

The Florida Senate
BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Children, Families, and Elder Affairs

BILL: SB 1030

INTRODUCER: Senator Gruters

SUBJECT: Recovery Residences

DATE: January 26, 2026

REVISED: _____

	ANALYST	STAFF DIRECTOR	REFERENCE	ACTION
1.	Kennedy	Tuszynski	CF	Pre-meeting
2.			AHS	
3.			RC	

I. Summary:

SB 1030 amends Florida's recovery residence and substance abuse service provider statutes to modify housing arrangements, licensing procedures, and oversight mechanisms. The bill prohibits providers licensed for primary mental health services from using certified recovery residences for patient housing, while creating an exception for Level IV substance abuse programs that also provide mental health services.

The bill authorizes license transfers to new owners, establishes expedited licensing procedures for existing providers seeking to expand services or locations, requires clinical treatment room size to be determined by building and fire code rather than agency rule, and revises removal notification requirements for personnel subject to background screening, for the purpose of revocation or suspension of license or certification.

The bill also limits recovery residence credentialing entities' access to certain records during certification reviews.

The bill has an indeterminate negative fiscal impact on the state for potential increased administrative workload.

The bill takes effect July 1, 2026

II. Present Situation:

Substance Abuse

Substance abuse refers to the harmful or hazardous use of psychoactive substances, including alcohol and illicit drugs.¹ According to the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition (DSM-5), a diagnosis of substance use disorder (SUD) is based on evidence of impaired control, social impairment, risky use, and pharmacological criteria.² SUD occurs when an individual chronically uses alcohol or drugs, resulting in significant impairment, such as health problems, disability, and failure to meet major responsibilities at work, school, or home.³ Repeated drug use leads to changes in the brain's structure and function that can make a person more susceptible to developing a substance abuse disorder.⁴

Among people age 12 or older in 2023, 70.7 million people (or 24.9 percent of the population) used illicit drugs in the past year.⁵ The most commonly used illicit drug was marijuana, which 61.8 million people used.⁶ In the past year:⁷

- Among young adults 18–25, 36.5% (≈ 12.4 million) reported past-year marijuana use;
- 8.9 million people aged 12+ misused opioids in the past year;
- 48.5 million aged 12+ (≈ 17.1%) had a past-year SUD; including 28.9 million with alcohol use disorder (AUD) and 27.2 million with a drug use disorder (DUD). The highest SUD rate was among young adults 18–25: 27.1% (≈ 9.2 million).

Substance Use Disorder Treatment in Florida

In the early 1970s, the federal government enacted laws creating formula grants for states to develop continuums of care for individuals and families affected by substance abuse.⁸ The laws resulted in separate funding streams and requirements for alcoholism and drug abuse. In response to the laws, the Florida Legislature enacted chs. 396 and 397, F.S., relating to alcohol and drug abuse, respectively.⁹ Each of these laws governed different aspects of addiction, and thus, had different rules promulgated by the state to fully implement the respective pieces of legislation.¹⁰ However, because persons with substance abuse issues often do not restrict their misuse to one

¹ The World Health Organization, *Mental Health and Substance Abuse*, available at <https://www.afro.who.int/health-topics/substance-abuse> (last visited 1/22/2026); See also The National Institute on Drug Abuse (NIDA), *Drugs, Brains, and Behavior: The Science of Addiction; How Science Has Revolutionized the Understanding of Drug Addiction*, available at <https://nida.nih.gov/research-topics/addiction-science/drugs-brain-behavior-science-of-addiction> (last visited 1/22/2026).

² The National Association of Addiction Treatment Providers, *Substance Use Disorder*, available at <https://www.naatp.org/resources/clinical/substance-use-disorder> (last visited 1/23/2026).

³ The Substance Abuse and Mental Health Services Administrator (The SAMHSA), *Substance Use Disorders*, available at <https://www.samhsa.gov/find-help/disorders> (last visited 1/23/2026).

⁴ Harvard Medical School, Harvard Health Publishing, *Brain Plasticity in Drug Addiction: Burden and Benefit*, available at <https://www.health.harvard.edu/blog/brain-plasticity-in-drug-addiction-burden-and-benefit-2020062620479#:~:text=Experience-dependent%20learning%2C%20including%20repeated%20drug%20use%2C%20might%20increase,drug%20use%2C%20where%20people%20ignore%20the%20negative%20consequences> (last visited 1/23/2026).

