



**MYFLFAMILIES.COM**

**CORRECTED REGULATORY PLAN  
ANNUAL REPORT  
OCTOBER 2015  
(Corrected June 2016)**

Department of Children and Families  
Office of the General Counsel

June 1, 2016

Mike Carroll  
Secretary

Rick Scott  
Governor

## **TABLE OF CONTENTS**

	Page
Certification by Secretary and General Counsel .....	1
Executive Summary .....	2
(corrected)	
Laws Creating or Modifying Department Duties .....	3
or Authority (corrected)	
Other Laws Expected to Be Implemented by Rulemaking .....	6
before July 2016	
Update to Prior Year's Regulatory Plan for Rulemaking .....	7
Not Commenced by July 2015	
Rulemaking Not Initiated for Laws Previously Reported .....	15
as Requiring Rulemaking	



**State of Florida  
Department of Children and Families**

**Rick Scott**

*Governor*

**Mike Carroll**

*Secretary*

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

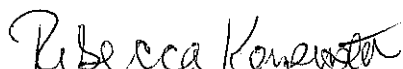
**WE HEREBY CERTIFY that:**

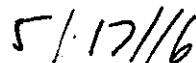
We have reviewed the Department's Corrected Regulatory Plan.

The Department regularly reviews all of its rules and most recently completed a review of its rules as of July 1, 2015, to determine if they remain consistent with the Department's rulemaking authority and the laws implemented.

  
\_\_\_\_\_  
Mike Carroll, Secretary

  
\_\_\_\_\_  
Date

  
\_\_\_\_\_  
Rebecca Kapusta, General Counsel

  
\_\_\_\_\_  
Date

1317 Winewood Boulevard, Tallahassee, Florida 32399-0700

Mission: Work in Partnership with Local Communities to Protect the Vulnerable, Promote Strong and Economically Self-Sufficient Families, and Advance Personal and Family Recovery and Resiliency

## **EXECUTIVE SUMMARY**

Section 120.74, Florida Statutes, 2015, requires agencies to prepare a Regulatory Plan that: 1) 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 the following July, 3) provides an update of the prior year's Regulatory Plan identifying rulemaking not initiated by July of the current reporting year; and 4) reports on rulemaking not initiated for laws previously reported as requiring rulemaking.

This Regulatory Plan identifies 14 laws enacted in the 12 months preceding October 1, 2015, that create or modify the Department's duties or authority. Of these, none require the Department to implement the law by rulemaking, 5 must otherwise be implemented by rulemaking and the remaining 9 can be implemented without rulemaking. (corrected paragraph)

This report identifies no other laws expected to be implemented by rulemaking before July 2016.

This report identifies 50 rules listed in the Department's 2014 Regulatory Plan for which rulemaking was not initiated (notice of rule development for new or amended rules/notice of proposed rule for repeals) by July of this year. None of these rules implemented laws which required the Department to implement the law by rulemaking.

This report identifies no rules previously reported as requiring rulemaking for which rulemaking has not been initiated.

**(NOTE REGARDING CORRECTION – the October 1, 2015, Regulatory Plan identified section 2015-102, Laws of Florida, as requiring the Department to implement the law by rule. However, the 2016 Legislative Session resulted in the enactment of section 2016-241, Laws of Florida, which repealed that rulemaking requirement. Therefore, the second paragraph above was revised and the entry on the first page of the following table identifying section 2015-102, Laws of Florida, as requiring implementation via rule is also revised to reflect the 2016 legislation.)**

**No other changes have been made to any other portion of the October 1, 2015, Regulatory Plan.)**

**THE FOLLOWING LAWS ENACTED OR AMENDED DURING THE PREVIOUS 12 MONTHS CREATE OR MODIFY THE DUTIES OR AUTHORITY OF THE DEPARTMENT**

