

Rule 6A-1.0014, Florida Administrative Code Comprehensive Management Information System

Florida Department of Education Rule Update Workshop

Wednesday, January 11, 2023

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Agenda

- Rule Making Authority
- Purpose and Summary
- Proposed Changes
- Question and Answer



Rule Making Authority

Sections 1001.02(1), (2)(n), 1002.22, 1008.385(3), 1008.386(3), 1008.41(2), Florida Statutes (F.S.).





Purpose

- To revise existing requirements of the statewide Comprehensive Management Information System (CMIS) to implement changes required by school districts and to change state reporting and local recordkeeping procedures for state and/or federal programs as described in the updated Florida Department of Education (FDOE) Information Database Requirements.
- In addition, the rule incorporates School Environmental Safety Incident Reporting (SESIR) changes approved by the update to rule 6A-1.0017, Florida Administrative Code (F.A.C.).



Summary

- An amendment of the rule was passed, updating its reference to the FDOE Information Database Requirements documents.
- The rule amendment became effective upon State Board of Education approval.
- All changes will be effective for Survey 3, 2023, reporting.
- For Survey R, changes are to be reported starting with February 2023 incidents reported in March 2023.



Level 1

Aggravated Battery★ Arson Homicide Kidnapping★ Sexual Battery

Level 2

Burglary Drug Sale/Distribution★ Physical Attack★ Robbery★ Sexual Assault★ Weapons Possession★

Denotes definition change

Level 3

Disruption On Campus Drug Use/Possession Hazing Fighting Larceny/Theft ★ Sexual Harassment ★ Sexual Offenses (Other) Threat/Intimidation ★ Trespassing ★ Vandalism ★ Other Major Offenses

<u>Level 4</u>

Alcohol **★** Bullying **★** Tobacco★ Harassment★



Discipline/Resultant Action Code - 114425

- <u>N No Discipline</u>
- Student was found to have committed a SESIR offense but did not receive discipline as a result because, when taking into account developmentally age-appropriate behavior or disability, if any, the student did not have the capacity to understand his or her behavior or the inappropriateness of his or her actions. This code should be used for very young students or those with disabilities who otherwise meet these criteria.



- <u>Removes code C Consultation with law enforcement</u>
- <u>Removes codes Y Yes</u>
- Adds codes:
 - <u>A Arrest</u>
 - <u>D Diversion</u>
 - <u>I Involuntary Examination</u>
 - <u>L No Law Enforcement Action</u>
 - <u>M Other Law Enforcement Action</u>
- <u>Updates code N Not Reported to Law Enforcement</u>



- <u>A Arrest Official action was taken by a School Resource</u> <u>Officer (SRO) or local law enforcement officer in response to</u> <u>a SESIR incident which resulted in arrest.</u>
- <u>D Diversion Official action was taken by a School</u> <u>Resource Officer (SRO) or local law enforcement officer in</u> <u>response to a SESIR incident which resulted in referral to a</u> <u>civil citation or similar prearrest diversion program</u> <u>authorized by Section 985.12, F.S.</u>



- I Involuntary Examination Official action was taken by a School Resource Officer (SRO) or local law enforcement officer in response to a SESIR incident which resulted in involuntary examination authorized by Section 394.463, F.S. (Baker Act). Please note all Involuntary Examinations initiated at a school, on school transportation or at a schoolsponsored activity must be entered into the IERS reporting system.
- <u>L No Law Enforcement Action No official action was</u> taken by a School Resource Officer (SRO) or local law enforcement officer in response to a SESIR incident.



- <u>M Other Law Enforcement Action Official action was</u> <u>taken by a School Resource Officer (SRO) or local law</u> <u>enforcement officer in response to a SESIR incident that was</u> <u>not an arrest, referral to a civil citation or similar prearrest</u> <u>diversion program authorized by Section 985.12, F.S., or</u> <u>initiation of an involuntary examination authorized by</u> <u>Section 394.463, F.S.</u>
- <u>N Not Reported to Law Enforcement The incident is not a</u> <u>threat to school safety and is a petty act of misconduct as</u> <u>defined by school board policy and is consistent with the</u> <u>agreement with the county sheriff's office and local police</u> <u>department for determining which incidents are reported to</u> <u>law enforcement.</u>



Incident, Type - 140225

- <u>Updated definitions for codes:</u>
 - <u>PHA Physical Attack Simple Battery</u>
 - <u>STL Larceny</u> Grand Theft
 - VAN Criminal Mischief Felony Vandalism



Appendix P: Definitions for Incident Reporting

Updated to reflect SESIR definition changes as a result of the approval of SESIR rule 6A-1.0017, F.A.C.





Questions & Answers



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