⁵ Substance Abuse and Mental Health Services Administration, Key Substance Use and Mental Health Indicators in the United States: Results from the 2023 National Survey on Drug Use and Health (HHS Publication No. PEP24-07-021, NSDUH Series H-59), available at: <https://www.samhsa.gov/data/report/2023-nsduh-annual-national-report> (last visited 1/23/2026).

⁶ *Id.*

⁷ *Id.*

⁸ The DCF, *Baker Act and Marchman Act Project Team Report for Fiscal Year 2016-2017*, p. 4-5. (on file with the Senate Children, Families, and Elder Affairs Committee).

⁹ *Id.*

¹⁰ *Id.*

substance or another, having two separate laws dealing with the prevention and treatment of addiction was cumbersome and did not adequately address Florida's substance abuse problem.¹¹ In 1993, legislation was adopted to combine chs. 396 and 397, F.S., into a single law, the Hal S. Marchman Alcohol and Other Drug Services Act (Marchman Act).¹²

The Marchman Act encourages individuals to seek services on a voluntary basis within the existing financial and space capacities of a service provider.¹³ However, denial of addiction is a prevalent symptom of SUD, creating a barrier to timely intervention and effective treatment.¹⁴ As a result, treatment typically must stem from a third party providing the intervention needed for SUD treatment.¹⁵

The Department of Children and Families (DCF) administers a statewide system of safety-net services for substance abuse and mental health (SAMH) prevention, treatment, and recovery for children and adults who are otherwise unable to obtain these services. Services are provided based upon state and federally established priority populations.¹⁶ The DCF provides treatment for SUD through a community-based provider system offering detoxification, treatment, and recovery support for individuals affected by substance misuse, abuse, or dependence.¹⁷

- **Detoxification Services:** Detoxification services use medical and clinical procedures to assist individuals and adults as they withdraw from the physiological and psychological effects of substance abuse.¹⁸
- **Treatment Services:** Treatment services include a wide array of assessment,¹⁹ counseling, case management, and support that are designed to help individuals who have lost their abilities to control their substance use on their own and require formal, structured intervention and support.²⁰
- **Recovery Support:** Recovery support services, including transitional housing, life skills training, parenting skills, and peer-based individual and group counseling, are offered during and following treatment to further assist individuals in their development of the knowledge and skills necessary to maintain their recovery.²¹

¹¹ *Id.*

¹² Chapter 93-39, s. 2, L.O.F., codified as ch. 397, F.S.

¹³ See ss. 397.601(1) and (2), F.S., An individual who wishes to enter treatment may apply to a service provider for voluntary admission. Within the financial and space capabilities of the service provider, the individual must be admitted to treatment when sufficient evidence exists that he or she is impaired by substance abuse and his or her medical and behavioral conditions are not beyond the safe management capabilities of the service provider.

¹⁴ Darran Duchene and Patrick Lane, *Fundamentals of the Marchman Act*, Risk RX, Vol. 6 No. 2 (Apr. – Jun. 2006) State University System of Florida Self-Insurance Programs, available at <https://flbog.sip.ufl.edu/risk-rx-article/fundamentals-of-the-marchman-act/> (last visited 1/22/2026)(hereinafter cited as “fundamentals of the Marchman Act”).

¹⁵ *Id.*

¹⁶ See ch. 394 and 397, F.S.

¹⁷ The DCF, *Treatment for Substance Abuse*, available at <https://www.myflfamilies.com/services/samh/treatment> (last visited 1/22/2026).

¹⁸ *Id.*

¹⁹ *Id.* Research indicates that persons who successfully complete substance abuse treatment have better post-treatment outcomes related to future abstinence, reduced use, less involvement in the criminal justice system, reduced involvement in the child-protective system, employment, increased earnings, and better health.

