Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.09091 Accommodations of the Statewide

Assessment Program Instruments and Procedures for English Language Learners

PURPOSE AND EFFECT: The purpose of this rule development is to clarify the allowable accommodations for English language Learners (ELLs) on statewide assessments to match the current standardized test administration manuals. Accommodations for ELLs will continue to be available and will be expanded to include use of electronic translation dictionaries and assistance in heritage language for Florida Standards Assessments (FSA) English Language Arts (ELA) Reading items and answer choices. In addition, a provision is proposed clarifying that accommodations provided are to be implemented in a manner that test responses are the independent work of the student and cannot be used to provide assistance to a student in determining the answer to a test question. A further clarification is proposed that ELLs who are not currently enrolled in public schools or receiving services through public school programs are entitled to receive accommodations.

SUBJECT AREA TO BE ADDRESSED: Accommodations provided to ELLs on the statewide standardized assessments in Florida K-12 public schools.

RULEMAKING AUTHORITY: 1001.02, 1008.22 FS.

LAW IMPLEMENTED: 1008.22 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Chane Eplin, Chief, Bureau of Student Achievement through Language Acquisition, Department of Education, (850)245-0417 or e-mail: chane.eplin@fldoe.org. To request a rule development workshop, please contact: Cathy Schroeder, Agency Clerk, Department of Education, (850)245-9661 or e-mail: cathy.schroeder@fldoe.org or go to https://app1.fldoe.org/rules/default.aspx

THE PRELIMINARY TEXT OF THE PROPOSED RULE
DEVELOPMENT IS AVAILABLE AT:

https://app1.fldoe.org/rules/default.aspx.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Barbers' Board

RULE NOS.: RULE TITLES: 61G3-21.009 Citations

61G3-21.012 Notice of Non-Compliance

PURPOSE AND EFFECT: To update and clarify language

regarding citations and non-compliance notices.

SUBJECT AREA TO BE ADDRESSED: Citations and non-

compliance notices.

RULEMAKING AUTHORITY: 455.224, 476.064(4) FS.

LAW IMPLEMENTED: 455.224, 455.225(3) FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE IS: Robyn Barineau, Executive Director, Barbers' Board, 1940 N. Monroe Street, Tallahassee, Florida 32399-0783, (850)921-0038.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-1.0014 Comprehensive Management Information

System

PURPOSE AND EFFECT: The purpose of this rule amendment is to revise existing requirements of the statewide comprehensive management information system to implement changes recommended by school districts and to change state reporting procedures for state and/or federal programs. Adopt the updated DOE Information Database Requirements: Volume I – Automated Student Information System, 2015 and Volume II – Automated Staff Information System, 2015. The effect maintains compatibility among state and local information systems components. The statewide comprehensive management information system provides the data on which the measurement of school improvement and accountability is based.

SUMMARY: An amendment of the rule is proposed to update the reference to the FDOE Information Database Requirements documents. These documents describe the data elements, procedures and timelines for state reporting, local record keeping and statewide records transfer to be implemented by each school district and the Department within the statewide comprehensive management information system.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The agency has determined that the proposed rule is not expected to require legislative ratification. Based on past agency experience with adjusting reporting requirements for school districts in the comprehensive management information system, the adverse impact or regulatory cost, if any, do not exceed, nor would be expected to exceed, any one of the economic analysis criteria set forth in Section 120.541(2)(a), Florida Statues, because the proposed rule is anticipated to be implemented with existing staff and technology.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 1001.02(1), 1002.22, 1008.385(3), 1008.41(2 FS.

LAW IMPLEMENTED: 1002.22, 1002.221, 1002.222, 1002.225, 1008.385(2), 1008.41(2) FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: August 26, 2015, 9:00 a.m.

PLACE: Santa Fe College, Northwest Campus, Fine Arts Hall, 3000 NW 83rd Street, Gainesville, Florida 32606

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Todd Clark, Bureau of Education Information and Accountability Services, Florida Department of Education, 325 West Gaines Street, Suite 544, Tallahassee, Florida 32399-0400, (850) 245-0400

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.0014 Comprehensive Management Information System.

- (1) Each school district and the <u>d</u>Pepartment shall develop and implement an automated information system component which shall be part of, and compatible with, the statewide comprehensive management information system. Each information system component shall contain automated student, staff and finance information systems and shall include procedures for the security, privacy and retention of automated records. The procedures for the security, <u>and</u> privacy and retention of automated student records shall be in accordance with the requirements of 20 U.S.C. 1232g(b)(3), 34 C.F.R. Part 99, and Sections 1002.22, 1002.221, 1002.222, and 1002.225, F.S.
- (2) The data elements, procedures and timelines for state reporting, local recordkeeping and statewide records transfer to be implemented by each school district and the dDepartment within its automated information system component as prescribed in the publications entitled "DOE Information Data Base Requirements: Volume I Automated Student Information System, 2015 2014 (http://www.flrules.org/Gateway/reference.asp?No=Ref-

_______04782)," "DOE Information Data Base Requirements: Volume II – Automated Staff Information System, 2015 2014

(http://www.flrules.org/Gateway/reference.asp?No=Ref-

<u>— 04783</u>)," and "DOE Information Data Base Requirements: Volume III – Automated Finance Information System, 1995." These publications which include the <u>dDepartment</u> procedures for the security, and privacy and retention of school district student and staff records collected and maintained at the state level, are hereby incorporated by reference and made a part of this rule. Copies of these publications may be obtained from the Bureau Education Information and Accountability Services, Florida Department of Education, 325 West Gaines Street, Suite 544 Tallahassee, Florida 32399.

(3) If any portion of this rule and reference materials is adversely affected by the courts, the affected portion should be considered, repealed and the rule shall be repromulgated.

NAME OF PERSON ORIGINATING PROPOSED RULE: Juan Copa, Deputy Commissioner, Division of Accountability, Research and Measurement

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Pam Stewart, Commissioner, Department of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 22, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 8, 2015

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0573 Industry Certification Process.

PURPOSE AND EFFECT: The purpose of this rule amendment is to conform to statutory changes made in the 2015 legislative session and to adopt the most recent CAPE Industry Certification Funding List and recommendations from CareerSource Florida and the Department of Agriculture and Consumer Services. The effect is to ensure that appropriate certifications are included on the most recent CAPE Industry Certification Funding List.

SUMMARY: The amendment includes minor technical amendments and updated documents to be incorporated by reference. The 2015-2016 CAPE Industry Certification Funding List is adopted with new CAPE Industry Certifications, CAPE Acceleration Industry Certifications, and CAPE Digital Tool Certificates. Test administration criteria for school districts to report industry certifications are amended. All references to Workforce Florida, Inc. are updated to reflect the new statutory name of CareerSource Florida.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described

herein: This amendment provides additional certifications for students, amends test administration criteria for school districts to report industry certifications and updates all references to Workforce Florida, Inc. to reflect the new statutory name of CareerSource Florida. It is not expected to have any impact on the factors found in Section 120.541(2)(a), F.S.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 1003.4203(9), 1003.492(3), 1008.44, 1011.62(1)(0) FS.

LAW IMPLEMENTED: 1003.4203, 1003.492, 1003.493, 1003.4935, 1008.44, 1011.62(1)(o), FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: August 26, 2015, 9:00 a.m.

PLACE: Santa Fe College, Northwest Campus, Fine Arts Hall, 3000 NW 83rd Street, Gainesville, FL 32606

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tara Goodman, Bureau Chief, Division of Career and Adult Education, 325 West Gaines Street, Room 744, Tallahassee, Florida 32399-0400, Phone: (850)245-9001, Tara.Goodman@fldoe.org

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0573 Industry Certification Process.

- (1) through (b) No change.
- (c) "CAPE Acceleration Industry Certifications" means certifications identified on the "CAPE Industry Certification Funding List" pursuant to the requirements in Sections 1003.4203(5)(b) and 1008.44(1)(e), F.S. These certifications have statewide articulation agreements for <u>Fifteen</u> (15) or more college credits in a related postsecondary associate degree program.
- (d) "Comprehensive Industry Certification List" means a list of certifications identified by the not for profit corporation in Section 445.004, F.S., and adopted by their board of directors.

(d)(e) "CAPE Digital Tool Certificates" means certificates identified on the "CAPE Industry Certification Funding List" pursuant to the requirements in Sections 1003.4203(3) and 1008.44(1)(b), F.S. These certificates assess digitals skills that are necessary for a student's academic work and are appropriate for elementary school and middle grades students.

- (e)(f) "CAPE Industry Certifications" means certifications identified on the "CAPE Industry Certification Funding List" pursuant to the requirements in Sections 1003.4203(4) and 1008.44(1)(a), F.S. An industry certification is a voluntary process through which students are assessed by an independent, third-party certifying entity using predetermined standards for knowledge, skills, and competencies, resulting in the award of a credential that is nationally recognized, as specified in Section 1003.492(3), F.S., or an industry certification for farm occupations as specified in Sections 570.07(43) and 1003.492(3), F.S. These certifications either do not have a statewide articulation agreement for college credit or have a statewide articulation agreement for no more than fourteen (14) college credits in a related postsecondary associate degree program.
- (f)(g) "CAPE Innovation Courses" means courses identified by the Commissioner of Education on the "CAPE Industry Certification Funding List" pursuant to the requirements in Sections 1003.4203(5)(a) and 1008.44(1)(d), F.S. These courses combine academic and career content and include at least two (2) third-party assessments, one (1) of which must be associated with an industry certification identified on the "CAPE Industry Certification Funding List."
- (g) "CareerSource Florida Recommendations" is a list of certifications identified by the not-for-profit corporation in Section 445.004, F.S., and adopted by their board of directors.
 - (h) through (j) No change.
- (3) Adoption of the CareerSource Recommendations. CareerSource Florida's list of recommended industry certifications annual "Comprehensive Industry Certification List." Workforce Florida, Inc.'s approved list of industry certifications, which has been named the "2014-2015 Workforce Florida, Inc. dba CareerSource Florida Comprehensive Industry Certification List for the Career and Professional Education (http://www.flrules.org/Gateway/reference.asp?No=Ref-
- ______04678) is adopted by the State Board of Education and incorporated by reference in this rule. The list may be obtained from the Department of Education, Room 744, Turlington Building, 325 West Gaines Street, Tallahassee, FL 32399
- (4) Annual publication date for the "CareerSource Florida Recommendations Comprehensive Industry Certification List." The list of recommended industry certifications "Comprehensive Industry Certification List" shall be published by March 1 of each calendar year for use in development of the "CAPE Industry Certification Funding List" for the subsequent school year.

