The statutes listed below pertain to relevant interagency agreements, intergovernmental agreements, or cooperative agreements.

**F.S. Section 20.057 – Interagency agreements to delete duplication of inspections**

This statute affects all agencies that serve at the pleasure of the Governor. The Governor can direct any executive agency head to enter into an interagency agreement that will eliminate duplicate of inspections among the departments that inspect the same type of facility or structure.

**F.S. Section 20.316 – Department of Juvenile Justice**

This statute is the general comprehensive planning statute that creates the Department of Juvenile Justice and outlines the duties and responsibilities of the Secretary of Juvenile Justice. Within this section, the Secretary may administratively place a county in an alternative juvenile justice operating circuit pursuant to an interagency agreement.

**F.S. Section 163.62 – Collaborative Client Information Systems**

Authorizes local and state agencies to form a “collaborative” information system to share confidential client information regarding criminal justice, juvenile justice, education, employment training, health, and human services. Members of collaborative steering committee must sign interagency agreement before sharing information.

**F.S. Section 187.201 – State Comprehensive Plan**

This statute is a broad statute designed to outline goals and policies concerning several areas, including education and children.

**F.S. Section 1002.22 – Pupil and student records and reports**

The purpose of this statute is to protect the rights of students and their parents with respect to student records and reports as created, maintained and used by public educational institutions in the state.

**F.S. Section 1000.01(5) – Transition task force for transition on January 7, 2003 from the elected State Board of Education to the appointed Florida Board of Education.**

Through this statute, the transition task force may procure information and assistance from any officer or agency of the state or subdivision thereof.

**F.S. Section 1001.31 – Scope of district system**

Pursuant to a cooperative agreement, a district school system shall provide instructional personnel at juvenile justice facilities of 50 or more beds or slots with access to the district school system database of the purpose of accessing student records for students assigned to such programs.
Statutory References for Interagency Agreements
Attachment 1 to Interagency Agreements, Memoranda of Understanding Policy
(FDJJ – 2040)

F.S. Section 1001.43 – Supplemental powers and duties of school board

Among the duties is that in developing school community relations, the school board may adopt protocols for interagency agreements.

F.S. Section 1003.52 – Educational statewide agreement

Annually, a cooperative agreement and plan for juvenile justice education shall be developed between DJJ and the Department of Education and submitted to the Secretary of DJJ and the Commissioner of Education by June 30.

F.S. Section 1003.52 – Educational services in DJJ state run programs

“Cooperative agreement” between DJJ and each school board. Required for delivery of educational services to youth under custody of DJJ.

F.S. Section 1003.52 – Educational services in DJJ state run programs

“Operating agreement” between contract providers and school districts. DJJ does not execute this agreement.

F.S. Section 1003.27 – Compulsory school attendance – Court procedure and penalties.

The circuit manager of the Department of Juvenile Justice or designee, the district administrator of the DCF or the district administrator’s designee, and the superintendent of the local school district or designee must develop a cooperative interagency agreement concerning truancy.

F.S. Section 984.086 and F.S. Section 985.614 – Children locked out of the home

The statutes essentially state that the Department and DCF shall develop comprehensive agreements within each circuit to coordinate services to children who are locked out of the home.

F.S. Section 984.06 – Oaths, records, confidential information

Within each county, the sheriff, the chiefs of police, the district school superintendent, and the department shall enter into an interagency agreement of the purpose of sharing information about juvenile offenders among all parties.

F.S. Section 985.046 – Statewide information-sharing system – interagency workgroup

The Department, the Department of Education, and the Department of Law Enforcement shall create an information-sharing workgroup for developing a system of sharing information. One function of the workgroup is to address the need for cooperative agreements among agencies which may access information about youth in the juvenile justice system.
Statutory References for Interagency Agreements
Attachment 1 to Interagency Agreements, Memoranda of Understanding Policy
(FDJJ – 2040)

F.S. Section 985.135 – Juvenile assessment centers

This general statute explains how the juvenile assessments centers are organized and run. Participating entities, through an advisory committee and interagency agreements, and consistent with statutory requirements for each agency, will manage and govern each center.

F.S. Section 985.14 – Intake and case management

This statute defines intake and case management for juveniles. It gives DJJ the authority to enter into interagency agreements, on a district-by-district basis, with the State Attorney which will denote which cases will require a recommendation and which will not.

F.S. Section 985.48 – Juvenile sexual offender commitment programs

Cooperative working agreements are to be developed describing roles and responsibilities of network members in the care and treatment of juvenile sexual offenders and their victims.

F.S. Section 985.601 – Administering the juvenile justice continuum

The Department shall cooperate with Department of Education, Department of children and Families, Department of Labor and Employment Security, and Department of Corrections in developing agreements for dropout prevention, reduction of suspensions, expulsions, and truancy, GED programs, and employment assistance.

F.S. Section 985.664 – Juvenile justice circuit boards and juvenile justice county councils

Each juvenile justice county council and juvenile justice boards shall collaborate with each other for a comprehensive plan for the circuit.

F.S. Section 985.676 – Community Juvenile Justice Partnership Grants

This statute outlines grants and their criteria and application. The Department administers community juvenile justice partnership grant programs in order to encourage the development and implementation of county and circuit interagency agreements.

F.S. Section 985.57 – Transfer of Children from the Department of Corrections to the Department of Juvenile Justice

This statute was renumbered from F.S. Section 39.062. It gives authority to the Secretary of DJJ to transfer a child from the Department of Corrections under the age of 18 that has been sentenced by a court of competent jurisdiction to DOC. The statute gives guidelines for clemency and good-time allowances. There is no reference to interagency or cooperative agreement in the statute but an interagency agreement exists effective as of 10-5-95 between DJJ and DOC.