²⁰ *Id.*

²¹ *Id.*

Overview of Florida's Licensure Framework for Behavioral Health Providers

Licensure of behavioral health facilities and substance abuse service providers and facilities in Florida exists to ensure that individuals receiving substance use disorder (SUD) treatment are served in programs that meet minimum standards for health, safety, quality of care, and consumer protection.²² Florida's behavioral health licensure framework divides responsibility between the Agency for Health Care Administration (AHCA) and the Department of Children and Families (DCF) based on the type of service provided, requiring coordination between the two agencies when providers operate across both mental health and substance abuse systems.²³ Licensure is intended to protect clients by requiring providers to comply with uniform statewide standards, including background screening of personnel, appropriate staffing and supervision, recordkeeping, and adherence to client rights and confidentiality laws.²⁴ Under Florida law, licensed substance abuse facilities and providers must meet programmatic and operational requirements, such as maintaining written policies and procedures, providing services consistent with the level of care for which they are licensed, and ensuring that services are delivered by qualified staff.²⁵ Licensure also enables state agencies to conduct inspections, monitoring, and enforcement actions, including the denial, suspension, or revocation of a license when a provider fails to comply with statutory or rule requirements, thereby promoting accountability and public trust in the substance abuse treatment system.²⁶

Licensure of Behavioral Health Facilities

In Florida, operating a crisis stabilization unit (CSU), residential treatment facility (RTF), or residential treatment center (RTC) for children and adolescents requires licensure through the AHCA.²⁷ A CSU is a licensed facility that provides brief psychiatric intervention, with inpatient stays averaging 3 to 14 days and typical discharge to home, a long-term mental health facility, or other living arrangements.²⁸ The AHCA describes an RTF as a licensed community-based residence for adults (18+) exhibiting symptoms of mental illness who need a structured living environment, designed to provide long-term residential care with an overlay or coordination of mental health services.²⁹ Finally, an RTC is licensed as a 24-hour residential program, including therapeutic group homes, designed to provide mental health treatment and services to children under 18 diagnosed with mental, emotional, or behavioral disorders.³⁰ The DCF implements licensure and operational standards for children's RTCs through Chapter 65E-9, Florida Administrative Code, including requirements addressing licensure, operating and program standards, staffing, admissions, treatment planning, discharge planning, and children's rights.³¹

²² Section 397.401, F.S.

²³ Sections 394.875 and 408.805, F.S.

²⁴ Section 397.407 and 397.501, F.S.

²⁵ Section 397.410, F.S.

²⁶ Section 397.415, F.S.

²⁷ Section 394.875, F.S.,

²⁸ Florida AHCA, *Crisis Stabilization Units*, available at <https://ahca.myflorida.com/health-quality-assurance/bureau-of-health-facility-regulation/hospital-outpatient-services-unit/crisis-stabilization-units> (last visited 1/24/2026).

²⁹ Florida AHCA, *Residential Treatment Facilities*, available at <https://ahca.myflorida.com/health-quality-assurance/bureau-of-health-facility-regulation/hospital-outpatient-services-unit/residential-treatment-facilities> (last visited 1/24/2026).

³⁰ Florida AHCA, *Residential Treatment Centers for Children and Adolescents*, available at <https://ahca.myflorida.com/health-quality-assurance/bureau-of-health-facility-regulation/hospital-outpatient-services-unit/residential-treatment-centers-for-children-and-adolescents> (last visited 1/24/2026).

³¹ Chapter 65E-9, F.A.C.

In practice, this licensure framework implemented by the AHCA and DCF requires providers and facility operators to obtain and maintain licensure, comply with standards, and ensure effective and safe service provision to individuals and families in these licensed settings.³²

Licensure of Substance Abuse Service Providers

As part of the larger behavioral health licensure structure, the DCF regulates substance use disorder treatment by licensing individual treatment components under ch. 397, F.S., and Rule 65D-30, F.A.C. Licensed service components include a continuum of substance abuse prevention³³, intervention³⁴, and clinical treatment services.³⁵

Clinical treatment is a professionally directed, deliberate, and planned regimen of services and interventions that are designed to reduce or eliminate the misuse of drugs and alcohol and promote a healthy, drug-free lifestyle.³⁶ “Clinical treatment services” include, but are not limited to, the following licensable service components:

- Addictions receiving facility;
- Day or night treatment;
- Day or night treatment with community housing;
- Detoxification;
- Intensive inpatient treatment;
- Intensive outpatient treatment;
- Medication-assisted treatment for opiate addiction;
- Outpatient treatment; and
- Residential treatment.³⁷

Licensure Types

Under s. 397.407, F.S., substance abuse treatment providers in Florida are licensed under one of three primary licensure types, determined by a provider’s compliance history and operational status:

- Probationary;
- Regular; or
- Interim

A regular license is issued to a provider that is in full compliance with all statutory and rule requirements and authorizes the provider to operate for the standard licensure period established by the DCF.³⁸ A probationary license may be issued to a provider that is not in full compliance

³² Section 394.875, F.S.

