies
65E-9.006	Program Standards	394.875	Amendment	Clarify, Improve coordination with othe agencies
65E-12.103	Definitions	394.879(1)	Amendment	Clarify
65E-12.104	Licensing Procedure	394.879(1)	Amendment	Improve coordination with other agencies
65E-12.106	Common Minimum Program Standards	394.879(1)	Amendment	Improve coordination with other agencies
65E-16.001	Definitions	394.676	Adoption	Clarify
65E-16.002	Individual Eligibility Criteria	394.676	Adoption	Improve coordination with other agencies
65E-16.003	Provider Requirements	394.676	Adoption	Simplify
65E-16.004	Sanctions	394.676	Adoption	Clarify

Program Name	Department of Children and Families Office of Child Care Regulation		tice of Rulemaking) Before July 20	
	Rule Number	Statute Implemented	Adoption/Amendment/Repeal	Purpose of Rulemaking
	65C-22.001	402.305, 402.309, 402.319, 402.3054, 402.3055, 402.308, 402.310	Amendment	Ensure consistency and update references to documents
	65C-22.007	402.305	Amendment	Ensure consistency and update references to documents
	65C-22.008	402.305	Amendment	Ensure consistency and update references to documents
	65C-22.009	402.281	Amendment	Ensure consistency and update references to documents
	65C-22.010	402.305, 402.310	Amendment	Ensure consistency and update references to documents

Program Name	Department of Childre Office of Child Welfar			
	Rule Number	Statute Implemented	Adoption/Amendment/Repeal	Purpose of Rulemaking
	65C-13.022	409.175	Amendment	Technical change
	65C-13.023	39.0121, 39.0138, 409.175, 435.04, 435.05	Amendment	Clarify
	65C-13.024	409.175	Amendment	Clarify ·
	65C-13.025	409.145, 409.175	Amendment	Clarify; simplify
	65C-13.026	409.175	Amendment	Clarify
	65C-13.027	409.175	Amendment	Clarify; simplify
	65C-13.028	409.145, 409.175	Amendment	Clarify; simplify
	65C-13.029	, , , , , , , , , , , , , , , , , , , ,	Repeal	Delete redundant rule
	65C-13.030	409.145, 409.175	Amendment	Clarify; simplify
	65C-13.031	409.175	Amendment	Clarify
	65C-13.032	409.175	Amendment	Clarify
	65C-13.033	39.4091, 409.175	Amendment	Clarify; simplify
	65C-13.034	409.175	Amendment	Clarify
	65C-13.035	409.175	Amendment	Clarify
	65C-14.003	409.175	Amendment	Increase efficiency
	65C-14.010	409.175	Amendment	Increase efficiency
	65C-14.117	409.175	Adoption	Clarify
	65C-14.118	409.175, 409.441	Adoption	Clarify
	65C-15.003	409.175	Amendment	Clarify
	65C-15.028	39.0138, 63.042, 63.092, 63.207, 409.175	Amendment	Clarify, improve coordination with other agencies
	65C-16.013	409.166	Amendment	Clarify
	65C-16.014	409.166	Amendment	Increase efficiency
	65C-16.021	409.1664	Amendment	Clarify
	65C-17.002	402.17	Amendment	Clarify
	65C-17.003	402.17	Amendment	Clarify
	65C-17.004	402.17	Amendment	Clarify
	65C-17.005	402.17	Amendment	Clarify
	65C-17.006	402.17	Amendment	Clarify
	65C-28.011	39.0138, 39.401, 39.521	Amendment	Clarify
THE RESERVE THE PARTY OF THE PA	65C-28.015	39.407, 394.4781, 394.4785, 394.479	Amendment	Clarify
	65C-29.003	39.301	Amendment	Increase efficiency

65C-30.001	39.401, 39.5085, 39.521, 39.701, 409.145, 409.165, 409.401, 409.175	Amendment and Adoption	Clarify
65C-30.016	39.6013, 39.701	Amendment	Clarify
65C-30.018	39.521, 39.6011, 39.6012, 39.701	Amendment	Clarify, increase efficiency
65C-30.019	39.0141	Amendment	Clarify, improve coordination with other agencies
65C-35.001	39.407	Amendment	Clarify
65C-35.013	39.407	Amendment	Clarify
65C-42.004	409.1451	Amendment	Clarify

None.	
RULEMAKING NOT INITIATED BY JULY 1, 2017 FOR LAWS PR	EVIOUSLY REPORTED ON LAST YEAR'S PLAN
None.	

UPDATE TO PRIOR YEAR'S PLAN