- (5) Adoption of an annual "CAPE Industry Certification Funding List." The "CAPE Industry Certification Funding List" is <u>composed</u> <u>eomprised</u> of industry certifications, certificates, and courses as specified in Sections 1008.44 and 1011.62(1), F.S.
 - (a) No change.
- (b) This list will be known as the "2015-2016 2014 2015 CAPE Industry Certification Funding List, Updated" (http://www.flrules.org/Gateway/reference.asp?No=Ref-05403) published by the Department of Education and is incorporated by reference in this rule. The list may be obtained from the Department of Education, Room 744, Turlington Building, 325 West Gaines Street, Tallahassee, FL 32399.
 - (6) No change.
- (7) Requirements for "CAPE Industry Certifications," "CAPE Acceleration Industry Certifications," and "CAPE Digital Tool Certificates" for inclusion on the "CAPE Industry Funding List." Certification For "CAPE Industry Certifications" "CAPE and Acceleration Industry Certifications," the Department of Education shall review the "CareerSource Florida Recommendations Comprehensive Industry Certification List" to identify certifications eligible for additional full-time equivalent (FTE) membership funding, pursuant to Section 1011.62(1), F.S., based upon the criteria listed below.
- (a) To be included as a "CAPE Industry Certification" on the "CAPE Industry Certification Funding List," a certification shall:
- 1. Be on the <u>list of "CareerSource Florida</u>

 <u>Recommendations</u> "Comprehensive Industry Certification

 <u>List;</u>"
- 2. Be achievable by <u>students in a secondary level program students</u>; and,
- 3. Require a minimum of one hundred fifty (150) hours of instruction.
- (b) Pursuant to Section 1008.44, F.S., one (1) industry certification that does not articulate for college credit shall be included on the "CAPE Industry Certification Funding List" where <u>CareerSource Florida</u> Workforce Florida, Inc. submits the following information to the Department of Education no later than June 1 of each year:
 - 1. through 3. No change.
- (c) To be included as a "CAPE Acceleration Industry Certification" on the "CAPE Industry Certification Funding List," a certification shall:
- 1. Be on the <u>list of "CareerSource Florida</u>

 <u>Recommendations</u> "Comprehensive Industry Certification

 <u>List;</u>"

- 2. through (8) No change.
- (9) School district requests to add a "CAPE Industry Certification" to the "CAPE Industry Certification Funding List.
- (a) No later than March 5 of each year, the Department shall produce a preliminary "CAPE Industry Certification Funding List." This list shall be based on certifications identified on the previous year's "CAPE Industry Certification Funding List" and on the most recently approved adopted "CareerSource Florida Recommendations Comprehensive Industry Certification List."
 - (b) No change.
- (c) Districts shall be notified of the <u>recommendation</u> decision for inclusion on the list through a posting by June 15 on the Department's web site at the following link: http://www.fldoe.org/workforce/fcpea/default.asp.
 - (10) through (c) No change.
- (d) The Department of Education shall add the industry certification to the "CAPE Industry Certification Funding List" based on the following criteria:
- 1. The industry certification meets the statutory requirements in Sections <u>570.07</u> 570.70 and 1003.492, F.S.;
 - 2. through (13)2. No change.
- 3. Middle grades or high school student is enrolled in a "CAPE Innovation Course" and completes all of the requirements for the "CAPE Innovation Course" on the "CAPE Industry Certification Funding List."
- (b) Pursuant to Section 1011.62(1), F.S., middle grades students who earn additional FTE membership for a CAPE Digital Tool <u>Certificate</u> may not use the previously funded examination to satisfy the requirements for earning a "CAPE Industry Certification," "CAPE Acceleration <u>Industry</u> Certification," or "CAPE Innovation Course." The district shall not report a certification for which a portion of the industry certification exams were previously funded as a "CAPE Digital Tool Certificate."
 - (c) through 4. No change.
- 5. The exams leading to the industry certification must not have been administered to a student more than three (3) times during the academic year with a minimum of twenty (20) thirty (30) calendar days between test administrations.
 - (d) No change.
- (14) Registration of career and professional academies and career-themed courses. The Department of Education shall maintain a web site for school districts to register high school career and professional academies, middle grades career and professional academies, and career-themed courses.

- (a) For high school career and professional academies, school districts shall submit up-to-date information on each career and professional academy through an annual reporting window which shall open on or after July 15 and close on September 15, and shall remain open for a minimum of thirty (30) days. Form FCAPEA-01, Florida Career and Professional Education Act Career and Professional Academies, (http://www.flrules.org/Gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) is hereby incorporated by reference in this rule to become effective https://www.flrules.org/gateway/reference.asp?No=Ref-04680) and shall be utilized for reporting the information. Form FCAPEA-01 may be found on the Department's web site at: https://www.flrules.org/gateway/reference.asp?No=Ref-04680).
- (b) For middle grades career and professional academies, school districts shall submit up-to-date information on each career and professional academy through an annual reporting window which shall open on or after September 16 and close on October 15 and shall be open for a minimum of twenty (20) days. Form FCAPEA-02, Florida Career and Professional Education Act Career and Professional Academies, (http://www.flrules.org/Gateway/reference.asp?No=Ref-04681) is hereby incorporated by reference in this rule to become effective September 2015 November 2014, and shall be utilized for reporting the information. Form FCAPEA-02 may be found on the Department's web site at: https://app1.fldoe.org/workforce/CAPE/.
- (c) For career-themed courses, school districts shall <u>annually</u> submit up-to-date information on each career-themed course by school during an initial registration period from October 16 to November 30 and shall be allowed to submit updates after the initial registration period during the subsequent period of February 1 to March 1 <u>and August 1 to August 15</u>. Form FCAPEA-03, Career and Professional Education Act Career-Themed Course Registration Form, (http://www.flrules.org/Gateway/reference.asp?No=Ref-

_____04682) is hereby incorporated by reference in this rule to become effective September 2015 November 2014, and shall be utilized for reporting the career-themed course information. Form FCAPEA-03 may be found on the Department's web site at: https://app1.fldoe.org/workforce/CAPE.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rod Duckworth, Chancellor, Career and Adult Education

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Pam Stewart, Commissioner, Department of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 24, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 13, 2015

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-14.064 College Credit Dual Enrollment

PURPOSE AND EFFECT: The purpose of this rulemaking is to address revisions made Section 1007.271, F.S. The effect is aligning to and eliminating duplication with statute. The term "District Interinstitutional Articulation Agreement" is changed to "Dual Enrollment Articulation Agreement" and the term "postsecondary readiness assessment" is changed to "common placement test" to align with statutory terminology. Provisions relating to joint dual enrollment and Advanced Placement are eliminated, consistent with the repeal of Section 1007.272, Florida Statutes; a provision relating to the inclusion of dual enrollment course plans in the Electronic Personal Education Planner using FACTS.org is eliminated, consistent with the repeal of Section 1003.4133, Florida Statutes; and accountability and assessments standards for college credit dual enrollment are revised.

SUMMARY: This amendment updates the rule to align with statute. Section 1007.235, F.S., district interinstitutional articulation agreements, was repealed and similar provisions were added to Section 1007.271, F.S., dual enrollment programs, necessitating a revision to Rule 6A-14.064, F.A.C. SUMMARY OF STATEMENT OF **ESTIMATED** REGULATORY COSTS **AND LEGISLATIVE** RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The proposed revisions are necessary to align with Florida Statutes. The proposed rule does not impose any requirement that would result in a regulatory cost or adverse economic impact.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 1001.02, 1007.271 FS.

LAW IMPLEMENTED: 1007.271 FS.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: August 26, 2015, 9:00 a.m.

PLACE: Santa Fe College, Northwest Campus, Fine Arts Hall, 3000 NW 83rd Street, Gainesville, FL 32606

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dr. Christopher Mullin, Division of Florida Colleges, Florida Department of Education, 325 West. Gaines Street, Tallahassee, FL 32399, (850)245-9903

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-14.064 College Credit Dual Enrollment.

(1) The Dual Enrollment Articulation Agreement, described in Section 1007.271(21), F.S., must include the topics in subsections (a) and (b).

(a)(1) In addition to the eligibility requirements of Section 1007.271, F.S., the following apply toward eligibility To be eligible to receive college credit through dual enrollment:

(a) Students must meet the grade point average (GPA) requirements, as specified in Section 1007.271, F.S., for the degree or certificate program selected. Procedures for determining exceptions to the GPA requirements on an individual student basis must be noted in the District Interinstitutional Articulation Agreement as required by Section 1007.235, F.S.

1.(b) Students must achieve the minimum score on a common placement test to demonstrate readiness to perform college-level coursework pursuant to satisfy the college preparatory testing requirements of Section 1008.30(4)(a), F.S. and Rule 6A-10.0315, F.A.C., which is hereby incorporated by reference. Students who have been identified as deficient in basic competencies in one of the areas of reading, writing or mathematics, as determined by scores on a common placement test postsecondary readiness assessment identified in Rule 6A-10.0315, F.A.C., shall not be permitted to enroll in college credit courses in curriculum areas precluded by the deficiency. Students may enroll in college credit courses that are not precluded by the deficiency; however, students may not earn more than twelve (12) college credit hours prior to the correction of all deficiencies. Exceptions to the twelve (12) college credit hour limitation may be granted by the postsecondary institution provided that the dual enrollment student is concurrently enrolled in a

secondary course(s) in the basic competency area(s) for which they have been deemed deficient by the <u>common placement</u> test postsecondary readiness assessment. In addition, the secondary student who has accumulated twelve (12) college credit hours and has not yet demonstrated proficiency in the basic competency areas of reading, writing and mathematics must be advised in writing by the school district of the requirements for associate degree completion and state university admission, including information about future financial aid eligibility and the potential costs of accumulating excessive college credit, as outlined in Section 1009.286, F.S.

- (c) For joint dual enrollment and Advanced Placement (AP) courses, as authorized in Section 1007.272, F.S., students must comply with the add/drop policies and deadlines of the postsecondary institution. A student who elects to enroll in an AP course that is jointly offered with a dual enrollment course may not earn postsecondary credit for that course through dual enrollment.
- (d) In order to remain eligible for college credit coursework, students must maintain the high school grade point average required for initial eligibility unless otherwise noted in the District Interinstitutional Articulation Agreement.
- 2.(e) Participation of exceptional student education (ESE) students must be in accordance with statutory eligibility requirements and with the procedural guidelines and district-college responsibilities delineated in the District Interinstitutional Articulation Agreement.
- 3.(f) Districts and colleges may agree to extend dual enrollment participation in Student Life Skills (designated as SLS course prefix in the Statewide Course Numbering System) courses to students who do not meet the statutory eligibility requirements, if alternate eligibility requirements are delineated in the District Interinstitutional Articulation Agreement.
- (g) In order to be considered a full time dual enrollment early admission student, the student must enroll in a minimum of twelve (12) college credit hours but may not be required to enroll in more than fifteen (15) college credit hours.
- 4. Policies relating to dual enrollment course withdrawals and repeats are determined by the college.
- (b) A formalized process between the high school counselor and the college for informing students and parents or guardians of college course-level expectations, including, but not limited to the following:
- 1. Any letter grade below a "C" will not count as credit toward satisfaction of the requirements in Rule 6A-10.030, F.A.C.; however, all grades are calculated in a student's GPA and will appear on their high school and college transcripts.