³³ Section 397.311(26)(c), F.S. “Prevention” is defined as “a process involving strategies that are aimed at the individual, family, community, or substance and that preclude, forestall, or impede the development of substance use problems and promote responsible lifestyles.” See also The DCF, *Substance Abuse Prevention*, available at <https://www.myflfamilies.com/services/samh/substance-abuse-prevention> (last visited 1/22/2026).

³⁴ Section 397.311(26)(b), F.S. “Intervention” is defined as “structured services directed toward individuals or groups at risk of substance abuse and focused on reducing or impeding those factors associated with the onset or the early stages of substance abuse and related problems.”

³⁵ Section 397.311(26), F.S.

³⁶ Section 397.311(26)(a), F.S.

³⁷ Section 397.311(26)(a), F.S.

³⁸ Section 397.407(1)–(2), F.S.

but is able to correct identified deficiencies within a specified time period, allowing continued operation while the provider works toward compliance under heightened oversight.³⁹ An interim license may be issued to a provider in limited circumstances, such as when a provider is awaiting a regular license decision, undergoing a change of ownership, or addressing temporary operational issues, and permits short-term operation subject to conditions imposed by the DCF.⁴⁰ Together, these licensure types allow DCF to maintain continuity of care for clients while ensuring providers progress toward or maintain compliance with Florida's substance abuse treatment standards.⁴¹

Licensure Requirements

Florida law requires the DCF to establish minimum licensure standards for each substance abuse service component, including administrative management and clinical standards for the delivery of services.⁴² The DCF is required to establish personnel and supervision standards, including staff qualifications and hours of coverage, and specifically set standards for “the maximum number of individuals who may receive clinical services together in a group setting.”⁴³ In addition, Florida law requires facility standards to include, at minimum, the safety and adequacy of the facility and grounds, and “space, furnishings, and equipment for each individual served,” along with infection control, sanitation, maintenance, and meals/snacks as applicable.⁴⁴ Finally, current rule mandates all licensed facilities used by a provider (including community housing) to comply with local fire safety standards, local health and zoning codes and to maintain annual proof of compliance with applicable fire/safety and health inspections. For providers, treatment space capacity is largely constrained by local building and fire requirements and may vary by location.⁴⁵

Licensure Denial, Suspension, and Revocation

When the DCF identifies serious noncompliance by a substance abuse service provider, the department is authorized to respond through licensure enforcement actions, including denial, suspension, or revocation of the provider's license.⁴⁶ A license may be denied or sanctioned when a provider's conduct demonstrates an inability to meet minimum standards for safe operation, including material violations of chapter 397 or applicable rules, failure to maintain required licensure standards, or the submission of false or misleading information to the department.⁴⁷ Licensure enforcement may also occur when a provider fails to correct cited deficiencies within the timeframe required by the department, reflecting an ongoing inability or unwillingness to come into compliance after regulatory review.⁴⁸ Because patient safety is central to licensure oversight, the statute also authorizes action when providers fail to comply with background screening requirements, including employing or retaining disqualified personnel or failing to provide required screening-related information to the department.⁴⁹

³⁹ Section 397.407(3), F.S.

⁴⁰ Section 397.407(4)–(5), F.S.

⁴¹ Section 397.407, F.S.

⁴² Section 397.410(1)(a)–(b), F.S.

⁴³ Section 397.410(1)(c), F.S.

⁴⁴ Section 397.410(1)(d), F.S.

⁴⁵ Chapter 65D-30.0047(11), F.A.C.

⁴⁶ Section 397.415(1), F.S.

⁴⁷ Section 397.415(2)(a)–(c), F.S.

⁴⁸ Section 397.415(2)(d), F.S.

⁴⁹ Section 397.415(2)(e)–(g), F.S.

