STATE OF FLORIDA

DIVISION OF ADMINISTRATIVE HEARINGS

REGULATORY PLAN CERTIFICATION

Pursuant to section 120.74(1)(d), Florida Statutes, the undersigned hereby certify that they have

reviewed the agency's regulatory plan and that the agency regularly reviews all of its rules to

determine if the rules remain consistent with the agency's rulemaking authority and laws

implemented. The rules of the Division of Administrative Hearings have been reviewed, and it

has been determined that the rules remain consistent with the agency's rulemaking authority and

the laws implemented.

Dated this 11th day of September, 2018, in Tallahassee, Leon County, Florida.

Lisa Shearer Nelson

Deputy Chief Administrative Law Judge

Division of Administrative Hearings

Lesa Shearen Beloon

Robert S. Cohen

Director and Chief Judge

Division of Administrative Hearings

DIVISION OF ADMINISTRATIVE HEARINGS 2018-19 Regulatory Plan

Pursuant to section 120.74(1)(a), Florida Statutes

Law enacted or amended	Is rulemaking necessary to implement the law?	Written Explanation Why the Law May be Implemented Without Rulemaking	Rule Development and Proposed Rule F.A.R. Citations or the Date Rule Expected to be Published Rule Number	Statute Number	Rule Number	Rule Title
Ch. 2018-002, Laws of Fla.	No	DOAH can comply with clear mandates of law without rulemaking				
Ch. 2018-006, Laws of Fla.	No	No specific changes to DOAH's handling of cases and, if applicable, DOAH can comply with clear mandates of law without rulemaking				
Ch. 2018-009, Laws of Fla.	No	No specific changes to DOAH's operations or procedures				
Ch. 2018-010, Laws of Fla.	No	No specific changes to DOAH's operations or procedures				
Ch. 2018-011, Laws of Fla.	No	Not related to DOAH's operations or procedures				
Ch. 2018-016, Laws of Fla.	No	Not related to DOAH's personnel or operations				
Ch. 2018-052, Laws of Fla.	No	DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-053, Laws of Fla.	No	No specific effect on DOAH brought about by change in statute				
Ch. 2018-057, Laws of Fla.	No	DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-060, Laws of Fla.	No	DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-064, Laws of Fla.	No	To the extent any of the statutory issues are before DOAH, we can comply without rulemaking since the language of the statute is clear				
Ch. 2018-077, Laws of Fla.	No	DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-094, Laws of Fla.	No	N/A to DOAH which does not possess or own any real property				
Ch. 2018-099, Laws of Fla.	No	DOAH will comply if new time standard adopted without the need for rulemaking				
Ch. 2018-109, Laws of Fla.	No	No rulemaking necessary to comply with repealed statutes				
Ch. 2018-110, Laws of Fla.	No	The changes reflected do not affect DOAH ALJs or JCCs				
Ch. 2018-111, Laws of Fla.	No	Should the issue come before DOAH, no rules are necessary to comply with the clear statutory mandates				
Ch. 2018-112, Laws of Fla.	No	No DOAH operations or personnel are affected by the change				
Ch. 2018-114, Laws of Fla.	No	DOAH will participate in the 2020 Session as required without the need for rulemaking to do so				
Ch. 2018-117, Laws of Fla.	No	DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-126, Laws of Fla.	No	If applicable, DOAH can comply with the clear mandates of the statute without rulemaking				
Ch. 2018-146, Laws of Fla.	No	DOAH can follow the statutory exemption without rulemaking				
Ch. 2018-147, Laws of Fla.	No	DOAH can follow the statutory exemption without rulemaking				

DIVISION OF ADMINISTRATIVE HEARINGS 2018-19 Regulatory Plan

Pursuant to section 120.74(1)(b), Florida Statutes

Law Implemented	Rule Number	Rule Title	Explain whether the rule is intended to simplify, clarify, increase efficiency, improve coordination with other agencies, reduce regulatory costs, or delete obsolete, unnecessary, or redundant rules
440.45(4)	60Q-6.129	Statewide Judicial Nominating Commission Procedures	A former judge of compensation claims who was not reappointed filed a petition to initiate rulemaking. This rule is a result of rule development and agency agreement that such a rule is required to comply with section 440.45(4), Florida Statutes.

Pursuant to section 120.74(1)(c), Florida Statutes – Updates

Law enacted or amended	Is rulemaking necessary to implement the law?	Written Explanation Why the Law May be Implemented Without Rulemaking	Rule Development and Proposed Rule F.A.R. Citations or the Date Rule Expected to be Published Rule Number	Statute Number	Rule Number	Rule Title