- 2. All grades, including "W" for withdrawal, become a part of the student's permanent college transcript and may affect subsequent postsecondary admission.
- 3. While appropriate for college-level study, course materials and class discussions may reflect topics not typically included in secondary courses which some parents may object to for minors. Courses will not be modified to accommodate variations in student age and/or maturity.
- (2) The following requirements shall apply to faculty providing instruction in Ceollege credit dual enrollment courses: must adhere to faculty and curriculum requirements pursuant to Section 1007.271, F.S.
- (a) All full time or adjunct faculty teaching dual enrollment courses must meet Southern Association of Colleges and Schools Commission on Colleges' Principles of Accreditation: Foundations for Quality Enhancement, 2010 Edition, section 3.7.1, for postsecondary instructors in the course and discipline, which is hereby incorporated by reference. The document may be accessed at http://www.sacscoc.org/pdf/2010principlesofacreditation.pdf. These criteria apply to all faculty teaching postsecondary courses regardless of the physical location of the course being taught. The postsecondary institution awarding credit shall ensure faculty teaching dual enrollment courses meet these qualifications.
- (b) Postsecondary transcripts of all full time or adjunct faculty teaching dual enrollment courses must be filed with the postsecondary institution, regardless of who employs or pays the faculty member's salary. For dual enrollment courses taught on high school campuses, the faculty transcripts must be submitted to the postsecondary institution for filing.
- (c) The postsecondary institution shall provide all full-time and adjunct faculty teaching dual enrollment courses with a copy of the current faculty or adjunct faculty handbook. Faculty shall adhere to the professional guidelines, rules, and expectations therein. Any exceptions to such requirements must be noted in the District Interinstitutional Articulation Agreement.
- (d) The postsecondary institution shall provide all full-time and adjunct faculty teaching dual enrollment courses with a current student handbook detailing information that includes, but is not limited to, add/drop and withdrawal policies, student code of conduct, grading policies, and critical dates. Faculty shall adhere to the guidelines, rules, and expectations therein that apply to faculty. Any exceptions to such requirements must be noted in the District Interinstitutional Articulation Agreement.

- (e) The postsecondary institution shall provide all adjunct faculty teaching dual enrollment courses with a full time faculty contact or liaison in the same discipline.
- (f) All full time and adjunct faculty teaching dual enrollment courses, regardless of location of instruction, shall be observed by a designee of the college president and evaluated based on the same criteria used for all other full-time or adjunct faculty delivering college courses at that institution.
- (g) The postsecondary institution shall provide all full-time and adjunct faculty teaching dual enrollment courses with a copy of course plans and objectives for the college course they are teaching. In addition, faculty shall be provided with information on additional requirements related to Rule 6A-10.030, F.A.C., if applicable. All course objectives and identified competencies must be included in the course plan and covered per the syllabus during the term.
- (h) All full-time and adjunct faculty teaching dual enrollment courses shall file a copy of their current course syllabus with the college's discipline chair or department chair prior to the start of each term. Content of the syllabus must meet the same criteria as required for all college courses offered at that institution.
- (3) The following curriculum standards for content, syllabi, exams, and grades shall apply to college credit dual enrollment:
- (a) Dual enrollment courses taught on the high school campus must meet all competencies expected and outlined in the postsecondary course plan. To ensure equivalent rigor with on campus courses, the institution granting postsecondary credit shall be responsible for providing a comprehensive, cumulative end of course assessment or a series of assessments of all expected learning outcomes in accordance with the Southern Association of Colleges and Schools Commission on Colleges' Principles of Accreditation: Foundations for Quality Enhancement, 2010 Edition, sections 2.7.4 and 3.5.1, which are hereby incorporated by reference. document may be accessed http://www.sacscoc.org/pdf/2010principlesofacreditation.pdf. Assessments shall be provided to the high school campus dual enrollment course instructor by the college in a timely manner to ensure availability prior to scheduled administration dates. Completed, scored exams will be returned to the postsecondary institution and held on file for a period of one (1) year.

- (b) Textbooks and instructional materials used in dual enrollment courses must be the same or comparable with those used with other postsecondary courses at the postsecondary institution with the same course prefix and number. The postsecondary institution will advise the school district of instructional material requirements as soon as that information becomes available, but no later than one term prior to a course being offered.
- (c) Course requirements such as tests, papers, or other assignments for dual enrollment students must be at the same level of rigor or depth as those for all non dual enrollment postsecondary students. All full time and adjunct faculty teaching dual enrollment courses must observe postsecondary institution procedures and deadlines for submission of grades in the appropriate format. All faculty will be advised of postsecondary institution wide grading guidelines prior to teaching a dual enrollment course.
- (d) Policies relating to dual enrollment course withdrawals and repeats shall be determined by the college and must be clearly delineated in the District Interinstitutional Articulation Agreement.
- (4) The following environmental standards shall apply to college credit dual enrollment:
- (a) Dual enrollment courses taught on a high school campus shall ensure minimal interruptions of instructional time. A student shall lose eligibility to participate in dual enrollment if the secondary institution where a course is being offered determines that a student is being disruptive to the learning process, such that the progress of other students and the efficient administration of the course are hindered.
- (b) Dual enrollment courses may not be combined with other high school courses, except in accordance with Section 1007.272, F.S.
- (c) A formalized process between the high school counselor and the college must be delineated in the District Interinstitutional Articulation Agreement for informing students and parents or guardians of college course level expectations, including, but not limited to the following:
- 1. Any letter grade below a "C" will not count as credit toward satisfaction of the requirements in Rule 6A 10.030, F.A.C.; however, all grades are calculated in a student's GPA and will appear on their college transcript.
- 2. All grades, including "W" for withdrawal, become a part of the student's permanent college transcript and may affect subsequent postsecondary admission.

- 3. While appropriate for college level study, course materials and class discussions may reflect topics not typically included in secondary courses which some parents may object to for minors. Courses will not be modified to accommodate variations in student age and/or maturity.
- 4. The selection of courses to meet degree requirements, including approved program common prerequisite courses, in order to minimize student and state costs for excess hours.
- 5. The inclusion of dual enrollment course plans in their Electronic Personal Educational Planner (ePEP) using the online student advising system known as Florida Academic Counseling and Tracking for Students at the Internet website FACTS.org, as required by Section 1003.413(3)(i), F.S., to minimize enrollment in a random selection of college courses.
- (3)(5) The following accountability and assessment standards shall apply to college credit dual enrollment:
- (a) Postsecondary institutions shall analyze student performance in dual enrollment to ensure that the level of preparation and future success is comparable with non-dual enrollment postsecondary students. Analyses and recommendations shall be shared and reviewed with the principal and local school district.
- (b) High schools shall analyze course and instructor evaluations for dual enrollment courses on the high school campus. Analyses and recommendations shall be shared and reviewed by both the college and the high school.

(b)(e) Any course-, discipline-, college-, or system-wide assessments that a postsecondary institution requires in non-dual enrollment sections of a course shall also be used in all dual enrollment sections of the course.

(c)(d) Colleges shall compare student performance, to include final grade and exam, of dual enrollment course offerings on high school campuses and college campuses to ensure that results are comparable to non-dual enrollment sections. Results will be made available to the principal, local school district, the college president, and the Department of Education.

Rulemaking Authority 1001.02(2), (6), 1007.271(3), (9), 1008.38 FS. Law Implemented 1007.271 FS. History–New 6-22-10,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Chris Mullin, Executive Vice Chancellor, Florida College System

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Pam Stewart, Commissioner, Department of Education

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 29, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 13, 2015

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NOS.: RULE TITLES:

40D-1.1002 Variances and Waivers from Water Shortage

Rules and Orders

40D-1.659 Forms and Instructions

PURPOSE AND EFFECT: The purpose of this rulemaking is to amend Rules 40D-1.1002 and 40D-1.659, F.A.C., to incorporate revisions to Form LEG-R.42.00-058, Petition for Variance or Waiver from year-round conservation measures and water shortage orders and to conform District rules to Florida Statutes. The effect of this rulemaking will improve rule clarity.

SUMMARY: The proposed amendments to the rules allows the District to amend, clarify and remove certain parts of the Petition for Variance or Waiver form.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: There are no costs to the regulated public as a result of the proposed amendments. Therefore, this rulemaking will not result in any adverse economic impacts or regulatory cost increases that require legislative ratification.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 120.542, 373.044, 373.113, 373.171 and 373.337 FS.

LAW IMPLEMENTED: 120.542, 373.083, 373.171, 373.175, 373.216, 373.219, 373.223, 373.229, 373.239, 373.246, 373.603, 373.609 and 373.62 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: SWFWMD Human Resources Bureau Chief, (352)796-7211, ext. 4702; 1(800)423-1476 (FL only), ext. 4702 or to ADACoordinator@swfwmd.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jessica Hall, SWFWMD, 7601 Highway 301 North, Tampa, FL 33637-6759, (813)985-7481 (2139) (OGC #2015009)

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-1.1002 Variances and Waivers from Water Shortage Rules and Orders.

(1) General – Users may request relief from the provisions of Chapter 40D-21 and 40D-22, F.A.C., and orders issued pursuant thereto, by filing with the District a Petition For Variance or Waiver, in accordance with Section 120.542, F.S. and Chapter 28-104, F.A.C., or by filing Form No. LEG-R.42.00-058 (6/29/14) (**/**/**), (http://www.flrules.org/Gateway/reference.asp?No=Ref-05719), incorporated herein by reference and available upon request from the District. Relief from provisions of a local government ordinance imposing more severe restrictions shall be by petition to such local government.

(2) No change.

Rulemaking Authority 120.54(5), 373.044, 373.113 FS. Law Implemented 120.54(5), 373.175, 373.246 FS. History–New 11-19-84, Amended 7-2-86, Formerly 40D-21.291, Amended 7-2-98, 12-7-10, 6-29-14, ______.

40D-1.659 Forms and Instructions.

The following forms and instructions have been approved by the Governing Board and are incorporated by reference into this chapter or into a specific District rule as indicated. Copies of these forms may be obtained from the District offices or the District's website at www.WaterMatters.org.

- (1) through (3)(d) No change.
- (e) PETITION FOR VARIANCE OR WAIVER, FORM NO LEG-R.42.00-058 (6/29/14) (**/**/**), (http://www.flrules.org/Gateway/reference.asp?No=Ref-05719), incorporated by reference in subsection 40D-1.1002(1) and Rule 40D-22.303, F.A.C.
 - (f) through (g) No change.

NAME OF PERSON ORIGINATING PROPOSED RULE: Kambria Anderson, Senior Attorney

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Southwest Florida Water Management District Governing Board

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 24, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 26, 2015

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Child and Farm Labor Program

RULE NO.: RULE TITLE:

61L-2.008 Response to Request for Inspection of

Records

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to amend the requirements regarding employers' response to the Department's request for records. SUMMARY: This amendment modifies the requirements regarding employers' response to the Department's request for records.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the economic review conducted by the agency.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 450.121 FS.

LAW IMPLEMENTED: 450.121 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jamie E. Royal, Assistant General Counsel, Department of Business and Professional Regulation, 1940 North Monroe Street, Tallahassee, Florida 32399, (850)488-0062

THE FULL TEXT OF THE PROPOSED RULE IS:

- 61L-2.008 Response to Request for Inspection of Records.
- (1) Employers shall provide the Department with any and all records and documentation required to be kept by <u>or any such other records as may aid in the enforcement of</u> the Child Labor Law or are required by these rules, or any other federal or state statute regulating employment of minors, immediately upon request for inspection of such records.
- (2) Where records are kept in a location other than the immediate situs where the request to inspect is made, the employer shall immediately notify the Department, and shall produce the records within two (2) working ten days so that inspection of the records may take place. Records relating to proof of age, partial waiver, or work exemption documents must be produced within two business days.
- (3) "Such other records as may aid in the enforcement of this law" include:
 - (a) The legal name of the business;
- (b) The employer federal tax identification number (FEIN);
 - (c) Employment applications of minor employees;
 - (d) Description of job duties of minor employees;
- (e) Records listing the names and dates of birth of every employee;
 - (f) Timesheets;
- (g) Records relating to the times a minor employee clocked in and out at the beginning and end of each shift; and
- (h) Records relating to any breaks taken by a minor employee off the clock.
- (4) All documentation required to be kept by adult theaters must be produced immediately upon request or, if kept in a location other than the immediate situs where the request to inspect is made, the employer shall immediately notify the Department, and shall produce the records within one business day so that inspection of the records may take place.