Depending on the severity and circumstances of noncompliance, the DCF may impose intermediate sanctions short of license revocation, such as administrative fines, probationary status, or corrective action requirements, in order to compel compliance while maintaining continuity of care when appropriate.⁵⁰ Any licensure action taken against a substance abuse service provider must comply with due process requirements, including notice and the opportunity for an administrative hearing under chapter 120, F.S., before final agency action becomes effective.⁵¹

Recovery Residences

A recovery residence is defined as “a residential unit, the community housing component of a licensed day or night treatment facility with community housing, or other form of group housing, which is offered or advertised through any means, including oral, written, electronic, or printed means, by any person or entity as a residence that provides a peer-supported, alcohol-free, and drug-free living environment.”⁵²

Recovery residences (also known as “sober homes,” “sober living homes,” “Oxford Houses,” or “Halfway Houses”) are *non-medical* settings designed to support recovery from substance use disorders, providing a substance-free living environment commonly used to help individuals transition from highly structured residential treatment programs back into their day-to-day lives (e.g., obtaining employment and establishing more permanent residence).⁵³ Virtually all encourage or require attendance at 12-step mutual-help organizations like Alcoholics Anonymous (AA) or Narcotics Anonymous (NA), but recovery homes have varying degrees of structure and built-in programmatic elements:⁵⁴

- *Length of Stay*: some may have a limited or otherwise predetermined, length of stay, while others may allow individuals to live there for as long as necessary provided, they follow the house rules.
- *Monitoring*: some, but not all, provide monitoring to maintain substance-free, recovery-supportive living environments and help facilitate house members’ progress by implementing a number of rules and requirements (i.e., mutual-help organization attendance, attendance at house meetings, curfews, restrictions on outside employment, and limits on use of technology). Typically, as individuals successfully follow these rules over time, restrictions become more lenient and individuals have greater latitude in their choices both in and outside of the recovery residence.
- *Size*: while recovery residences range in the number of individuals living there at any given time, there are typically at least 6-8 residents of the same gender.

⁵⁰ Section 397.415(3), F.S.

⁵¹ Section 397.415(5), F.S.

⁵² Section 397.311(38), F.S.

⁵³ Recovery Research Institute, *Recovery Residences*, available at <https://www.recoveryanswers.org/resource/recovery-residences/> (last visited 1/22/2026). Substance abuse prevention is achieved through the use of ongoing strategies such as increasing public awareness and education, community-based processes and evidence-based practices. These prevention programs are focused primarily on youth, and, in recent years, have shifted to the local level, giving individual communities the opportunity to identify their own unique prevention needs and develop action plans in response. This community focus allows prevention strategies to have a greater impact on behavioral change by shifting social, cultural, and community environments.

⁵⁴ Recovery Research Institute, *Recovery Residences*, available at <https://www.recoveryanswers.org/resource/recovery-residences/> (last visited 1/22/2026).

Recovery residences can be located in single-family and two-family homes, duplexes, and apartment complexes. Most recovery residences are located in single-family homes, zoned in residential neighborhoods.⁵⁵ To live in a recovery residence, occupants may be required to pay a monthly fee or rent, which supports the cost of maintaining the home. Generally, recovery residences provide short-term residency, typically a minimum of at least 90 days. However, the length of time a person stays at a recovery residence varies based on the individuals' treatment needs.⁵⁶

Voluntary Certification of Recovery Residences

In contrast to provider *licensure* enforcement, recovery residence oversight is governed separately via *certification* and authorizes the DCF to approve credentialing entities responsible for issuing, monitoring, suspending, or revoking certificates of compliance for recovery residences.⁵⁷ While credentialing entities may take action against a recovery residence's certification status, they do not possess authority to deny, suspend, or revoke a substance abuse service provider's license, as licensure enforcement authority remains exclusively with the DCF.⁵⁸

A certified recovery residence is a recovery residence that holds a valid certificate of compliance and is actively managed by a certified recovery residence administrator.⁵⁹ Florida has a voluntary certification program for recovery residences and recovery residence administrators, implemented by private credentialing entities.⁶⁰ Under the voluntary certification program, two DCF-approved credentialing entities administer certification programs and issue certificates: the Florida Association of Recovery Residences (FARR) certifies the recovery residences and the Florida Certification Board (FCB) certifies recovery residence administrators.⁶¹

As the credentialing entity for recovery residences in Florida, FARR is statutorily authorized to administer certification, recertification, and disciplinary processes as well as monitor and inspect recovery residences to ensure compliance with certification requirements.⁶² FARR is also authorized to deny, revoke, or suspend a certification, or otherwise impose sanctions, if recovery residences are not in compliance or fail to remedy any deficiencies identified.⁶³ However, any decision that results in an adverse determination is reviewable by the Department.⁶⁴

⁵⁵ Hearing before the Subcommittee on the Constitution and Civil Justice of the Committee on the Judiciary, House of Representatives, One Hundred Fifteenth Congress, Sept. 28, 2018, available at <https://www.govinfo.gov/content/pkg/CHRG-115hhrg33123/html/CHRG-115hhrg33123.htm>. See also The National Council for Behavioral Health, *Building Recovery: State Policy Guide for Supporting Recovery Housing*, available at <https://www.thenationalcouncil.org/resources/building-recovery-state-policy-guide-for-supporting-recovery-housing/> (last visited 1/22/2026).

