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Department of Children and Families

Clearinghouse Rule 08-068

Rule Analysis for Legislative Review

Emergency Assistance for Families With Needy Children

Chapter DCF 120 CR 08-068

Basis and Purpose of the Proposed Rules

The current rule provides that the child is or, within 6 months prior to the month of application, was living with a qualified caretaker relative. The proposed rule also requires that the child is anticipated to live with the qualified caretaker relative in the month following the application date.

Public Hearing Summary

A public hearing was held on August 5, 2008. There were no hearing comments.

Response to Legislative Council Staff Recommendations

There were no Legislative Council comments.

Changes to Analysis Prepared under Section 227.14 (2), Stats.

The hearing version of the proposed rule provided that the "child will live with the qualified caretaker relative" in the month following the application date. The current version provides that the "child is anticipated to live with the qualified caretaker relative" in the month following the application date.

The analysis was also changed to reflect the transfer of agency authority from the Department of Workforce Development to the Department of Children and Families.

Final Regulatory Flexibility Analysis

The proposed rules affect small businesses but does not have a significant economic impact on a substantial number of small businesses as defined in s. 227.114 (1), Stats.

Department Contacts

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