Rulemaking Authority 450.121 FS. Law Implemented 450.121 FS. History—New 10-7-93, Formerly 38H-14.008, Amended_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: LeChea C. Parson-Underwood, Chief Attorney, Child and Farm Labor Program, Department of Business and Professional Regulation

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ken Lawson, Secretary, Department of Business and Professional Regulation

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 20, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 1, 2015

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Drugs, Devices and Cosmetics

RULE NO.: RULE TITLE:

61N-1.001 General Regulations; Definitions

PURPOSE AND EFFECT: The Division proposes the rule amendment to clarify the definitions of terms set forth in Chapter 499, F.S., and the Division's rules.

SUMMARY: The proposed rule amends several definitions within Rule 61N-1, F.A.C. to provide clarity to the regulated industry.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the economic review conducted by the agency.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 499.024, 499.025(5), 499.01(2), 499.01(4), 499.0121(6), 499.012(5), 499.012(12), 499.025, 499.03(4), 499.05 FS.

LAW IMPLEMENTED: 499.003, 499.005, 499.0054, 499.006, 499.007, 499.008, 499.009, 499.01, 499.012, 499.0121, 499.015, 499.023, 499.024, 499.025, 499.028, 499.03, 499.033, 499.035, 499.039, 499.041, 499.05, 499.051, 499.052, 499.06, 499.066, 499.067, 499.61, 499.62, 499.63, 499.64, 499.65, 499.66, 499.67, 499.71, 499.75 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dinah Greene, Operations Review Specialist, Division of Drugs, Devices and Cosmetics, Department of Business and Professional Regulation, 1940 North Monroe Street Suite 26A, Tallahassee, Florida 32399-1047, (850)717-1802, Dinah.Greene@myfloridalicense.com

THE FULL TEXT OF THE PROPOSED RULE IS:

61N-1.001 General Regulations; Definitions.

- (1) A word or phrase defined in 21 U.S.C. ss. 301 et seq. or federal regulations promulgated thereunder in Title 21 Code of Federal Regulations (C.F.R.), (as of 6/1/15 10/1/03) which are incorporated by reference herein, shall have the same meaning as in those provisions unless specifically defined otherwise in Chapter 499, F.S. or Rule Chapter 61N-1, F.A.C.
- (2) In addition to definitions contained in Sections 499.003, 499.012(1), 499.0121(6), 499.0122(1), 499.028(1), 499.029(3), and 499.61, F.S., the following definitions apply, to Chapter 499, F.S. and to Rule Chapter 61N-1, F.A.C.:
- (a) "Administer" <u>or "administration"</u> means the <u>direct application or introduction</u> <u>obtaining and giving</u> of a single dose of drugs by a legally authorized person to <u>or into the body of an individual human or animal</u> <u>a patient whether by injection, inhalation, ingestion or any other means for his consumption.</u>
- (b) "Affiliated group" means the definition set forth in Section 1504 of the Internal Revenue Code, (as of 6/1/2015 April 24, 2003) which is incorporated by reference herein. which is composed of chain drug entities, including at least 50 retail pharmacies, warehouses, or repackagers, which are members of the same affiliated group; if the affiliated group:
- 1. Discloses to the department the names of all its members; and
- 2. Agrees in writing to provide records on prescription drug purchases by members of the affiliated group not later than 48 hours after the department requests such records, regardless of the location where the records are stored.

For an affiliated group to qualify under Section 499.0121(6)(f)1., F.S., such affiliated group must also meet all the conditions specified by Section 499.0121(6)(f), F.S.

- (c) "Authorized absence" means, for purposes of Section 499.012(16)(d)3. (11)(d), F.S., the management or owner of a permitted wholesale establishment has approved in writing in a document that is available for inspection under Section 499.051, F.S., at the time of the inspection, the physical absence of the designated representative from the permitted establishment, for a cumulative period not to exceed 60 calendar days in any 365 calendar day period for situations such as: the birth of the employee's child and to care for the newborn child; the placement of a child with the employee for adoption or foster care; the care of a family member (child, spouse, or parent) with a health condition, where the employee is needed to care for the a family member (child, spouse or parent) with a serious health condition; or the employee's own serious health condition makes the employee unable to perform the functions of the designated representative.
- (d) "Authorized recipient" means a person permitted by or otherwise authorized by Florida law, or by the law of the jurisdicition in which the person receives the prescription drugs, Chapter 499, F.S., to purchase, own, receive or possess those prescription drugs. The term includes:
- 1. Any a pharmacy licensed <u>purusant to by Chapter 465</u>, F.S., except a Class I Institutional Pharmacy since it is only authorized to possess dispensed prescription drugs and medical oxygen for administration to its patients;
- 2. Any a practitioner licensed by Florida law to purchase and receive prescription drugs; or a person who is authorized by the law where the delivery occurs to purchase, own, receive or possess prescription drugs; or -
- 3. A licensed ship captain, or first officer, or designated medical officer for a vessel engaged in international trade or in trade between ports of the United States or for and any merchant vessel belonging to the U.S. Government, is an authorized recipient for The prescription drugs must be intended solely for emergency medical purposes, and the wholesale distributor must deliver provided the prescription drugs are delivered by the wholesaler directly to the ship or transfer possession to the appropriate ship's officer as near to the ship as permitted by state and federal law.
- (e) "Broker" means a person participating in the wholesale distribution of a prescription drug by buying, purchasing, or otherwise taking ownership of or title to the prescription drug and selling or transferring, or offering to sell or transfer, ownership of or title to the prescription drug to a person other than the patient or the patient's agent without taking physical possession of the prescription drug that buys and sells the drug but does not take physical possession such that the drug is "sold to" the broker and "shipped to" a third party.

- (f) "Change in Ownership" means that there has been a transfer or assignment of a majority of the direct ownership or controlling interest of a permitted establishment or that a lessee of a permitted establishment agrees to or becomes legally liable for the operation of the establishment. A transfer or assignment of a majority of direct ownership or controlling interest of a permitted establishment occurs where an event or other transaction occurs and the result of such event or transaction is that more than 50% of the ownership interest or controlling interest of the permitted establishment resides with a person who prior to the event or transaction did not own or control more than a 50% ownership interest in the permitted establishment. A change in the permitted establishment's federal identification number or the taxpayer identification number is indicative of a change in ownership, but is not dispositive; a change of ownership could occur where the federal identification number or the taxpayer identification number does not change a majority (more than 50%) of the ownership or controlling interest changes. A change in ownership occurs when there has been any change in a partnership amounting to more than 50% of the ownership or controlling interest. For a publicly traded corporation, the changing of officers or directors is not a change in ownership nor is the change in ownership of a parent company provided that such change does not result in more than a 50% change in the ownership or controlling interest of any permitted establishment.
 - (g) No change.
- (h) "Directly from the manufacturer" means, for purposes other than set forth in Section 499.003(46), F.S., ÷
- 1. For the purposes of pedigree as defined by Section 499.003(37)(31)(b), F.S., the manufacturer of the specific unit of the prescription drug invoiced and sent that specific unit of the prescription drug directly to the purchasing wholesale distributor, or shipped
- 2. For the purposes of Section 499.0121 499.0121(6)(d)5., F.S., the manufacturer of the prescription drug ships the specific unit of the prescription drug directly to an the person authorized recipient by Section 499.0121(6)(d)5., F.S., to receive the specific unit of the prescription drug.
 - (i) through (k) No change.
- (l) "Intracompany transfer" means, pursuant to Section 499.003(34)(31)(b), F.S., a distribution of a specific unit of a prescription drug between two establishments wholly owned and operated by the same business entity.
 - (m) No change.

- (n) "Limited quantities" pursuant to Section 499.01(3) and (4)(b), F.S., means the number of transactions necessary for research and development purposes, the number of transactions necessary for research and development purposes to obtain a final FDA approval, or the number of transactions necessary for research and development purposes to obtain a final approval from a foreign regulatory authority; all transactions must be based on requirements set forth in the acquiring entity's research and development records created contemporaneously with the research and development activities.
- (o) "Pedigree" means a document that satisfies the requirements of Section 499.003(37)(31)(a) or (b), F.S., as applicable, and the applicable rule requirements of subsection 61N-1.012(3), F.A.C., and any forms adopted therein.

(p)(o) No change.

(q)(p) No change.

- <u>(r)(q)</u> "Principal address" or "principal business address" means the person's primary place of business.
- (s) "Product" anything produced or made either naturally or artificially.

(t)(r) "Propagation" of a drug – means, as used under the definition of "manufacture" at Section 499.003(29)(27), F.S., for purposes of permitting under Section 499.012 499.013, F.S., the holder or holders of a New Drug Application (NDA), an Abbreviated New Drug Application (ANDA), a Biologics License Application (BLA) or a New Animal Drug Application (NADA), provided that such application has become effective or is otherwise approved consistent with Section 499.023, F.S.; a private label distributor for whom the private label distributor's prescription drugs are originally manufactured and labeled for the distributor and have not been repackaged; or the distribution point for the manufacturer, contract manufacturer or private label distributor whether the establishment is a member of the manufacturer's affiliated group or is a contract distribution site.

- (s) through (v) renumbered (u) through (x) No change.
- (y)(w) "Sale" includes any transfer of title or ownship whether by barter, exchange or gift.
 - (x) through (aa) renumbered (z) through (cc) No change.
- (bb) "Specified drug" means all dosage forms, strengths and container sizes of the following prescription drugs:

- 1. Bextra (valdecoxib);
- 2. Celebrex (celecoxib);
- 3. Combivir (lamivudine/zidovudine):
- 4. Crixivan (indinavir sulfate);
- 5. Diflucan (fluconazole);
- 6. Epivir (lamivudine);
- 7. Epogen (epoetin alfa);
- 8. Gamimune (globulin, immune);
- 9. Gammagard (globulin, immune);
- 10. Immune globulin;
- 11. Lamisil (terbinafine);
- 12. Lipitor (atorvastatin calcium);
- 13. Lupron (leuprolide acetate);
- 14. Neupogen (filgrastim);
- 15. Nutropin AQ (somatropin, e coli derived);
- 16. Panglobulin (globulin, immune);
- 17. Procrit (epoetin alfa);
- 18. Retrovir (zidovudine);
- 19. Risperdal (risperidone);
- 20. Rocephin (ceftriaxone sodium);
- 21. Serostim (somatropin, mannalian derived);
- 22. Sustiva (efavirenz);
- 23. Trizivir (abacavir sulfate/lamivudine/zidovudine);
- 24. Venoglobulin (globulin, immune);
- 25. Viagra (sildenafil citrate);
- 26. Videx (didanosine);
- 27. Viracept (nelfinavir mesylate);
- 28. Viramune (nevirapine);
- 29. Zerit (stavudine);
- 30. Ziagen (abacavir sulfate);
- 31. Zocor (simvastatin);
- 32. Zofran (ondansetron);
- 33. Zoladex (goserelin acetate); and
- 34. Zyprexa (olanzapine).

(dd)(ee) "State Current Good Manufacturing Practices" means current good manufacturing practices and quality system regulations as prescribed as of 6/1/2015 1/1/01 in Title 21 Code of Federal Regulations, Parts 210, 211, 212, 600-610, and 820, and the federal guidelines which are incorporated by reference herein and made a part of this rule, and the requirements of this chapter. Current good manufacturing practices for cosmetics means the guidelines for manufacturing cosmetics as set forth in Rule 61N-1.010, F.A.C.