⁵⁶ American Addiction Center, *Length of Stay at a Sober Living Home*, available at <https://americanaddictioncenters.org/sober-living/length-of-stay> (last visited 1/22/2026).

⁵⁷ Section 397.487, F.S.

⁵⁸ Sections 397.415 and 397.487, F.S.

⁵⁹ Sections 397.487-397.4872, F.S.

⁶⁰ *Id.*

⁶¹ The DCF, *Recovery Residence Administrators and Recovery Residences*, available at <https://www.myflfamilies.com/services/samh/recovery-residence-administrators-and-recovery-residences> (last visited 1/23/2026).

⁶² Section 397.487(2)(b)1.-2, F.S.; see also, Florida Department of Children and Families (DCF), *Recovery Residence Administrators and Recovery Residences*, available at <https://www.myflfamilies.com/services/samh/recovery-residence-administrators-and-recovery-residences> (last visited 1/23/2026).

⁶³ Section 397.487(8)(a), (8)(f), F.S.

⁶⁴ Section 397.487, F.S.

In order to become certified, a recovery residence must submit the following documents with an application fee to the credentialing entity:⁶⁵

- A policy and procedures manual;
- Job descriptions for all staff positions;
- Drug-testing procedures and requirements;
- A prohibition on the premises against alcohol, illegal drugs, and the use of prescription medications by an individual other than for whom the medication is prescribed;
- Policies to support a resident's recovery efforts;
- A good neighbor policy to address neighborhood concerns and complaints;
- Rules for residents;
- Copies of all forms provided to residents;
- Intake procedures;
- Sexual predator and sexual offender registry compliance policy;
- Relapse policy;
- Fee schedule;
- Refund policy;
- Eviction procedures and policy;
- Code of ethics;
- Proof of insurance;
- Proof of background screening; and
- Proof of satisfactory fire, safety, and health inspections.

There are currently over 275 certified recovery residences in Florida.⁶⁶ DCF publishes a list of all certified recovery residence administrators on its website.⁶⁷

Patient Referrals

While certification is voluntary, Florida law incentivizes certification. Since July 1, 2018, Florida law has prohibited licensed substance abuse service providers from referring patients to a recovery residence unless the recovery residence holds a valid certificate of compliance and is actively managed by a certified recovery residence administrator (CRRRA).⁶⁸ There are certain exceptions that allow referrals to or from uncertified recovery residences, including any of the following:

- A licensed service provider under contract with a behavioral health managing entity.
- Referrals by a recovery residence to a licensed service provider when the recovery residence or its owners, directors, operators, or employees do not benefit, directly or indirectly, from the referral.
- Referrals made before July 1, 2018, by a licensed service provider to that licensed service provider's wholly owned subsidiary.

⁶⁵ *Id.*

⁶⁶ Florida Association of Recovery Residences (FARR), *Export Providers to CSV*, available at <https://www.farronline.info/exportproviderstocsv.aspx> (last visited 1/23/2026).

⁶⁷ Section 397.4872, F.S.; Certified Recovery Residence Administrators, Florida Department of Children and Families, *Recovery Residence Administrators and Recovery Residences*, available at <https://www.myflfamilies.com/services/samh/recovery-residence-administrators-and-recovery-residences> (last visited 1/23/2026).

⁶⁸ Sections 397.4873(1) and 397.4872, F.S.

