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960.03(3)(b), F.S. No Yes - Publish Date: 8/20/2015; Vol. 41/161 960.13, F.S. Yes Yes - Publish Date: 8/20/2015; Vol. 41/161 960.195, F.S. Yes Yes - Publish Date: 8/20/2015; Vol. 41/162 9730/2015 N/A 960.196, F.S. Yes Yes - Publish Date: 8/20/2015; Vol. 41/163 9730/2015 N/A 980.199, F.S. Yes Yes - Publish Date: 8/20/2015; Vol. 41/163 9730/2015 N/A Yes - Publish Date: 8/20/2015; Vol. 41/164 9730/2015 N/A Part VII of Chapter 501:501.991-501.997, No N/A N/A N/A N/A N/A N/A N/A N	Law enacted or amended on or after October 1, 2014 which creates or modifies the duties or authority of the agency.	Must agency adopt rules to implement the law?	2.a. if rulemaking is necessary, has a Notice of Rule Development been published? If yes, provide the Florida Administrative Register citation.	2.b. The date by which the Notice of Proposed Rule is intended to be published	If rulemaking is not necessary, provide a concise explanation
Section 1.	16.555(5)(c),F.S.	Yes	Vol. 41/108		N/A
960.13, F.S.	960.03(3)(b), F.S.	No		N/A	rules are currently in place which address the previously
Yes - Publish Date: 8/20/2015; Vol. 41/162 960.196, F.S. Yes Yes - Publish Date: 8/20/2015; Vol. 41/163 960.199, F.S. Yes - Publish Date: 8/20/2015; Vol. 41/164 9730/2015 N/A 960.199, F.S. Yes - Publish Date: 8/20/2015; Vol. 41/164 9730/2015 N/A The change in the Statute created the Patent Troll Prevention Act and made a violation an unfair and decytive trade practice under Chapter 501 adding to the enforcement authority of the agency. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute modified enforcement authority of the agency under Chapter 501 by bringing currenty through 71/2015 the consideration and weight given to interpretations of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute adding to s. 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute added that information held by an investigative agency pursuant to an investigation of a violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. 1 of the State Constitution. Rulemaking is not necessary as the statute defines the	960.13, F.S.	Yes		9/29/2015	N/Δ
960.199, F.S. Yes Vol. 41/163 9/30/2015 N/A The change in the Statute created the Patent Troil Prevention Act and made a violation an unfair and decytive trade practice under Chapter 501 adding to the enforcement authority. Part VII of Chapter 501:501.991-501.997, No N/A N/A N/A N/A N/A N/A N/A N	960.195, F.S.	Yes	Yes - Publish Date: 8/20/2015; Vol. 41/162	· · ·	
Yes Yes Publish Date: 8/20/2015; Yol. 41/164 Yes Poblish Date: 8/20/2015 Yes Yes Yes Yes Yes Yol. 41/164 Yes Publish Date: 8/20/2015 N/A The change in the Statute created the Patent Troll Prevention Act and made a violation an unfair and decritive trade practice under Chapter 501 adding to the enforcement authority of the agency. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute modified enforcement authority of the agency under Chapter 501 by bringing currenty through 7/1/2015 the consideration and weight given to interpretations of the Federal Trade Commission and federal courts relating to s. 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute added that information held by an investigative agency pursuant to an investigation of a violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority.	960.196, F.S.	Yes		9/30/2015	N/Δ
Prevention Act and made a violation an unfair and decitive trade practice under Chapter 501 adding to the enforcement authority of the agency. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. Part VII of Chapter 501:501.991-501.997, No N/A N/A necessary as the statute defines the requisites of the enforcement authority. The change in the Statute modified enforcement authority of the agency under Chapter 501 by bringing currenty through 7/1/2015 the consideration and weight given to interpretations of the Federal Trade Commission and federal courts relating to s. 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute added that information held by an investigative agency pursuant to an investigation of a violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority.	960.199, F.S.	Yes	Yes - Publish Date: 8/20/2015;		
given to interpretations of the Federal Trade Commission and federal courts relating to s. 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). 501.204(2), F.S. No N/A N/A N/A N/A N/A N/A Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute added that information held by an investigative agency pursuant to an investigation of a violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Rulemaking is not necessary as the statute defines the	Part VII of Chapter 501:501.991-501.997,	No	N/A		Prevention Act and made a violation an unfair and decptive trade practice under Chapter 501 adding to the enforcement authority of the agency. Rulemaking is not necessary as the statute defines the requisites of the enforcement authority. The change in the Statute modified enforcement authority of the agency under Chapter 501 by bringing currenty through 7/1/2015 the consideration and weight
an investigative agency pursuant to an investigation of a violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Rulemaking is not necessary as the statute defines the	501.204(2), F.S.	No	N/A	N/A	given to interpretations of the Federal Trade Commission and federal courts relating to s. 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. s. 45(a)(1). Rulemaking is not necessary as the statute defines the
	895.06, F.S.	No	N/A		violation of s. 895.03 is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Rulemaking is not necessary as the statute defines the

Laws not listed pursuant to section 120.74(1)(a) for which the agency expects to implement by rulemaking by July 1, 2016, except emergency rulemaking.	Intent of the rulemaking
960.03, F.S.	Clarify
960.065, F.S	Clarify
960.07, F.S.	Clarify
960.09, F.S.	Clarify
960.13, F.S.	Clarify
960.198, F.S.	Clarify
960.199, F.S.	Clarify
960.195, F.S.	Clarify
960.28, F.S.	Clarify
12.19, F.S.	Clarify
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Laws identified in last year's annual regulatory plan as requiring rulemaking for which Notice of Proposed Rule has not been published.	Has a Notice of Rule Development been published? If yes, provide the Florida Administrative Register citation.	If agency subsequently determined that rulemaking is not necessary, provide a concise explanation
960.28, F.S.	No	<u> </u>
		N/A
402.181, F.S.	No	This is a form rule. Changes to the form were previously contimplated, but upon review it was determined that they were unnecessary.

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This certification verifies that the undersigned have reviewed this Annual Regulatory Plan and verify that the Office of the Attorney General (OAG) regularly reviews its rules to determine if those rules remain consistent with OAG's rulemaking authority and the laws implemented and that OAG performed its most recent review during June through September of 2015.

Pam Bondi, Attorney General

Kent Perez, Deputy Attorney General and General Counsel