

Rule ~~375-5-6-.22~~ Student Contracts

- (1) Each Program and Student or Offender shall enter into a written contract for both the Assessment Component and Intervention Component.
- (2) The original Assessment Component and Intervention Component contracts shall be maintained by the Program for a period of five (5) years from the date of execution.
- (3) All Assessment Component and Intervention Component contracts shall be pre-numbered, shall follow a format prescribed by the Department, and shall contain all information and provisions required by the Department.
- (4) All contracts shall include the Program's "Doing Business As" (DBA/Trade) Name, Street Address, City, State, Zip Code, Telephone Number, and DDS assigned Certification Number, as assigned by the Department, printed at the top of the form.
- (4) A copy of a completed Assessment Component and Intervention Component contract between the Program and Student or Offender shall be furnished to the Student or Offender prior to the delivery of any service.

Repealed

Authority: O.C.G.A. 40-5-82, 40-5-83.

SYNOPSIS

STATEMENT OF PURPOSE OF PROPOSED RULE

The purpose of this amendment is to consolidate rules where able.

DIFFERENCE BETWEEN EXISTING AND PROPOSED RULES

The rule is being repealed because it was added to rule 375-5-6-.16.