- Referrals to, or accepted referrals from, a recovery residence with no direct or indirect financial or other referral relationship with the licensed service provider, and that is democratically operated by its residents pursuant to a charter from an entity recognized or sanctioned by Congress, and where the residence or any resident of the residence does not receive a benefit, directly or indirectly, for the referral.⁶⁹

Service providers are required to record the name and location of each recovery residence that the provider has referred patients to or received referrals from in the DCF's Provider Licensure and Designations System.⁷⁰ Prospective service providers must also include the names and locations of any recovery residences which they plan to refer patients to, or accept patients from, on their application for licensure.⁷¹

Residences managed by a certified recovery residence administrator approved for up to 100 residents and wholly owned or controlled by a licensed service provider may accommodate up to 150 residents under certain conditions.⁷² These conditions include maintaining a service provider personnel-to-patient ratio of 1 to 8 and providing onsite supervision at the residence 24 hours a day, 7 days a week, with a personnel-to-resident ratio of 1 to 10 when residents are present.⁷³ Additionally, administrators overseeing Level IV certified recovery residences operated as community housing with a personnel-to-resident ratio of 1 to 6 are not subject to the lower resident limits.⁷⁴

Background Screening

Chapter 435, F.S., establishes standard procedures for criminal history background screening of certain prospective employees working with vulnerable populations. There are two levels of background screening: level 1 and level 2. Level 1 screening includes, at a minimum, employment history checks and statewide criminal history record check through the Florida Department of Law Enforcement (FDLE) and a check of the Dru Sjodin National Sex Offender Public Website,⁷⁵ and may include criminal records checks through local law enforcement agencies.⁷⁶

Level 2 background screening includes, but is not limited to, fingerprinting for statewide criminal history records checks through the FDLE and national criminal history checks through the Federal Bureau of Investigation (FBI), and may include local criminal records checks through local law enforcement agencies.⁷⁷ In addition, level 2 screening includes a search of the sexual predator and sexual offender registries of any state in which the individual has lived during the preceding five years.⁷⁸

⁶⁹ Section 397.4873(2)(a)-(d), F.S.

⁷⁰ Section 397.4104(1), F.S.

⁷¹ *Id.*

⁷² Section 397.4871(8)(c), F.S.

⁷³ Section 397.4871(8)(c)1., F.S.

⁷⁴ Section 397.4871(8)(c)2., F.S.

⁷⁵ The Dru Sjodin National Sex Offender Public Website is a U.S. government website that links public state, territorial, and tribal sex offender registries in one national search site, available at <https://www.nsopw.gov/> (last visited 1/21/2026).

⁷⁶ Section 435.03, F.S.

⁷⁷ Section 435.04, F.S.

⁷⁸ Section 435.04(1)(a)2., F.S.

Every person required by law to be screened pursuant to ch. 435, F.S., must submit a complete set of information necessary to conduct a screening to his or her employer.⁷⁹ Such information for a level 2 screening includes fingerprints, which are taken by a vendor that submits them electronically to the FDLE.⁸⁰

Various agencies, programs, employers, and professionals serve vulnerable populations in Florida. Personnel working with entities who serve vulnerable populations are subject to background screening; however, due to restrictions placed on the sharing of criminal history information, persons who work for more than one agency or employer or change jobs, or wish to volunteer for such an entity, often must undergo a new and duplicative background screening and fingerprinting.⁸¹ In 2012, the Legislature created the Care Provider Background Screening Clearinghouse to create a single “program” of screening individuals and allow for the results of criminal history checks of persons acting as covered care providers to be shared among the specified agencies.⁸² Designated agencies include the AHCA, the Department of Health (the DOH), the DCF, the DOEA, the Agency for Persons with Disabilities (the APD), the Department of Juvenile Justice (DJJ), the Department of Veterans’ Affairs (FDVA), and Vocational Rehabilitation within the Department of Education (the DOE).⁸³

III. Effect of Proposed Changes:

Behavioral Health and Substance Abuse Service Licensure

Section 1 amends s. 394.875, F.S., to restrict the use of certified recovery residences for mental health patient housing with limited exception. The bill:

- Prohibits providers licensed for primary inpatient or outpatient mental health services from using recovery residences certified pursuant to s. 397.487, F.S., to provide housing to their patients, requiring all such housing to be licensed under chapter 394.
- Creates an exception allowing service providers licensed under chapter 397 (substance abuse services) that are certified as Level IV programs pursuant to s. 397.311(5)(d), F.S., to use their certified recovery residences to provide housing to persons who receive primary outpatient mental health services pursuant to licensure obtained under chapter 394.