**REPORTING PERIOD:** October 2014 through September 2015

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 necessary to implement the law:	If rulemaking is necessary to implement the law:	If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
			Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	
Ch. 2015-025: §400.9985, FS	No	No	N/A	N/A	This statute requires that the Department be part of electronic data exchange with other agencies. Any changes or additions to existing interagency data exchanges can be implemented by interagency agreement.
Ch. 2015-079: §§402.301(6) & 402.302(2), FS	No	No	N/A	N/A	The statutory amendment adds a new entity under the definition of child care personnel for the purposes of requiring background screening. The statute can be implemented by its expressed terms.
Ch. 2015-079: §39.2105, FS	No	Yes	Rule 65C-30.021 Issue 41/126	Approx. 10/2015	N/A
Ch. 2015-100: §§397.311, 397.407(11), 397.487, 397.4871 & 397.4872, FS	No	No	N/A	N/A	The terms of the statutes, when read in conjunction with the General Appropriations Act, are specific enough in meaning and in direction to the Department such that they can be implemented by their own terms and rulemaking would not add meaningful detail.
Ch. 2015-102: §394.9082, FS	<u>No</u> <u>Yes</u>	<u>No</u> <u>N/A</u>	Rule 65E-12.103 Issue 41/153	<u>N/A</u> <u>Approx. 4/2016</u>	Rulemaking was required by the 2015 addition of subsection (10) to §394.9082, FS. However, section 2016-241, Laws of Florida, repealed that rulemaking requirement. Therefore, the Department need not adopt rules to implement the law. Similarly, rulemaking is not necessary to implement the law, as the statute can now be implemented by its expressed terms. N/A
Ch. 2015-112: §39.701, FS	No	Yes	Chapter 65C-28 Issue 41/13	Approx. 10/2015	N/A
Ch. 2015-130: §39.0016, FS	No	Yes	Rule 65C-28.018 Issue 41/13	Approx. 10/2015	N/A

THE FOLLOWING LAWS ENACTED OR AMENDED DURING THE PREVIOUS 12 MONTHS CREATE OR MODIFY THE DUTIES OR AUTHORITY OF THE DEPARTMENT						
REPORTING PERIOD: October 2014 through September 2015						
REPORT DATE: October 1, 2015						
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 necessary to implement the law:	Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
Ch. 2015-130: §409.1662, FS	No	No	N/A	N/A	N/A	The statute requires the Department to conduct a baseline assessment of lead agency and subcontractor performance, negotiate incentive agreements with lead agencies or their subcontracted providers and provide reports to the Legislature. Rulemaking is not necessary to perform the assessment, negotiate the agreements or provide the reports.
Ch. 2015-130: §409.1664, FS	No	Yes	Rule 65C-16.021	Approx. 9/2015	N/A	
Ch. 2015-145: §943.0583, FS	No	No	N/A	N/A	N/A	The requirements of this statute will be implemented in court proceedings and the statute can be implemented by its expressed terms.
Ch. 2015-147: §409.1678, FS	No	No	N/A	N/A	N/A	The statute makes the location of safe houses and safe foster homes confidential and exempt from public record. No rules are necessary to implement the provisions. The statute can be implemented by its expressed terms.
Ch. 2015-147: §787.06, FS	No	No	N/A	N/A	N/A	The statute makes the location of residential facilities offering services for adult victims of human trafficking involving commercial sexual activity confidential and exempt from public record. No rules are necessary to implement the provisions. The statute can be implemented by its expressed terms.

**THE FOLLOWING LAWS ENACTED OR AMENDED DURING THE PREVIOUS 12 MONTHS CREATE OR MODIFY THE DUTIES OR AUTHORITY OF THE DEPARTMENT**

**REPORTING PERIOD:** October 2014 through September 2015

**REPORT DATE:** October 1, 2015

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 necessary to implement the law:		
			Notice of rule development posted in FAR.	Expected date to publish a notice of proposed rule	If rulemaking is not necessary to implement the law, the reasons why the law may be implemented without rulemaking
Ch. 2015-225: §414.445, FS	No	No	N/A	N/A	The statute requires the Department to obtain legislative authority to seek, apply for, accept, or renew any waiver of any work requirement in the Supplemental Nutrition Assistance Program. The statute can be implemented by its expressed terms.

