

	LEGISLATIVE ACTION	
Senate	•	House
Comm: WD	•	
01/22/2018	•	
	•	
	•	
	•	

The Committee on Children, Families, and Elder Affairs (Bean) recommended the following:

Senate Amendment to Amendment (820270) (with title amendment)

Delete lines 572 - 573

and insert:

1

2

3

4

5

6

7

8 9

10

Section 8. Subsection (3) of section 63.092, Florida Statutes, is amended to read:

- 63.092 Report to the court of intended placement by an adoption entity; at-risk placement; preliminary study.-
- (3) PRELIMINARY HOME STUDY.—Before placing the minor in the intended adoptive home, a preliminary home study must be

11

12

13

14

15

16 17

18

19

20

21 22

23

24

25

26

27

28

29

30 31

32

33

34

35

36

37

38

39



performed by a licensed child-placing agency, a child-caring agency registered under s. 409.176, a licensed professional, or an agency described in s. 61.20(2), unless the adoptee is an adult or the petitioner is a stepparent or a relative. If the adoptee is an adult or the petitioner is a stepparent or a relative, a preliminary home study may be required by the court for good cause shown. The department is required to perform the preliminary home study only if there is no licensed childplacing agency, child-caring agency registered under s. 409.176, licensed professional, or agency described in s. 61.20(2), in the county where the prospective adoptive parents reside. The preliminary home study must be made to determine the suitability of the intended adoptive parents and may be completed prior to identification of a prospective adoptive minor. A favorable preliminary home study is valid for 1 year after the date of its completion. Upon its completion, a signed copy of the home study must be provided to the intended adoptive parents who were the subject of the home study. A minor may not be placed in an intended adoptive home before a favorable preliminary home study is completed unless the adoptive home is also a licensed foster home under s. 409.175. The preliminary home study must include, at a minimum:

- (a) An interview with the intended adoptive parents;
- (b) Records checks of the department's central abuse registry, which the department shall provide to the entity conducting the preliminary home study and criminal records correspondence checks under s. 39.0138 through the Department of Law Enforcement on the intended adoptive parents;
 - (c) An assessment of the physical environment of the home;

40

41

42

43

44 45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

6.3

64

65

66

67

68



- (d) A determination of the financial security of the intended adoptive parents;
- (e) Documentation of counseling and education of the intended adoptive parents on adoptive parenting as determined by the entity conducting the preliminary home study. The department shall not require training as specified in s. 409.175(14);
- (f) Documentation that information on adoption and the adoption process has been provided to the intended adoptive parents;
- (q) Documentation that information on support services available in the community has been provided to the intended adoptive parents; and
- (h) A copy of each signed acknowledgment of receipt of disclosure required by s. 63.085.

If the preliminary home study is favorable, a minor may be placed in the home pending entry of the judgment of adoption. A minor may not be placed in the home if the preliminary home study is unfavorable. If the preliminary home study is unfavorable, the adoption entity may, within 20 days after receipt of a copy of the written recommendation, petition the court to determine the suitability of the intended adoptive home. A determination as to suitability under this subsection does not act as a presumption of suitability at the final hearing. In determining the suitability of the intended adoptive home, the court must consider the totality of the circumstances in the home. A minor may not be placed in a home in which there resides any person determined by the court to be a sexual predator as defined in s. 775.21 or to have been convicted of an offense listed in s. 63.089(4)(b)2.



69 70 ======== T I T L E A M E N D M E N T ========== 71 And the title is amended as follows: 72 Delete line 609 73 and insert: 74 conforming cross-references; amending s. 63.092, F.S.; requiring the Department of Children and Families to 75 76 release specified records to entities conducting 77 preliminary home studies; providing the department of 78 Children and Families shall not require specified 79 training for certain home studies; providing an 80 effective.