**Summary of Consequential Amendments**

**OVERALL SUMMARY**

As a result of the repeal of the *Child and Family Services Act* and the enactment of the *Child, Youth and Family Services Act, 2017*, consequential amendments are proposed to 25 regulations under other statutes. No changes to the scope of the application of the statute or regulation would result from most of these proposed consequential amendments, except as noted below.

**CHANGES TO NAME OF ACT ONLY**

Consequential amendments are proposed to the following regulations to update the reference from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017* only:

* O Reg 107/96, (Controlled Acts) under the *Regulated Health Professions Act, 1991*
* O Reg 417/95, (Superior Court of Justice – Family Court – Fees) under the *Administration of Justice Act*
* O Reg 378/07, (Public Service Grievance Board: Complaints and Hearings) under the *Public Service of Ontario Act, 2006*
* O Reg 599/06, (Municipal Services Corporations) under the *Municipal Act, 2001*
* O Reg 609/06, (City Services Corporations) under the *City of Toronto Act, 2006*
* O Reg 449/07, (General) under the *Mandatory Blood Testing Act, 2006*

**CHANGES TO NAME OF ACT, NAME OF PARTS, AND NUMBERING**

Consequential amendments are proposed to the following regulations to update the reference from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017* and references to numbered provisions and/or Parts:

* O Reg 329/04, (General) under the*Personal Health Information Protection Act, 2004*
* O Reg 114/15, (Local Boards) under the *Ombudsman Act*
* O Reg 472/07, (Behaviour, Discipline and Safety of Pupils) under the *Education Act*
* O Reg 210/11, (General) under the *Ontario Infrastructure and Lands Corporation Act, 2011*
* RRO 1990, Reg 552, (General) under the *Health Insurance Act*
* RRO 1990, Reg 650, (Facility Fees) under the *Independent Health Facilities Act*

**CHANGES TO REFLECT UPDATED TERMINOLOGY FOR “SOCIETY / CROWN WARD”, “EXTENDED CARE AND MAINTENANCE”**

Consequential amendments are proposed to the following regulations to update the reference from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017*, references to numbered provisions and/or Parts, and terminology relating to “society ward(ship)”, “Crown ward(ship)”, and “extended care and maintenance” in the *Child and Family Services Act*. These terms are updated in the *Child, Youth and Family Services Act, 2017* to refer, respectively, to children in interim society care, children in extended society care, and continued care and support.

* O Reg 107/99, (General), under the *Legal Aid Services Act, 1998*
* O Reg 118/07, (Ontario Access Grants and Ontario Tuition Grants), under the *Ministry of Training, Colleges and Universities Act*
* O Reg 282/13, (Living and Learning Grant), under the *Ministry of Training, Colleges and Universities Act*
* O Reg 24/10, (Custody Claims by Non-Parents), under the *Children’s Law Reform Act*.

Consequential amendments are proposed to O Reg 298/01, (Determination of Geared-to-Income Rent) under Section 50 of the Act, under the *Housing Services Act,* 2011, to update the references from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017* and references to numbered provisions. Consistent with the change in terminology referenced above, the phrase “extended care and maintenance allowance for a former Crown ward received from a children’s aid society” would be replaced in O Reg 298/01 with “financial support that is care and support received from a children’s aid society or a prescribed entity”. No changes to the scope of the application of the statute or regulation would result from these proposed consequential amendments.

**CHANGES TO REFLECT REMOVAL OF CONCEPTS “APPROVED AGENCIES” AND “APPROVED CORPORATIONS” UNDER CYFSA**

Consequential amendments are proposed to RRO 1990, Reg 1094, (General) under the *Vital Statistics Act*. They update the references from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017* and replace the reference to Children’s Aid Societies “approved” under the *Child and Family Services Act* with “designated” by the Minister under the *Child, Youth and Family Services Act, 2017*. No change to the scope of the application of the statute or regulation would result from these proposed consequential amendments.

A consequential amendment is proposed to a provision in RRO 1990, Reg 76 (Fees) under the *Commissioners for Taking Affidavits Act* that exempts employees of approved agencies under the *Child and Family Services Act* from fees for appointment or renewal of appointment to be a commissioner where the request is made by the Ministry of Community and Social Services. This exemption provision would be amended to apply to children’s aid societies under the *Child, Youth and Family Services Act, 2017* where the appointment or renewal of appointment is made upon the request of the Ministry of Children and Youth Services. The concept of “approved agencies” under the *Child and Family Services Act*, of which children’s aid societies are a subset, has been removed under the *Child, Youth and Family Services Act, 2017*. No changes to the scope of this regulation are intended from this consequential amendment.

Consequential amendments are proposed to O Reg 444/98, (Disposition of Surplus Real Property) under the *Education Act*. The terms “approved agencies” and “approved corporations” will be replaced, as those concepts no longer exist under the Child, Youth and Family Services Act, 2017. Lead Agencies will be permitted to share proposals with Ministry of Children and Youth funded child and youth mental health service providers in the service area in which the property is located.

**CHANGES TO REFLECT REVISED DEFINITION OF “SERVICE” UNDER CYFSA**

A consequential amendment is proposed to one of the provisions in the application section of O Reg 67/93 (Health Care and Residential Facilities) under the *Occupational Health and Safety Act*. This provision specifies that the regulation applies in facilities where certain services under the *Child and Family Services Act* and its regulations are provided. The provision would be amended to reflect changes resulting from an updated definition of “service” under the *Child, Youth and Family Services Act, 2017*. No changes to the scope of the application of the *Occupational Health and Safety Act* or O Reg 67/93 would result from these proposed consequential amendments.

Consequential amendments are proposed to the definition of “children and youth care facility” in O Reg  170/03 (Drinking Water Systems) under the *Safe Drinking Water Act, 2002,* to update the reference from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017,* and to reflect changes to the definition of “service” under the *Child, Youth, and Family Services Act, 2017.* No changes to the scope of the application of the *Safe Drinking Water Act, 2002* or O Reg 170/03 would result from these proposed consequential amendments.

**OTHER CHANGES**

Consequential amendments are proposed to RRO 1990, Reg 909, (General), under the *Pension Benefits Act*, to update the references from the *Child and Family Services Act* to the *Child, Youth and Family Services Act, 2017.* As well, new language is proposed to more accurately describe the nature of the payments received by foster parents that are not included in the calculation of expected total income from all sources before taxes in certain circumstances. No changes to the scope of the application of the Pension Benefits Act or Reg 909 would result from these proposed consequential amendments.

Consequential amendments are proposed to the O Reg 75/08, (Designations) under the *Regulatory Modernization Act, 2007* to change the designation of particular sections of the *Child and Family Services Act* and its General regulationunder Schedules A (Information Sharing) and B (Publication), to designation of the whole of the *Child, Youth and Family Services Act, 2017* and all its regulations under Schedules A and B. An amendment would also be made to add the whole of the *Child, Youth and Family Services Act, 2017* and all its regulations to Schedule C (Multiple Authorizations).