**OTHER LAWS EXPECTED TO BE  
IMPLEMENTED BY RULEMAKING BEFORE JULY 2016**

None.

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65-29.001	Financial Penalties for a Provider's Failure to Comply with a Requirement for Corrective Action	Rule Amendment	Update Rule (Explain)	Modify the requirements for imposition of financial penalties consistent with s. 402.73(1), F.S., which does not require a corrective action plan. This rule will consist only of definitions for this rule chapter.	This rule will update and replace existing provisions of 65-29.001 to conform with s. 402.73(1), F.S.	The rule will be amended to present only definitions specific to chapter 65-29	None	No	
65-29.002	Corrective Action	New Rule	Other (Explain)	N/A	This rule will update and replace existing provisions of 65-29.001 to conform with s. 402.73(1), F.S.	Implement s. 402.73(1), F.S., by mandating a corrective action provision in Department contracts; identifying the process for providing notice when corrective action is required; imposing penalties for failure to timely complete corrective actions;	None	No	
65-29.003	Financial Penalties	New Rule	Other (Explain)	N/A	This rule will update and replace existing provisions of 65-29.001 to conform with s. 402.73(1), F.S.	Implement s. 402.73(1), F.S., by providing for formal notice of penalty; criteria for imposing penalty; providing methodology to determine amount of penalty.	None	No	
65A-1.203	Administrative Definitions	Rule Amendment	Statutory Mandate (Federal or state; include effective date)	The Department plans to update the content of the rule to comply with state law, effective 10/1/2014	This rule contains the definitions for the Economic Self-Sufficiency Programs	The Department plans to add the protective payee requirement for fraud disqualification of households to comply with HB 515	None	No	
65A-1.711	SSI-Related Medicaid Non-Financial Eligibility Criteria	Rule Amendment	Update Rule (Explain)	The Department plans to update the content of the rule due to the merging of four Waiver programs as the result of the implementation of Florida's Long-Term Care Managed Care Program	This rule contains the Department's General and categorical requirement policies for receiving SSI-Related public benefits.	The Department plans to amend the content of the rule	None	No	
65C-1.001	Purpose of the Home Care Program	Rule Amendment	Update Rule (Explain)	Florida's Interstate Residency Agreements with certain states allowed the exclusion of the home of residents in nursing facilities if there was an intent to return. These agreements have been terminated.	This rule contains the resource criteria for the SSI-Related Medicaid Program	The Department plans to add language to this rule that individuals who own a home out of state will no longer be excluded even if there is an intent to return. The home will now count as a resource with exceptions	None	No	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65C-1.002	Definitions	Rule Amendment	Update Rule (Explain)	Modernize and refine definitions and terminology	Provides definitions for terms relevant to program in rule	Modernizes terminology, eliminates reference to non-existent subsidy, refines language	None	No	
65C-1.003	Screening and Application	Rule Amendment	Update Rule (Explain)	Remove obsolete terminology; clarify prioritization process	Explains application process and screening process	Explains wait list process	None	No	
65C-1.004	Eligibility	Rule Amendment	Update Rule (Explain)	Modernize terminology and specify entity locations	Explains eligibility criteria	Directs applicants to local offices versus headquarters offices and clarifies form(s)	None	No	
65C-1.005	Financial Determination and Enrollment	Rule Amendment	Update Rule (Explain)	Remove redundant, unnecessary or obsolete language	Details financial eligibility criteria; enrollment steps, and advises as to due process	Obsolete lines of delineation, clarifies subsidy terminology, remove obsolete subsidy reference	None	No	
65C-1.006	Provider Requirements	Rule Amendment	Update Rule (Explain)	Remove vague and unnecessary language	Details requirements of providers who would receive subsidy payments under HCDA	Removes vague, non-measurable terminology and changes "exemption" to "exception"	None	No	
65C-1.007	Home Study Standards	Rule Amendment	Update Rule (Explain)	Change terminology, removes overly imposing and regulatory requirements.	Details requirements for assessment of client's home environment	Removes imposing requirements related to wiring, firearms, cleanliness standards, etc. Changes term in rule name from "Study" to "Assessment."	None	No	
65C-1.009	Petition Proceedings	Rule Amendment	Update Rule (Explain)	Changes requirements pursuant to changes made to 65C-1.007 and replaces "judgemental" terminology	Addresses due process when client determined ineligible for program services	Removes reference to home study, change "not to be it" and "unfitness" to "ineligible" and "ineligibility."	None	No	
