Office of Legal Counsel EXS-282 (03/07)

ADMINISTRATIVE RULES - FISCAL ESTIMATE

Fiscal Estimate Ver		l		
2. Administrative Rule 0	Chapter Title and Num	ber		
——————————————————————————————————————		e facilities; HFS 88 Adult nomes; and HFS 134 Facil	•	
3. Subject				
		mation necessary for the I ry administration of psych		facility's compliance
4. State Fiscal Effect:				
☐ No Fiscal Effect	☐ Increase Existing	Revenues	 ✓ Increase Costs ✓ Yes ✓ No May be possible to absorb within agency's budget. 	
	☐ Decrease Existing	g Revenues		
			☐ Decrease Costs	
5. Fund Sources Affected:		6. Affected Ch. 20, Stats. Appropriations:		
⊠ GPR ⊠ FED	☐ PRO ☐ PRS ☐ SEG ☐ SEG-S		20.435 (6) (jm)	
7. Local Government	Fiscal Effect:			
☐ No Fiscal Effect	☐ Increase Revenues			
	☐ Decrease Revenues		☐ Decrease Costs	
8. Local Government U	nits Affected:			
☐ Towns ☐ Villages	S ⊠ Cities ⊠ Coun	ties School Districts	WTCS Districts	Others:
9. Private Sector Fisc	al Effect (small busin	esses only):		
☐ No Fiscal Effect	☐ Increase Revenue	es		
	☐ Decrease Revenues		☐ Yes ⊠ No	May have significant economic impact on a
	☐ Yes ☐ No	May have significant economic impact on a substantial number of small businesses	☐ Decrease Costs	substantial number of small businesses
10.Types of Small Busin	nesses Affected:	-		
Community based residences, and facilities for the	or the developmenta	s, adult family homes, res lly disabled	idential care apartme	ent complexes, nursing

State and county government operated, and privately owned nursing homes; facilities for the developmentally disabled; community-based residential facilities; adult family homes; and residential care apartment complexes are required to comply with s. 55.14, Stats., relating to involuntary administration of psychotropic medication to clients. Section 50.02 (2) (ad), Stats., requires the Department to promulgate rules that require these facilities to provide, to the Department, information necessary to determine the facilities' compliance with s. 55.14, Stats.

The proposed rules would require facilities to report the required information on forms provided by the Department at intervals determined by the Department. This would require the Department to review the information submitted by the facilities and may require the Department to conduct follow-up investigations to determine compliance. Any costs associated with these increased responsibilities would be minimal and can be absorbed within the existing budget.

The Department estimates that it will take facilities an additional 15 minutes per client who receives involuntary administration of psychotropic medications, to provide the additional information; less if the facility does not administer psychotropic medications. Based on a 15 minute assessment per client, the direct salary and fringe cost of compliance should be about \$8 annually per client who involuntarily receives the medication. The time required to complete the reports will increase incrementally with the number of individuals who are administered psychotropic medications involuntarily. The number of clients who may be subject to involuntary administration of psychotropic medication under s. 55.14, Stats., is unknown. All facilities are assumed to have adequate administrative or nursing personnel to comply with the proposed rule; there would not be a need to hire additional staff. The costs of compliance with the proposed rules for any facility should not increase operating expenditures, or decrease revenues by more than the 2006 consumer price index of 3.2 percent.

The costs identified above result from the creation of s. 50.02 (2) (ad) in 2005 Act 264, rather than this proposed rule.

12. Long-Range Fiscal Implications						
None known.						
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Signature – DHFS Secretary or Designee	Telephone Number	Date				