



***Mission:** To protect, promote & improve the health of all people in Florida through integrated state, county, and community efforts.*

2020 – 2022 School Health Services Plan Amendment

for

Dixie County

Due by December 31, 2021


E-mail Plan as an Attachment to:

HSF.SH_Feedback@flhealth.gov and County School Health Liaison

2020 - 2022 School Health Services Plan Signature Page

Please ensure that this signature page is signed by the parties below, scanned and sent via email to hsf.sh_feedback@flhealth.gov and your county school health liaison.

My signature below indicates I have reviewed and approved the amended Dixie County 2020 - 2022 School Health Services Plan:

Position	Name and Signature		Date
County Health Department Administrator/Director/Health Officer	Printed Name	Signature	Date
School District Superintendent	Mike Thomas Printed Name	 Signature	12/21/2021 Date

SUMMARY – 2020-2022 SCHOOL HEALTH SERVICES PLAN AMENDMENT

Statutory Authority: Section (s.) 381.0056, Florida Statutes (F.S.) requires each county health department (CHD) to develop, jointly with the school district and school health advisory committee, a School Health Services Plan (referred herein as the "Plan") that outlines the provisions and responsibilities to provide mandated health services in all public schools. Rule 64F-6.002, Florida Administrative Code (F.A.C.) requires the plan to be completed biennially. Please note that items that are colored blue are internet links that enable you to directly view the relevant reference material.

- Part I: Basic School Health Services - General school health services which are available to all students in Florida's public and participating non-public schools in all 67 school districts.

The Plan contains 4 columns, as follows:

- Column 1 – Statute and/or Rule References. This column includes Florida Statutes, administrative rules and references demonstrating best practices related to school health.
- Column 2 – Program Standard/Requirement. This column provides specific requirements related to the statutes, administrative rules and references listed in column 1.
- Column 3 – Local Agency(s) Responsible. The local agencies (CHD, Local Educational Agency (LEA) and School Health Advisory Committee (SHAC)) determine the responsibilities for providing the services described columns 1 and 2.
- Column 4 – Local Implementation Strategy & Activities. This column describes the implementation strategies and activities to fulfill requirements in columns 1 and 2.

Plan submission:

- If the amended Plan signature page has not been signed by all parties on or before December 31, 2021, you may submit the plan at that time and submit the scanned signature page as a PDF file when it is fully signed.

Statute and/or Rule References	Program Standard/Requirement	Local Agency(s) Responsible	Local Implementation Strategy & Activities
PART I: BASIC SCHOOL HEALTH SERVICES			
<p>35. Involuntary Examination s. 394.463, F.S. including: s. 1002.20(3)(l), F.S.; s. 1002.33(9), F.S.; s. 381.0056(4)(a)(19), F.S.</p>	<p>35a. The School District Board will ensure that it develops policies and procedures for the implementation of this statutory requirement. A reasonable attempt must be made to notify a student's parent/guardian, or caregiver before the student is removed from school, school transportation, or a school-sponsored activity and taken to a receiving facility for an involuntary examination.</p>	<p>Principal or administrative designee; Resource Officer or LEO, Guidance Counselor, Mobile Response Team (MRT)</p>	<p>School administrative staff are responsible for reasonable diligence to make contact with student's parent, guardian or caretaker in this situation.</p> <p>The school's Health Support Tech will provide aide in assuring the safety of the student and others. They will also contact the Registered Nurse assigned to school health to come and provide a health assessment of the student as needed during this situation.</p>
<p>36. Parental Consent for Health Care Services Section 1014.06, F.S.</p>	<p>36. The School District Board must ensure that it develops policies and procedures for the implementation of the Parent's Bill of Rights. Address the following: s. 1014.06(1), F.S. Except as otherwise provided by law, a health care practitioner, as defined in s. 456.001, or an individual employed by such health care practitioner may not provide or solicit or arrange to provide health care services or prescribe medicinal drugs to a minor child without first obtaining written parental consent. s. 1014.06(2), F.S. Except as otherwise provided by law or a court order, a provider, as defined in s. 408.803, may not allow a medical procedure to be performed on a minor child in its facility without first obtaining written parental consent. s. 1014.06(5), F.S. A health care practitioner or other person who violates this section is subject to disciplinary action pursuant to s. 408.813 or s. 456.072, as</p>	<p>DOE Staff</p>	<p>School Administrative staff will be responsible for ensuring parental consent is obtained for health services on all students. This will be done by sending home a consent form to be completed by the parents/guardians of all students. This consent will remain effective throughout the child's academic career until the child transfers to another school district or the parent/guardian sends in a written wish to rescind the consent for school health services.</p>

Statute and/or Rule References	Program Standard/Requirement	Local Agency(s) Responsible	Local Implementation Strategy & Activities
	applicable, and commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.		