65C-2.001	Purpose of the Community Care Program	New Rule	Statutory Mandate (federal or state; include effective date)	States purpose of program as directed under Chapter 410 F.S.	States purpose of the Community Care for Disabled Adults (CCDA) program	Defines program purpose where no statement previously existed	None	No	
65C-2.002	Definitions	Rule Amendment	Update Rule (Explain)	Change rule title, modernize terminology, minor stylistic edits	Provides array of services offered by program, rather than the mis-applied 'Definitions'	Lists and describes services, inserts "adults with disabilities," and makes minor verbiage replacements	None	No	
65C-2.003	Screening and Eligibility	New Rule	Statutory Mandate (federal or state; include effective date)	States program screening process and eligibility requirements as directed under Chapter 410 F.S.	States program screening process and eligibility requirements	States program screening process and eligibility requirements where no statement previously existed	None	No	
65C-2.005	Provider Requirements	Rule Amendment	Update Rule (Explain)	Remove unnecessary impositions on providers and phases out unnecessary language, uses more plain language	Removes requirement that providers use volunteers, eliminates old terms such as "disabled adults," and "district," and implements plain language	State requirements expected of providers under the program	None	No	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65C-2.006	Provider Application Procedures for Noncompetitive Contract Awards	Rule Amendment	Update Rule (Explain)	Makes minor changes to clarify application process	Changes rule title, inserts definition of "household income," eliminates unnecessary verbiage	Enumerates application process for providers	Removes obsolete terms, such as "district" and inserts "If the Department makes the decision to award a Community Care for Disabled Adults services noncompetitively, local offices must follow appropriate noncompetitive procurement requirements"	No	
65C-2.007	Fee Assessment	Rule Amendment	Update Rule (Explain)	Clarify context for calculating General Revenue portion of Medicaid bed	Describes the fee assessment protocol for CCDA enrollees	States the limitation of care plan costs under the CCDA program	Inserts clear definition of household income, removes unnecessary terms and excess language	No	
65C-2.008	Community Care Costs	Rule Amendment	Update Rule (Explain)	A rule update is required to synchronize the rule with statute.	This rule describes the application process for a family day care home license and provides the minimum standards for background screening	Removes reference to "district" and specifies locale	The proposed changes would amend background screening requirements that became effective August 1, 2010 with the implementation of chapter 2010-114 Laws of Florida	No	
65C-20.008	Application	Rule Amendment	Update Rule (Explain)	A rule update is required to synchronize the family day care home rule with new training patterns and training completion timeframes for Foster Grandparents adopted in Chapter 65C-22 for Child Care Facilities, 8-1-13.	This rule defines training terms, describes training requirements for the family day care home operator and substitutes in licensed family day care.	The proposed changes synchronize the design for completion of the mandatory child care training courses and establishes a set timeframe for completion of training for Foster Grandparents.	The proposed changes would amend background screening requirements that became effective August 1, 2010 with the implementation of chapter 2010-114 Laws of Florida	No	
65C-20.009	Staffing Requirements	Rule Amendment	Update Rule (Explain)	Changes in this rule are necessary to bring the family home providers in compliance with new Federal Crib requirements (December 2010), the new USDA MyPlate reference for healthy nutrition (July 2010), and additional fire safety and emergency preparedness precautions adopted in Chapter 65C-22 for Child Care Facilities, 8-1-13..	This rule describes health and safety standards; such as, the immunization of pets, storage of potentially hazardous and toxic substances, requirement for a clean and good repair environment, storage of firearms and weapons, fencing and swimming pool safety requirements for licensed family day care homes and large family child care homes.	The proposed changes to this rule cover updates to federal crib standards according to 16 CFR 12119 or 1220; updated reference to MyPlate; clarification for fire safety and emergency preparedness procedures; and the addition of provisions for reunification for parents and children and provisions for children with special needs.			
65C-20.010	Health and Safety Related Requirements	Rule Amendment	Update Rule (Explain)						