(dd) through (gg) are renumbered (ee) through (hh) No change.

(hh) "Wholesale distribution" means distribution of prescription drugs to persons other than a consumer or patient as set forth in Section 499.012(1)(a), F.S.

- (ii) No change.
- (jj) "Written agreement" means any type of written correspondence or documentation to establish an account for ongoing sales of prescription drugs by the manufacturer to that wholesaler.

Rulemaking Authority 499.003(31), 499.024, 499.025(5), 499.01(2), 499.01(4), 499.01(6), 499.0121(6), 499.0122(2), 499.012(5), 499.012(12), 499.013(3), 499.014(5), 499.025, 499.03(4), 499.05 FS. Law Implemented 499.003, 499.004, 499.005, 499.0054, 499.0057, 499.006, 499.007, 499.008, 499.009, 499.01, 499.012, 499.0121, 499.0122, 499.013, 499.014, 499.015, 499.023, 499.024, 499.025, 499.028, 499.03, 499.033, 499.035, 499.039, 499.041, 499.05, 499.051, 499.052, 499.066, 499.067, 499.069, 499.61, 499.62, 499.63, 499.64, 499.65, 499.66, 499.67, 499.71, 499.75 FS. History—New 1-1-77, Amended 12-12-82, 1-30-85, Formerly 10D-45.31, Amended 11-26-86, 2-4-93, 7-1-96, Formerly 10D-45.031, Amended 1-26-99, 4-17-01, 6-30-03, 10-7-03, 1-1-04, 1-29-04, 5-29-05, 1-19-06, 2-14-06, 8-6-06, 12-27-07, Formerly 64F-12.001, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Reginald D. Dixon, Division Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ken Lawson, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 21, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 17, 2013

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Drugs, Devices and Cosmetics

RULE NO.: RULE TITLE:

61N-1.013 Prescription Drugs; Receipt, Storage and

Security

PURPOSE AND EFFECT: The Division proposes the rule amendment to specify certain storage requirements.

SUMMARY: The proposed amendment sets forth the storage requirements for entities in Florida who obtain prescription drugs obtained from non-Florida licensed sources and use said drugs for research and development.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: the economic review conducted by the agency.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 499.0121(1), 499.05 FS.

LAW IMPLEMENTED: 499.006, 499.007, 499.01, 499.0121, 499.028(6), 499.052 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dinah Greene, Operations Review Specialist, Division of Drugs, Devices and Cosmetics, Department of Business and Professional Regulation, 1940 North Monroe Street Suite 26A, Tallahassee, Florida 32399-1047, (850)717-1802, Dinah.Greene@myfloridalicense.com

THE FULL TEXT OF THE PROPOSED RULE IS:

61N-1.013 Prescription Drugs; Receipt, Storage and Security.

- (1) No change.
- (2) No change.
- (3)(a) through (c) No change.
- (d) Facility requirements for the storage and handling of prescription drugs.
 - 1. through 2. No change.
- 3. Prescription drugs obtained in "limited quantities" for research and development ("R&D") purposes under Section 499.01(3) and(4)(b), F.S. and Rule 61N-1.001(2)(n), F.A.C., must be physically segregated from all other products intended for manufacturing, compounding, dispensing, or administration. In a manufacturer's establishment, these drugs must also be stored and maintained in a separate and clearly designated area.
 - (4) through (7) No change.

Rulemaking Authority 499.0121(1), 499.05 FS. Law Implemented 499.004, 499.006, 499.007, 499.01, 499.0121, 499.028(6), 499.052 FS. History—New 7-8-84, Amended 1-30-85, Formerly 10D-45.535, Amended 11-26-86, 7-1-96, Formerly 10D-45.0535, Amended 1-26-99, 4-17-01, 1-10-04, 1-19-06, 11-18-07, Formerly 64F-12.013, Amended ________.

NAME OF PERSON ORIGINATING PROPOSED RULE: Reginald D. Dixon, Division Director

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Ken Lawson, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 21, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 17, 2013

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

RULE NO.: RULE TITLE:

64B-9.006 Massage Establishment Licensure;

Ownership Information

PURPOSE AND EFFECT: To establish required documentation for massage establishment corporations with more than \$250,000 in business assets.

SUMMARY: This rule is necessary to define required documentation necessary for massage establishment licensure applicants with corporate assets of more than \$250,000.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Based on the SERC checklist, this rulemaking will not have an adverse impact or regulatory costs in excess of \$1 million within five years as established in Section 120.541(2)(a), F.S.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 480.043(2) FS.

LAW IMPLEMENTED: 480.043(2) FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christy Robinson, Executive Director, 4052 Bald Cypress Way, Bin C-06, Tallahassee, FL 32399-3257 christy.robinson@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>64B-9.006 Massage Establishment Licensure; Ownership Information.</u>

For purposes of complying with Section 480.043(2), F.S., a massage establishment must submit the following documentation as proof of having more than \$250,000 of business assets in this state:

- (1) A formal opinion letter from a Florida licensed certified public accountant affirming the corporation had more than \$250,000 of business assets during the previous tax year; or
- (2) A copy of the corporation's Florida Corporate income/Franchise Tax Return (form F-1120) from the previous tax year.

Specific Authority 480.043 (2)FS. Law Implemented 480.043(2) FS. History—New______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Christy Robinson

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: John H. Armstrong, MD, FACS, Surgeon General and Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 21, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 16, 2015

DEPARTMENT OF HEALTH

Dental Laboratories

RULE NO.: RULE TITLE:

64B27-2.001 Disciplinary Guidelines

PURPOSE AND EFFECT: Eliminates inconsistent penalty language and ensures alignment with statutory directive.

SUMMARY: The rule is being amended to eliminate inconsistent penalty language to ensure alignment with statutory directive.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Based on the SERC checklist, this rulemaking will not have an adverse impact or regulatory costs in excess of \$1 million within five years as established in Section 120.541(2)(a), F.S.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 466.038 FS.

LAW IMPLEMENTED: 456.072, 456.079, 466.028, 466.037 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sue Foster, Executive Director, 4052 Bald Cypress Way, Bin C-08, Tallahassee, FL 32399-3258, (850)245-4474

THE FULL TEXT OF THE PROPOSED RULE IS:

64B27-2.001 Disciplinary Guidelines.

- (1) No change.
- (2) Violations and Range of Penalties. In imposing discipline, the Department shall act in accordance with the following disciplinary guidelines and shall impose a penalty within the range corresponding to the severity and repetition of the violations as set forth below. The final order shall explain any mitigating or aggravating circumstances used to justify any deviation from the specified guidelines. The verbal identification of offenses are descriptive only; the full language of each statutory provision cited must be consulted in order to determine the conduct included. Any and all offenses listed are sufficient grounds for initial refusal of registration to an applicant.

In addition to the penalty imposed, the Department shall recover the costs of the investigation and prosecution of the case. In addition to any other penalty imposed, if the violation includes proof of intentional fraud or fraudulent misrepresentation, the Department shall impose a penalty of \$10,000 per count or offense.

- (a) through (t) No change.
- (u) Being convicted of or entering a plea to any misdemeanor or felony relating to health care fraud (Section 456.072(1)(II), F.S.) First offense misdemeanor with no intentional fraud from a minimum fine of \$1,000 10,000 and two years of probation to a maximum fine of \$3,000 10,000 and revocation; felony a fine of \$10,000 and revocation.
 - (3) No change.
 - (4) No change.
 - (5) No change.

Rulemaking Authority 466.038 FS. Law Implemented 456.072, 456.079, 466.028, 466.037 FS. History–New 3-28-05, Amended 10-28-10

NAME OF PERSON ORIGINATING PROPOSED RULE: Sue Foster

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: John H. Armstrong, MD, FACS, Surgeon General and Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 28, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 11, 2015

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE: 69V-560.804 Payment Method

PURPOSE AND EFFECT: To repeal the requirements related to payment method found in Rule 69V-560.804, F.A.C.

SUMMARY: To repeal Rule 69V-560.804, F.A.C.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: 1) No requirement for a SERC was triggered under Section 120.541(1), F.S.; and 2) The new rules will not exceed any one of the economic analysis criteria in a SERC, as set forth in Section 120.541(2)(a), F.S

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 560.105, 560.404(23) FS. LAW IMPLEMENTED: 560.302(1), 560.309, 560.404 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sheila Harley, (850)410-9716, sheila.harley@flofr.com

THE FULL TEXT OF THE PROPOSED RULE IS:

69V-560.804 Payment Method.

Rulemaking Authority 560.105, 560.404(23) FS. Law Implemented 560.302(1), 560.309, 560.404 FS. History–New 9-24-97, Amended 12-17-01, Formerly 3C-560.804, Amended 1-13-09, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Gregory Oaks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 23, 2015

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 28, 2015

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-5.030 Instructional Personnel Assessment Systems

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 41 No. 124, June 26, 2015 issue of the Florida Administrative Register.

(1)(b) "Courses associated with statewide, standardized assessments" or "courses associated with statewide, standardized assessments under Section 1008.22, F.S.," are those courses which are assessed by statewide, standardized assessments and are listed in the publication, "Florida VAM Course List," (effective August 2015), which is incorporated herein by reference (insert link). A copy of Florida VAM Course List may be obtained from the Florida Department of Education, 325 West Gaines Street, Room 124, Tallahassee, FL 32399-0400.

(2)(a)1. For all instructional personnel and school administrators, the percentage of the evaluation that is based on the performance of students criterion as outlined in Section 1012.34(3)(a)1., F.S., along with an explanation of the scoring method, including how it is calculated and combined.

- 4. For classroom teachers of <u>students for</u> courses <u>assessed</u> <u>by associated with</u> statewide, standardized assessments under Section 1008.22, F.S., documentation that VAM results comprise at least one-third of the evaluation. If a teacher is assigned a combination of courses that are associated with the statewide, standardized assessments and that are not, the portion of the evaluation that is comprised of the VAM results may be proportionally adjusted according to a methodology selected by the district, as long as the performance of students criterion remains at least one-third of the final evaluation.
- 5. For classroom teachers of <u>students for</u> courses not <u>assessed by</u> <u>associated with</u> statewide, standardized assessments, the district-determined student performance measure(s).
- (f)1. Confirmation that the district provides instructional personnel the opportunity to review their class rosters for accuracy and to correct any mistakes pursuant to Section 1012.34(1)(a), F.S.
 - 2. through 4 renumbered accordingly.
- 6.5. Confirmation that the district will require participation in specific professional development programs by Description of the processes for how the district will address the improvement of those instructional personnel and school administrators who have been evaluated identified as less than effective as required by outlined in Section 1012.98(10), F.S.
 - 7. through 8. renumbered.
- 9.8. Documentation that the evaluation system for instructional personnel and school administrators include opportunities for parents to provides input into performance evaluations when the district determines such input is appropriate, and a description of the district's criteria for inclusion, and the manner of inclusion of parental input a mechanism for parents to provide input into evaluations and a description of the district's criteria for use of such parental input. The district may designate specific circumstances where parental input is not appropriate, with written explanation in the approved district evaluation system. Where survey information from students and parents are used, such information shall be objectively reliable and based on teaching practices that are consistently associated with higher student achievement.
 - 10. through 11. renumbered.
- (j)4. Use of evaluation data to identify individual professional development; and

- (5)(a) In addition to the procedures described in subsections (3) and (4), the Department shall monitor each district's implementation of the evaluation systems pursuant to Section 1012.34(1)(b), F.S., at least once every five (5) years, with monitoring occurring more often based upon a request from the district or receipt of evidence of non-compliance with the requirements of Section 1012.34, F.S., or this rule. Monitoring shall include documentation that the district is in compliance with the required elements of the evaluation system listed in subsection (2), and that the district is implementing its system as approved.
- (6) The following forms are hereby incorporated by reference and made a part of this rule, effective 2015. Copies may be obtained from the Florida Department of Education, 325 West Gaines Street, Room 124, Tallahassee, FL 32399-0400.
- (a) Instructional Evaluation System Template, Form IEST-2015 (insert link), effective August 2015.
- (b) Administrative Evaluation System Template, Form AEST-2015 (insert link), effective August 2015.

