TITLE 465 DEPARTMENT OF CHILD SERVICES

Notice of Intent to Adopt a Rule

LSA Document #09-166

Under IC 4-22-2-23, the Department of Child Services intends to adopt a rule concerning the following:

OVERVIEW: Adds 465 IAC 3-1 to establish procedures for administrative review by the department of proposed or approved substantiated determinations of reports of child abuse or neglect under IC 31-33-8-12, before an administrative hearing may be requested or conducted. Applies to determinations made after October 15, 2006, the effective date of the department's temporary policy establishing the review and hearing procedure. Establishes a predetermination administrative review procedure for proposed determinations involving child-care workers and foster parents. Provides an automatic administrative review for any department employee identified in a substantiated report as a perpetrator of child abuse or neglect. Provides exceptions and stays of the administrative review procedure if certain court proceedings relating to the subject of the report are pending. Establishes an administrative review procedure for certain determinations of the department under the Indiana adoption program, in accordance with 465 IAC 4-1 (see LSA Document #09-163, posted at 20090304-IR-465090163NIA). Adds 465 IAC 3-2 to establish procedures for initiation and conduct of an administrative hearing, after completion of the department administrative review, if requested by an individual identified as a perpetrator of substantiated child abuse or neglect, or by a person aggrieved by a specified decision of the department under the Indiana adoption program under 465 IAC 4-1 (see LSA Document #09-163, posted at 20090304-IR-465090163NIA). Provides for expedited scheduling of a hearing requested by a child-care worker or department employee. Specifies matters for inclusion in the final administrative decision following completion of the hearing. Defines parties to an administrative hearing and availability of the hearing record and decision for purposes of judicial review. Provides for stay of administrative hearings in cases of pending juvenile or criminal court proceedings involving the same facts and circumstances as the department's child abuse or neglect determination. Comments and questions concerning this notice should be submitted in writing and directed to the Small Business Regulatory Coordinator for this rule. Statutory authority: IC 31-19-26.5-12; IC 31-25-2-18; IC 31-33-26-13.

For purposes of IC 4-22-2-28.1, the Small Business Regulatory Coordinator for this rule is:
John Wood
Deputy General Counsel
Indiana Department of Child Services
Indiana Government Center South
302 West Washington Street, Room E306
Indianapolis, IN 46204-2739
(317) 233-6547

LJohn.Wood@dcs.in.gov

Posted: 03/11/2009 by Legislative Services Agency An httml version of this document.