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65C-20-0012	Enforcement	Rule Amendment	Update Rule (Explain)	Update CF-FSP Form 5318 and 5317.	This rule provides the guidelines for the department's enforcement procedures for licensed family day care homes and large family child care homes that continue to violate the state's minimum health and safety standards.	The proposed change would provide an updated classification summary document (CF-FSP Form 5318 and 5317) to address additional standards and provide clarification for existing violation descriptions.	None	No	
65C-20-0013	Large Family Child Care Homes (LFCCH)	Rule Amendment	Update Rule (Explain)	Changes in this rule will match modifications in 65C-20-008 and 65C-2009 pertaining to background screening and training requirements. Additionally, the Department received a suggestion from the legislator to make chapter 65C-20 less cumbersome by separating out this section of rule into its own chapter.	This rule describes the application process for a large family child care home license and provides the minimum standards for ensuring the health and safety of children in care in a large family child care home.	The proposed changes to this rule cover updates to background screening requirements per Chapter 2010-114 Laws of Florida, new design of mandatory training courses, updates credentialing requirements, and update references to 402 F. S. that have been renumbered. Additionally, the Department is proposing that the rule language from this section be stricken from Chapter 65C-20 and placed into a newly assigned Chapter.	None	No	
65C-22-003	Training	Rule Amendment	Update Rule (Explain)		New course curriculum and competency exams were designed in response to provider's concern about repetition of information for individuals that chose to complete more than one of the Developmentally Appropriate Practice Courses. Additionally, the Department received a suggestion from the legislator to make chapter 65C-22 less cumbersome by separating out large rule sections into their own rule chapters. This will assist providers to easily locate rules that are applicable to their program.	The proposed changes introduces a new design for completion of the mandatory child care training courses and an updated review process for credentials. Additionally, the Department is proposing that the rule language from this section be stricken from Chapter 65C-22 and placed into a newly assigned Chapter.	None	No	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65C-22.008	School Age Child Care	Rule Amendment	Other (Explain)	The Department received a suggestion from the legislator to make chapter 65C-22 less cumbersome by separating out large rule sections into their own rule chapters. This will assist providers to easily locate rules that are applicable to their program.	This rule describes minimum standards for licensed school age child care programs.	The Department is proposing that the rule language from this section be stricken from Chapter 65C-22 and placed into a newly assigned Chapter.	No	This rule was originally intended to replace provisions in Chapter 65C-33 but will not be adopted as Chapter 65C-33 will be amended instead	
65C-37	Training and Certification	New Rule			This rule will cover certification and preservice training for child protective investigators and supervisors				
65D-30-001	Title	Rule Amendment	Update Rule (Explain)	This rule has not been updated since 2003. Chapter 397, F.S., was amended in 2009, and the Department intends to update this rule accordingly.	This rule simply provides the chapter title.	The rule will be amended to update the title and clarify the scope of chapter 65D-30. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-002	Definitions	Rule Amendment	Update Rule (Explain)	This rule has not been updated since 2005. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides program definitions for chapter 65D-30.	This rule will be amended to update the definitions for chapter 65D-30. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-003	Department Licensing and Rule Regulatory Standards	Rule Amendment	Update Rule (Explain)	This rule has not been updated since 2005. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule describes general licensing procedures; establishes license categories; and establishes license fees.	This rule will be amended to streamline the Department's licensing structure and the number of licenses per provider, and otherwise update the rule to conform with current law. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-004	Common Licensing Standards	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2005. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule establishes licensing standards common to the various licensable services/facilities.	This rule will be amended to update the common licensing standards to conform them to current law and best practices. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65D-30-0005	Standards for Addictions Receiving Facilities	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule establishes licensing standards for addictions receiving facilities.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0006	Standards for Detoxification	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule establishes licensing standards for residential and outpatient detoxification.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0061	Standards for Intensive Inpatient Treatment	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	Rule 65D-30 establishes the licensure standards for Substance Abuse Services.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0007	Standards for Residential Treatment	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2005. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule establishes licensing standards for residential treatment facilities.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0081	Standards for Day or Night Treatment with Community Housing	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards for intensive non-residential treatment with wrap-around services including community housing.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0009	Standards for Day or Night Treatment	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards for intensive non-residential treatment with wrap-around services without a community housing component.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
65D-30-0091	Standards for Intensive Outpatient Treatment	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards for intensive outpatient treatment for clients who need an array of treatment services, but who do not need primary medical or nursing care.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0010	Standards for Outpatient Treatment	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provide standards for typical outpatient treatment and recovery services.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0011	Standards for Aftercare	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2005. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards for aftercare services, such as case management, support-networks, drop-in centers, etc.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0012	Standards for Intervention	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards for intervention services, including supportive counseling, drug awareness, and referral.	This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	
65D-30-0013	Standards for Prevention	Rule Amendment	Update Rule (Explain)	This rule has not been amended since 2003. Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly.	This rule provides standards related to prevention services.	This rule provides standards for methadone maintenance and medication programs for opioid addiction treatment. The rule describes the Department's methodology for assessing community need for methadone treatment providers and for awarding the right to seek new licenses on a competitive basis.	None	Yes	
65D-30-0014	Standards for Medication and Methadone Maintenance Treatment	Rule Amendment	Update Rule (Explain)			This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to chapter 397, F.S. This amendment will be part of a significant re-write of chapter 65D-30.	None	Yes	