 Rulemaking Authority 1001.02(2)(n), 1012.34(8) 1012.98(8), FS. Law Implemented 1012.22(1)(c), 1012.34, 1012.98, FS. History–New 6-19-0, Formerly 6B-4.010.

Form IEST-2015

Page2

•For all instructional personnel, the percentage of the evaluation that is based on the performance of students criterion as outlined in s. 1012.34(3)(a)1., F.S., along with an explanation of the scoring method, including how it is calculated and combined [Rule 6A-5.030(2)(a)1., F.A.C.].

For classroom teachers of <u>students for</u> courses <u>assessed by associated with</u> statewide, standardized assessments under s. 1008.22, F.S., documentation that VAM results comprise at least one-third of the evaluation [Rule 6A-5.030(2)(a)4., F.A.C.].

For classroom teachers of <u>students for</u> courses not <u>assessed by</u> <u>associated with</u> statewide, standardized assessments, the district-determined student performance measure(s) [Rule 6A-5.030(2)(a)5., F.A.C.].

Page 10

Directions:

The district shall provide:

•Confirmation that the district provides instructional personnel the opportunity to review their class rosters for accuracy and to correct any mistakes [Rule 6A-5.030(2)(f)1., F.A.C.]

- •Documentation that the evaluator is the individual who is responsible for supervising the employee. An evaluator may consider input from other personnel trained in evaluation practices. If input is provided by other personnel, identify the additional positions or persons. Examples include assistant principals, peers, district staff, department heads, grade level chairpersons, or team leaders [Rule 6A-5.030(2)(f)2.1-, F.A.C.].
- •Description of training programs and processes to ensure that all employees subject to an evaluation system are informed on evaluation criteria, data sources, methodologies, and procedures associated with the evaluation before the evaluation takes place, and that all individuals with evaluation responsibilities and those who provide input toward evaluation understand the proper use of the evaluation criteria and procedures [Rule 6A-5.030(2)(f)3.2-, F.A.C.].
- •Description of processes for providing timely feedback to the individual being evaluated [Rule 6A-5.030(2)(f)4.3., F.A.C.].
- •Description of how results from the evaluation system will be used for professional development [Rule $6A-5.030(2)(f)\underline{5.4.}$, F.A.C.].
- •Confirmation that the district will require participation in specific professional development programs by Description of processes for how the district will address the improvement of those who have been evaluated identified as less than effective as required by outlined in s. 1012.98(10), F.S. [Rule 6A-5.030(2)(f)6.5-, F.A.C.].
- •Documentation that all instructional personnel must be evaluated at least once a year [Rule $6A-5.030(2)(f)\underline{7.6.}$, F.A.C.].
- •Documentation that classroom teachers are observed and evaluated at least once a year [Rule $6A-5.030(2)(f)\underline{8.7.}$, F.A.C.].
- •Documentation that classroom teachers newly hired by the district are observed and evaluated at least twice in the first year of teaching in the district pursuant to s. 1012.34(3)(a), F.S. [Rule 6A-5.030(2)(f)8.7-, F.A.C.].
- •Documentation that the evaluation system for instructional personnel includes opportunities for parents to provide input into performance evaluations when the district determines such input is appropriate, and a description of the criteria for inclusion, and the manner of inclusion of parental input Description of a mechanism for parents to provide input into instructional personnel evaluations and a description of the district's criteria for use of such parental input. The district may designate specific circumstances where parental input is not appropriate, with written explanation in the approved district evaluation system [Rule 6A-5.030(2)(f)9.8-, F.A.C.].

- •Identification of teaching fields, if any, for which special evaluation procedures and criteria are necessary [Rule 6A-5.030(2)(f)10.9-, F.A.C.].
- •Description of the district's peer assistance process, if any. Peer assistance may be part of the regular evaluation system, or used to assist personnel who are placed on performance probation, or who request assistance, or newly hired classroom teachers [Rule 6A-5.030(2)(f)11.40-, F.A.C.].

Page 15

For classroom teachers of <u>students for</u> courses <u>assessed by</u> associated with statewide, standardized assessments:

For all instructional personnel of <u>students for</u> courses not <u>assessed by</u> <u>associated with</u> statewide, standardized assessments:

Additional Requirements

The district has provided and meets the following criteria:

| | Confirmation that the district provides instructional personnel the opportunity |
|-------------------|---|
| | to review their class rosters for |
| | accuracy and to correct any mistakes. |
| Documented: | accuracy and to contest any masteress. |
| | Requirement for participation in |
| | specific professional development |
| | programs by those who have been |
| | evaluated Processes for how the |
| | district will address the improvement |
| | of those identified as less than |
| | effective. |
| For instructional | personnel: |
| | Inclusion of opportunities for |

- Inclusion of opportunities for Description of a mechanism for parents to provide input into performance instructional personnel evaluations when the district determines such input is appropriate.
- ☐ Description of the district's criteria for <u>inclusion</u> use of such parental input.
- ☐ Description of manner of inclusion of parental input.

Form AEST-2015

Page 2

For all school administrators, the percentage of the evaluation that is based on the performance of students criterion as outlined in s. 1012.34(3)(a)1., F.S., along with an explanation of the scoring method, including how it is calculated and combined [Rule 6A-5.030(2)(a)1., F.A.C.].

Page 8

Documentation that the evaluator is the individual who is responsible for supervising the employee. An evaluator may consider input from other personnel trained in evaluation practices. If input is provided by other personnel, identify the additional positions or persons. Examples include assistant principals, peers, district staff, department heads, grade level chairpersons, or team leaders [Rule 6A-5.030(2)(f)2.1-, F.A.C.].

Description of training programs and processes to ensure that all employees subject to an evaluation system are informed on evaluation criteria, data sources, methodologies, and procedures associated with the evaluation before the evaluation takes place, and that all individuals with evaluation responsibilities and those who provide input toward evaluation understand the proper use of the evaluation criteria and procedures [Rule 6A-5.030(2)(f)3.2-, F.A.C.].

Description of the processes for providing timely feedback to the individual being evaluated [Rule 6A-5.030(2)(f)4.3-, F.A.C.].

Description of how results from the evaluation system will be used for professional development [Rule 6A-5.030(2)(f)<u>5.</u>4-, F.A.C.].

Confirmation that the district will require participation in specific professional development programs by Description of the processes for how the district will address the improvement of those who have been evaluated identified as less than effective as required by outlined in s. 1012.98(10), F.S. [Rule 6A-5.030(2)(f)6.5-, F.A.C.].

Documentation that all school administrators must be evaluated at least once a year [Rule 6A-5.030(2)(f)7.6-, F.A.C.].

Description of the district's peer assistance process, if any, for school administrators. Peer assistance may be part of the regular evaluation system, or used to assist personnel who are placed on performance probation, or who request assistance [Rule 6A-5.030(2)(f)11.10., F.A.C.].

•If included by a district, a description of the opportunity for instructional personnel to provide input into a school administrator's performance evaluation [Rule 6A-5.030(2)(f)12.++., F.A.C.].

Page 12 Documented:

Requirement for participation in specific professional development programs by those who have been evaluated Processes for how the district will address the improvement of those identified as less than effective.

The following courses have been deleted from the Florida VAM Course List.

For purposes of Rules 6A-5.030 and 6A-5.0411, F.A.C., the courses associated with the statewide, standardized assessment in English/Language Arts are:

1001360 English Skills III

1001370English III

1001375 English 3 for Credit Recovery

1001380English Honors III

1001390 English Skills IV

1001400 English IV

1001402 English 4 for Credit Recovery

1001405 English 4: Florida College Prep

1001410 English Honors IV

1001420 Advanced Placement English Language and Composition

1001430 Advanced Placement English Literature and Composition

1001440 Business English I

1001450 Business English II

1001820 English 3: International Baccalaureate

1001830 English 4: International Baccalaureate

1002320 English III through ESOL

1002325 English 3 Through ESOL for Credit Recovery

1002380 Developmental Language Arts Through ESOL

1002381 Developmental Language Arts ESOL (Reading)

1002520 English IV through ESOL

1002525 English 4 Through ESOL for Credit Recovery

1005856 International Baccalaureate English Language & Literature 3

1008350 Reading for College Success

7755010 Academics K 5

7755030 Academic Skills K 5

7755040 Advanced Academic Skills K 5

7755050 Developmental Skills K 5

7855010 Academics: 6-8

7855030 Academic Skills: 6 8

7855040 Advanced Academics: 6-8 for Gifted Students

7855050 Developmental Skills: 6-8

7910400 Life Skills Reading: 9 12

For purposes of Rules 6A-5.030 and 6A-5.0411, F.A.C., the courses associated with the statewide, standardized assessment in Mathematics are:

1200330 Algebra II

1200335 Algebra 2 for Credit Recovery

1200340 Algebra II Honors

1200370 Algebra Ia

1200375 Algebra 1 A for Credit Recovery

1200410 Math for College Success

1200500 Advanced Algebra with Financial Applications

1200700 Math College Readiness

1201300 Math Analysis

1201310 Analysis of Functions

1201320 International Baccalaureate Math Analysis

1202300 Calculus

1202310 Advanced Placement Calculus AB

1202320 Advanced Placement Calculus BC

1202340 Pre-Calculus

1202352 AICE Mathematics 1

1202354 AICE Mathematics & Mechanics 1

1202356 AICE Mathematics & Mechanics 2

1202362 AICE Mathematics & Probability & Statistics 1

1202364 AICE Mathematics & Probability & Statistics 2

1202366 AICE Mathematics & Mechanics & Probablility &

Statistics 2

1202370 AICE Further Math

1202372 AICE Further Mathematics 2 A Level

1202375 International Baccalaureate Pre Calculus

1202800 Calculus International Baccalaureate

1202810 International Baccalaureate Calculus and Descriptive

1202820 International Baccalaureate Further Mathematics

1202830 International Baccalaureate Advanced Calculus

1205370 Consumer Mathematics

1205400 Applied Mathematics I

1205410 Applied Mathematics II

1205420 Applied Mathematics III

1205500 Explorations in Mathematics I

1205510 Explorations in Mathematics II

1205540 Business Mathematics

1206300 Informal Geometry

1206310 Geometry

1206315 Geometry for Credit Recovery

1206320 Geometry Honors

1206330 Analytic Geometry

1206800 Analytic Geometry International Baccalaureate

1206810 International Baccalaureate Mid Yrs Program

Geometry Honors

1207310 Integrated Mathematics I

1207320 Integrated Mathematics II

1207330 Integrated Mathematics III

1208300 Liberal Arts Mathematics

1209800 Mathematics Studies International Baccalaureate

1209830 International Baccalaureate Mathematics Higher

Level

1210300 Probability & Statistics with

1210310 IB Statistics and Introductory Differential Calculus

1210320 Advanced Placement Statistics

1210330 AICE Mathematics Statistics

1211300 Trigonometry

1211800 Trigonometry International Baccalaureate

1220610 Linear Algebra

1220612 Abstract Algebra

1220910 Discrete Mathematics

1298310 Advanced Topics in Mathematics

7755010 Academics K 5

7755030 Academic Skills K 5

7755040 Advanced Academic Skills K 5

7755050 Developmental Skills K-5

7812010 Mathematics: 6-8

7855010 Academics 6-8

7855030 Academic Skills 6-8

7855040 Advanced Academics 6-8

7855050 Developmental Skills 6-8

7912050 Mathematics 9 12

7912060 Access Informal Geometry

7912065 Access Geometry

7912070 Access Liberal Arts Mathematics

7912080 Access Algebra 1A

7912340 Life Skills Math: 9-12

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-5.0411 Calculations of Student Learning Growth

Using Statewide Assessment Data for Use in

School Personnel Evaluations NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 41 No. 124, June 26, 2015 issue of the Florida Administrative Register.

