

## **Response to Comments by Legislative Council Staff**

### **Extension of Out-Of-Home Care to Children and Youth 18 Years of Age or Over, But Under 21 Years of Age**

**DCF 21, 50, 52, 54, 55, 56, 57, and 58  
CR14-054**

All comments were accepted or rendered moot by revisions, except the following:

Comment 2. d. Section DCF 21.03 (3) (note) offers suggestions that do not have the effect of law.

Comment 2. f. Section DCF 52.11 (22) (a) correctly uses the term “child” in the phrase, “the placing agency placed a child in the residential care center.” At the time the child is placed, he or she is not yet a resident.

Comment 2. j. The suggested language is more likely to be confusing for agency workers administering the rule.

Comment 2. l. (1), (2), and (3) and 2. m. Beginning the paragraph numbering in s. DCF 57.14 (2) with an (h) and continuing through (L) would be more confusing for the primary users of this rule than reusing pars. (a) to (g).

Comment 5. n. In s. DCF 21.08 (3), “recommendation” refers to the recommendation on whether to uphold the denial or termination made by a panel designated by the director of the bureau of permanence and out-of-home care.