**Department of Children and Families  
2015 Update to 2014-2015 Regulatory Plan**

**Rules for Which Notice of Rule Development or Notice of Proposed Rule was Not Advertised by 7/1/15**

Rule Number	Rule Title	Rulmaking Action	Reason for Rulmaking	Additional Details on Reason for Rulmaking	Description of Current Rule or Statute to be Implemented	Description of Changes to be Made in Rulmaking	Economic Impact	Highly Technical or Complicated	Status/Plan
TBD	Indigent Drug Program	New Rule	Statutory Mandate (federal or state; include effective date)	Section 394.676, F.S.	The indigent psychiatric medication program allows for the purchase of psychiatric medications for eligible individuals not residing in a state mental health treatment facilities.	This future rule will establish administrative requirements and clinical eligibility criteria for clients receiving services through the indigent psychiatric medication program.			
65E-25.002	Education and Training Requirements for MDT members	Rule Amendment	Non-mandatory Statutory Change (List; include effective date)	Statute does not require majority vote of MDT to recommend petition be filed	Statute changes July 1 to incorporate additional training requirements for MDT members	Additional training requirements for MDT members	None	No	
65E-25.001	Assessment and Evaluation Procedures	Rule Amendment	Update Rule (Explain)		Statute changes July 1 to mandate a recommendation that a petition be filed if any two MDT members vote yes	Amend to reflect current statutory criteria	None	No	
65E-25.004	Designation of Secure Facilities	Rule Amendment	Update/Add Incorporated Material	Add county jails	Current law does not allow for local detention facilities	Allowing local jails to hold referred individuals for short periods of time will alleviate transportation costs as well as housing costs at FCCC	None	No	
65I-2	Homelessness Prevention	New Rule	Non-mandatory Statutory Change (List; include effective date)	The purpose of this rule is to implement section 414.161, F.S. The law requires the development of a homeless prevention grant process.	Section 414.161, F.S., explains the homeless prevention grants the development including establishment, applications, grant limits and performance.	No changes will be made, this is a new proposed rule.	None	No	

**RULEMAKING NOT INITIATED FOR LAWS PREVIOUSLY REPORTED AS REQUIRING  
RULEMAKING**

None.