Section 2 amends s. 397.407(6), (7), F.S., to authorize license transfers and establish expedited licensing for existing providers expanding services. The bill:

- Allows probationary and regular licenses to be transferred to a new owner consistent with the procedures set forth in s. 408.807, reversing the previous prohibition on license transfers.
- Revises the definition of transfer by replacing the previous general language with two specific criteria in paragraphs:

⁷⁹ Section 435.05(1)(a), F.S.

⁸⁰ Sections 435.03(1) and 435.04(1)(a), F.S.

⁸¹ Florida Department of Children and Families, *Frequently Asked Questions for Clearinghouse*: available at <https://www.myflfamilies.com/services/background-screening/frequently-asked-questions-clearinghouse> (last visited 1/22/2026).

⁸² Florida Department of Children and Families, *Frequently Asked Questions for Clearinghouse*: available at <https://www.myflfamilies.com/services/background-screening/frequently-asked-questions-clearinghouse> (last visited 1/22/2026); *see also* s. 435.12, F.S. and ch. 2012-73, L.O.F.

⁸³ *Id.*

- A transfer occurs when the licensee sells or otherwise transfers ownership to a different individual or entity as evidenced by a change in federal employer identification number or taxpayer identification number.
- A transfer occurs when 51 percent or more of the ownership, shares, membership, or controlling interest is transferred or assigned, with an exception for publicly traded entities on recognized stock exchanges, and clarification that changes solely in management company or board of directors do not constitute a change of ownership.
- Requires the department to issue a regular license within 30 calendar days after receiving a complete application from an existing licensed service provider that is in compliance with all renewal requirements and seeking to add licensed services or one or more additional levels of care at an existing licensed location or at one or more new locations when:
 - The application is from a provider with the same federal tax identification number as the existing provider, and
 - A complete application is provided consistent with chapter 397.
- Prohibits the imposition of any other additional requirements upon existing service providers seeking to add new levels of care or new locations beyond the application requirements specified.
- Strikes language that previously prohibited the department from issuing a probationary license when doing so would place health, safety, or welfare at risk and replaces that language with an expansion of mandatory regular license requirements.

Section 3 amends s. 397.410(1)(c), F.S., to require that the size and capacity of clinical treatment rooms be determined by the applicable building and fire codes, rather than by department rule.

Substance Abuse Service Licensure and Background Screening

Section 4 amends s. 397.415(1)(d), F.S., to revise requirements for the DCF to deny, suspend, or revoke the license of a substance abuse service component. The bill removes the requirement of immediate removal of personnel arrested or found guilty, have entered a plea of guilty or nolo contendere to any offense prohibited under the screening standard. The bill instead requires only timely notification to the DCF within 2 days of the arrest or guilty or nolo contendere plea to any offense prohibited under the screening standard.

Recovery Residence Certification and Background Screening

Section 5 amends s. 397.487(8)(a), (d), F.S., to limit recovery residence credentialing entity access to records and modifies removal requirements for recovery residence leadership. The bill:

- Prohibits a credentialing entity from requesting or obtaining a resident's clinical or medical records when determining whether to suspend or revoke a recovery residence certificate.
- Prohibits a credentialing entity from requesting or obtaining the department-approved policies and procedures of a licensed service provider when determining whether to suspend or revoke a recovery residence certificate.
- Removes the immediate removal requirement for an owner, director, or chief financial officer under the specified circumstances, and instead requires only timely notice to the credentialing entity within 3 days of the event.

Other

Sections 6 - 8 reenact s. 397.411(1)(a), s. 397.4104(2), and s. 397.4873(7), F.S., respectively, to incorporate the amendments made by the bill to s. 397.410 and 397.415, F.S., in references thereto, and make no substantive changes.

Section 9 provides an effective date of July 1, 2026

IV. Constitutional Issues:**A. Municipality/County Mandates Restrictions:**

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None identified.

V. Fiscal Impact Statement:**A. Tax/Fee Issues:**

None.

B. Private Sector Impact:

Indeterminant, likely negative fiscal impact. Some mental health providers may face additional costs if required to obtain licensure under s. 394.875, F.S., to provide housing.

C. Government Sector Impact:

Indeterminant, likely negative fiscal impact. The DCF may experience administrative workload changes related to the new 30-day licensure issuance requirement and updated disciplinary criteria. The bill does not create new fees or expressly require additional staffing.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 394.875, 397.407, 397.410, 397.411, 397.415, and 397.487.

IX. Additional Information:**A. Committee Substitute – Statement of Changes:**

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.