(2)(b) "Courses associated with statewide, standardized assessments" or "courses associated with statewide, standardized assessments under Section 1008.22, F.S.," are those courses which are assessed by statewide, standardized assessments and are listed in the publication, "Florida VAM Course List," (effective August 2015), which is incorporated herein by reference (insert link). A copy of the Florida VAM Course List may be obtained from the Florida Department of Education, 325 West Gaines Street, Room 544, Tallahassee, FL 32399-0400.

(4)(b)4. For each value-added score that contains a school component, the school component and teacher component reported separately.

The following courses have been deleted from the Florida VAM Course List

For purposes of Rules 6A-5.030 and 6A-5.0411, F.A.C., the courses associated with the statewide, standardized assessment in English/Language Arts are:

1001360 English Skills III

1001370 English III

1001375 English 3 for Credit Recovery

1001380English Honors III 1001390 English Skills IV

1001400 English IV

1001402 English 4 for Credit Recovery 1001405 English 4: Florida College Prep

1001410 English Honors IV

1001420 Advanced Placement English Language and

Composition

1001430 Advanced Placement English Literature and

Composition

1001440 Business English I 1001450 Business English II

1001820 English 3: International Baccalaureate 1001830 English 4: International Baccalaureate

1002320 English III through ESOL

1002325 English 3 Through ESOL for Credit Recovery

1002380 Developmental Language Arts Through ESOL

1002381 Developmental Language Arts ESOL (Reading)

1002520 English IV through ESOL

1002525 English 4 Through ESOL for Credit Recovery

1005856 International Baccalaureate English Language &

Literature 3

1008350 Reading for College Success

7755010 Academics K 5 7755030 Academic Skills K 5

7755040 Advanced Academic Skills K 5

7755050 Developmental Skills K 5

7855010 Academics: 6 8 7855030 Academic Skills: 6 8

7855040 Advanced Academics: 6 8 for Gifted Students

7855050 Developmental Skills: 6-8 7910400 Life Skills Reading: 9-12 For purposes of Rules 6A-5.030 and 6A-5.0411, F.A.C., the courses associated with the statewide, standardized assessment in Mathematics are:

1200330 Algebra II

1200335 Algebra 2 for Credit Recovery

1200340 Algebra II Honors

1200370 Algebra Ia

1200375 Algebra 1 A for Credit Recovery

1200410 Math for College Success

1200500 Advanced Algebra with Financial Applications

1200700 Math College Readiness

1201300 Math Analysis

1201310 Analysis of Functions

1201320 International Baccalaureate Math Analysis

1202300 Calculus

1202310 Advanced Placement Calculus AB 1202320 Advanced Placement Calculus BC

1202340 Pre-Calculus

1202352 AICE Mathematics 1

1202354 AICE Mathematics & Mechanics 1 1202356 AICE Mathematics & Mechanics 2

1202362 AICE Mathematics & Probability & Statistics 1 1202364 AICE Mathematics & Probability & Statistics 2 1202366 AICE Mathematics & Mechanics & Probability &

Statistics 2

1202370 AICE Further Math

1202372 AICE Further Mathematics 2 A Level 1202375 International Baccalaureate Pre Calculus 1202800 Calculus International Baccalaureate

1202810 International Baccalaureate Calculus and Descriptive

1202820 International Baccalaureate Further Mathematics

Statistics

1202830 International Baccalaureate Advanced Calculus 1205370 Consumer Mathematics 1205400 Applied Mathematics I 1205410 Applied Mathematics II 1205420 Applied Mathematics III

1205500 Explorations in Mathematics I 1205510 Explorations in Mathematics II

1205540 Business Mathematics 1206300 Informal Geometry

1206310 Geometry

1206315 Geometry for Credit Recovery

1206320 Geometry Honors

1206330 Analytic Geometry

1206800 Analytic Geometry-International Baccalaureate

1206810 International Baccalaureate Mid Yrs Program

Geometry Honors

1207310 Integrated Mathematics I

1207320 Integrated Mathematics II

1207330 Integrated Mathematics III

1208300 Liberal Arts Mathematics

1209800 Mathematics Studies International Baccalaureate

1209830 International Baccalaureate Mathematics Higher Level

1210300 Probability & Statistics with

1210310 IB Statistics and Introductory Differential Calculus

1210320 Advanced Placement Statistics

1210330 AICE Mathematics Statistics

1211300 Trigonometry

1211800 Trigonometry International Baccalaureate

1220610 Linear Algebra

1220612 Abstract Algebra

1220910 Discrete Mathematics

1298310 Advanced Topics in Mathematics

7755010 Academics K 5

7755030 Academic Skills K 5

7755040 Advanced Academic Skills K 5

7755050 Developmental Skills K 5

7812010 Mathematics: 6-8

7855010 Academics 6-8

7855030 Academic Skills 6-8

7855040 Advanced Academics 6 8

7855050 Developmental Skills 6-8

7912050 Mathematics 9 12

7912060 Access Informal Geometry

7912065 Access Geometry

7912070 Access Liberal Arts Mathematics

7912080 Access Algebra 1A

7912340 Life Skills Math: 9-12

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0212 Performance-Based Exit Option Model and

State of Florida High School Performance-

Based Diploma

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 41 No. 120, June 22, 2015 issue of the Florida Administrative Register.

(3)(a) The curricula and instructional content for the Performance-Based Exit Option Model must be at the high school level and must be rigorous and relevant to the student's postsecondary goals. Each student must be enrolled in and attending K-12 high school courses that meet the high school graduation requirements specified in Section 1003.4282 or 1003.43, F.S., whichever is applicable.

(5)(c) A student completing the Performance-Based Exit Option Model who does not meet the graduation requirements established in Section 1003.4282 or 1003.43, F.S., as applicable, does not qualify to receive a standard high school diploma.

Form BFCO 001

Page 5

In addition to the above requirements, students served in special programs must comply with statutes and rules governing their specific program areas. For example, a student served in the exceptional student education (ESE) must have an individual educational plan (IEP) review. If the student's IEP team decided that a Performance-Based Exit Option Model was were deemed as an appropriate graduation option avenue, then a notation that the this decision needs to be reflected on the student's IEP, reflecting that the student is seeking a high school diploma through an alternative graduation option route should be indicated on the IEP.

Page 7

The content of the Performance-Based Exit Option Model must be academic and may include workforce education instruction or activities. This exit option must offer a full range of instruction that aligns with the Next Generation Sunshine State Standards and the core content in reading, writing, mathematics, social studies, and science measured by the assessment approved for the State of Florida High School Diploma in Rule 6A-6.0201, F.A.C. as established in the Curriculum Frameworks adopted in Rule 6A 6.0571, F.A.C. Career and technical education instruction and activities should be directed at the knowledge, skills, and abilities required for securing and maintaining employment.

Responses should address all of the following:

•Students must be enrolled in courses that meet high school graduation requirements. The students must be earning and receiving credits, as well as meeting minimum course performance standards. If the student is enrolled in a Level 1 course, a written assessment of the need must be included in the student's individual educational plan (IEP) or in a student academic improvement plan (AIP) in order for that student to earn credit, pursuant to Section 1003.43(7), Florida Statutes.

•Curriculum must integrate State of Florida High School Diploma Course Curriculum Frameworks and student performance standards as specified in Rule 6A 6.0571, F.A.C.
•Remediation may be must provided if the student fails any section of the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., or the Florida Standards Assessment (FSA). Students may be allowed to work on individualized programs at their own pace that include strategies to prepare for passing the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C.

Page 8

•How the curriculum integrates State of Florida High School Diploma course curriculum frameworks and student performance standards as specified in Rule 6A-6.0571, F.A.C. Page 9

Class size and classroom space must be reasonable, pursuant to State Board of Education Rules. Local school districts must determine specific staffing formulas. The Department of Education recommends no more than 15:1. Appropriate State Board of Education Rules and State of Florida High School Diploma Curriculum Frameworks as specified in Rule 6A-6.0571, F.A.C., must be complied with

by all students and staff. The appropriate rules and frameworks are available as appendices E, F, and G in the 2003 Performance Based Exit Option Procedure Manual.

Teachers of this model benefit greatly from staff development provided by the Adult

Education Program and GED Testing Service to ensure that they are familiar with testing requirements, the content of the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., and appropriate instructional activities that support student success

on the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C. The district adult education program director has access to the schedule of available training.

The Florida Department of Education's Adult Education Section also serves as a source for information about training opportunities. Training options are listed on the Institute of Professional Development for Adult Educators website at www.floridaFPDAE.org.

Page 10

Expectations pertaining to the student/teacher ratio

Page 1

Students utilizing the Performance-Based Exit Option Model who pass the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., and the statewide standard assessments required for a standard high school diploma must be awarded a state of Florida High School Performance-Based Diploma. Students who pass the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C. and the Florida Standards Assessment are awarded a state of Florida High School Performance-Based Diploma as well as the state of Florida High School Diploma. Students who pass the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., but do not pass the Florida Standards Assessment are awarded only a state of Florida High School Diploma.

Page 12

Students who utilize the Performance-Based Exit Option Model and pass the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., and the statewide standard assessments required for a standard high school diploma must be awarded a state of Florida High School Performance-Based Diploma. If the student passes the High School Equivalent Assessment but does not pass the statewide standard assessments required for a standard high school diploma, the school district may award only the state of Florida High School Diploma or substitute an established passing score on comparable assessments in lieu of passing the statewide standard assessments required for a standard high school diploma and award a state of Florida High School Performance Based Diploma.

Page 24

Guideline 3

Remediation <u>may be</u> is provided if any sections of the statewide standard assessments required for a standard high school diploma or High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C., are not passed.

Guideline 4

Class size and classroom space is reasonable, pursuant to the State Board of Education Rules.

The site has copies of the State of Florida High School Diploma Course Curriculum Frameworks as specified in Rule 6A 6.0201, F.A.C. and appropriate State Board Rules.

Students have access to 25 hours of instruction per week (full-time, grades 9-12).

Page 27

Guideline 3

The student <u>may</u> receives remediation if any section(s) of the High School Equivalent Assessment approved in Rule 6A-6.0201, F.A.C. or statewide standard assessments required for a standard high school diploma are not passed.

Guideline 4

Class size and classroom space is reasonable.

DEPARTMENT OF FINANCIAL SERVICES

Division of Worker's Compensation

RULE NO.: RULE TITLE:

69L-7.100 Florida Workers' Compensation

Reimbursement Manual for Ambulatory

Surgical Centers (ASCs) NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 41 No. 85, May 1, 2015 issue of the Florida Administrative Register.

The changes to the proposed rule are being made in response to comments from the Joint Administrative Procedures Committee.

69L-7.100 Florida Workers' Compensation Reimbursement Manual for Ambulatory Surgical Centers (ASCs).

(1) The Florida Workers' Compensation Reimbursement Manual for Ambulatory Surgical Centers, 2015 2011 Edition, effective January 1, 2016, http://www.flrules.org/Gateway/reference.asp?No=Ref 00686 (ASC Reimbursement Manual) is incorporated by reference as part of this rule. The ASC Reimbursement Manual contains the Maximum Reimbursement Allowances determined by the Three-Member Panel, pursuant to subsection Section 440.13(12), F.S., and establishes reimbursement policies, guidelines, codes and maximum reimbursement allowances (MRAs) for items and services provided to an injured worker in connection with a surgical procedure performed in an Ambulatory Surgical Center.

(2) The ASC Reimbursement Manual refers to a number of procedure codes and modifiers that are consistent with the Current Procedural Terminology (CPT®), developed and published by the American Medical Association. When a service or procedure is performed that does not have a code listed in the ASC Reimbursement Manual, the Ambulatory Surgical Center shall refer to the Current Procedural Terminology (CPT[®]), 2015 2010 Professional Edition, Copyright 2014 2009, American Medical Association, which is hereby incorporated by reference as part of this rule. The CPT® Assistant, Copyright American Medical Association, Copyright 2015; the 2015 ICD-9-CM Professional Edition for Hospitals, Volumes 1, 2 & 3, American Medical Association, Copyright 2015; the 2015 ICD-9-CM Professional Edition for Physicians, Volumes 1 & 2, American Medical Association, Copyright 2015; the 2015 ICD-10-CM: The Complete Official Draft Codebook, American Medical Association, Copyright 2014 OptumInsight, Inc.; and the 2015 ICD-10-PCS: The Complete Official Draft Codebook, American Medical Association, Copyright 2014 OptumInsight, Inc. are also incorporated by reference as part of this rule. A copy of these reference materials may be obtained from the American Medical Association's website at https://commerce.amaassn.org/store/. In addition, the rule incorporates the 2010 ICD 9 CM for Hospitals, Volumes 1, 2 and 3, International Classification of Diseases, 9th Revision, Clinical Modification, Copyright 2009, Ingenix, Inc.; the Physician ICD 9 CM 2010, Volumes 1 & 2, International Classification of Diseases, 9th Revision, Clinical Modification, Copyright 2009, Ingenix, Inc.

(3) The CDT 2015, Dental Procedure Codes Current Dental Terminology (CDT 2009/2010), Copyright 2014 2008, American Dental Association, is and the HCPCS Level II, A resourceful complication of HCPCS codes 2010, Copyright 2009, Ingenix Publishing Group, are incorporated by reference as part of this rule, for dental D codes, injectable J codes, and other medical services or supply codes as specified in the ASC Reimbursement Manual. A copy of the CDT reference material may be obtained from the American Dental Association's website at http://www.ada.org/en/publications/ada-catalog.

(4) The ASC Reimbursement Manual <u>and copies of materials incorporated by reference in this rule are</u> available for inspection during normal business hours at the Florida Department of Financial Services, Document Processing Section, 200 East Gaines Street, Tallahassee, Florida 32399-0311, or via the Department's <u>website</u> at http://www.myfloridacfo.com/Division/wc/

http://www.myfloridacfo.com/wc/

provider/reimbursement manuals.html.

Rulemaking Authority 440.13(4),(13) (14), 440.591 FS. Law Implemented 440.13(7), (12),(13) (14) FS. History–New 8-7-91, Amended 12-31-92, Formerly 38F-7.100, 4L-7.100, Amended 9-4-05, 8-19-07, 11-13-11, ______.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF LAW ENFORCEMENT Criminal Justice Standards and Training Commission

RULE NO.: RULE TITLE:

11B-27.002 Certification, Employment or Appointment, Reactivation, and Terminating Employment or Appointment of Officers

NOTICE IS HEREBY GIVEN that on July 15, 2015, the Criminal Justice Standards and Training Commission, received a petition for a waiver of paragraphs 11B-27.002(4)(a) and (b), F.A.C., on behalf of Joshua Aponte. Petitioner wishes to waive that portion of the rule that states: (4)(a) Within four years of the beginning date of a Commission-approved Basic Recruit Training Program, an individual shall successfully complete the program, achieve a passing score on the applicable State Officer Certification Examination, and gain employment, and certification as an officer.

(b) An individual who fails to comply with the requirements in paragraph (4)(a) of this rule section for the discipline in which the training was completed, within four years of the date of beginning such training, shall as a condition for obtaining employment comply with the following:

- 1. Successfully complete a Commission-approved Basic Recruit Training Program pursuant to Rule 11B-35.002, F.A.C., or qualify for an exemption from a Commission-approved Basic Recruit Training Program, pursuant to Section 943.131(2), F.S., to include demonstration of proficiency in the High-Liability Basic Recruit Training Courses pursuant to Rule 11B-35.0024, F.A.C.; and
- 2. Achieve a passing score on the State Officer Certification Examination.

Petitioner states that directly after passing the LEO State Exam, he applied to various agencies including: Orange Country Sherriff's Office, Orlando Police Department, and Cocoa Beach Police Department. Petitioner states that the application process for each agency was quite lengthy and that he was working full time as a Corrections Officer at Central Florida Reception Center in Orlando, FL. Petitioner states that the process of applying to these agencies took place during the first 2 years following his certification. Petitioner states that during the application process his wife became ill after a car crash; undergoing several surgeries during the last 2 years, and also became pregnant. Petitioner states that due to his wife's health she was labeled high risk and spent a majority of her pregnancy on bed rest. Petitioner states that he had to work a full time job, while caring for his 4-year-old son and transporting his wife to specialists weekly. Petitioner states that strict application of the rule would create a hardship and violate the principles of fairness because he could not utilize the full 4 years provided by the rule to find employment due to caring for his sick wife. Petitioner states that he has met all requirements under FS 943.13 and would be fully eligible for employment and the purpose of the underlying statute would be achieved if the waiver is granted.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Linton B. Eason, Assistant General Counsel, Florida Department of Law Enforcement, P.O. Box 1489, Tallahassee, FL 32302 or by telephone: (850)410-7676.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants RULE NO.: RULE TITLE: 61C-5.001 Safety Standards NOTICE IS HEREBY GIVEN that on July 28, 2015, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Sarasota Bradenton International Airport. Petitioner seeks a variance of the requirements of an unspecified Section of A17.3, as adopted by subsection 61C-5.001(1), F.A.C., that requires upgrading the elevators with operations which poses a significant economic/financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2015-184).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On July 28, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Delaney 500 Office Condominium, filed July 2, 2015, and advertised on July 8, 2015 in Vol. 41, No. 131, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 3.11.3 and 3.10.4(t) ASME A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing fire fighter service and an in-car stop switch because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-160).

A copy of the Order or additional information may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 28, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from The Haven Association, Inc., filed July 13, 2015, and advertised on July 16, 2015 in Vol. 41, No.137, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 3.11.3 ASME A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing fire fighter service because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-165).

A copy of the Order or additional information may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On July 28, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Vista Bay, filed July 13, 2015, and advertised on July 16, 2015, in Vol. 41, No. 137, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 3.11.3 ASME A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing fire fighter service because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-169).

A copy of the Order or additional information may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 28, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from UF Government House Building, filed July 13, 2015, and advertised on July 16, 2015, in Vol.41, No.137, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.6.3., 3.4.5, and 3.10.3, A.S.M.E. A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing hoistway door vision panels, car illumination and top-of-car operating devices because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-166).

A copy of the Order or additional information may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:

On July 29, 2015, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from 100 East Pine, filed July 16, 2015, and advertised on July 20, 2015, in Vol. 41, No. 139, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 3.11.3 ASME A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), F.A.C., from providing fire fighter service because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2015-172).

A copy of the Order or additional information may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

NOTICE IS HEREBY GIVEN that on July 28, 2015, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Willow Wood Mid-Rise Condominium II Association, Inc. Petitioner seeks an emergency variance of the requirements of ASME A17.3, Section 4.4.4 and ASME A17.1b, Section 3.19, as adopted by subsection 61C-5.001(1), F.A.C., that requires upgrading the elevators supply piping and fittings and valves, pressure piping and fittings which poses a significant economic/financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2015-185).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Michelle Comingore, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

Section VI Notice of Meetings, Workshops and Public Hearings

WATER MANAGEMENT DISTRICTS

Northwest Florida Water Management District

The Northwest Florida Water Management District announces a public meeting to which all persons are invited.

DATE AND TIME: August 13, 2015, 12:00 Noon, Lands Committee Meeting; 1:00 p.m., Governing Board Meeting; 1:05 p.m., Public Hearing on Regulatory Matters; 1:10 p.m., Public Hearing on Land Acquisition Matters

PLACE: District Headquarters, 81 Water Management Drive, Havana, Florida 32333

GENERAL SUBJECT MATTER TO BE CONSIDERED: District business; Fiscal Year 2015-2016 Budget Briefing Update.

A copy of the agenda may be obtained by contacting: Savannah White at (850)539-5999 or http://nwfwater.com/about/governing-board/board-meetings-agendas/.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Wendy Dugan at (850)539-5999. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors' Licensing Board

The Electrical Contractors' Licensing Board announces a public meetings to which all persons are invited.

DATES AND TIMES: Wednesday, September 16, 2015, 1:00 p.m.; Thursday, September 17, 2015, 8:30 a.m.; Friday, September 18, 2015, 8:30 a.m.

PLACE: Embassy Suites Fort Lauderdale, 1100 SE 17th Street, Fort Lauderdale, Florida 33316, (954)527-2700

GENERAL SUBJECT MATTER TO BE CONSIDERED: Wednesday, September 16, 2015: 1:00 p.m., Grandfather and Issue Files; 4:00 p.m., Probable Cause Panel (portions may be closed to the public); Thursday, September 17, 2015, 8:30 a.m., Discipline and General Business; Friday, September 18, 2015, 8:30 a.m., General Business.

A copy of the agenda may be obtained by contacting: The Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: The Electrical Contractors' Licensing Board, 1940 North Monroe Street, Tallahassee, FL 32399.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

The Board of Veterinary announces a telephone conference call to which all persons are invited.

DATE AND TIME: August 19, 2015, 1:30 p.m.

PLACE: Telephone conference: 1(888)670-3525, conference code: 4630467138

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel meeting; portions may be closed to the public.

A copy of the agenda may be obtained by contacting: Board of Veterinary Medicine, 1940 North Monroe Street, Tallahassee, FL 32399, (850)717-1981.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: Board of Veterinary Medicine, 1940 North Monroe Street, Tallahassee, FL 32399, (850)717-1981.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

The Probable Cause Panel of the Florida Real Estate Commission announces a hearing to which all persons are invited.

DATE AND TIME: Monday, August 17, 2015, 2:00 p.m.

PLACE: Zora Neale Hurston Building, North Tower, Suite N901, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Probable Cause Panel will meet to conduct a private meeting to review cases to determine probable cause and to conduct a public meeting to review cases where probable cause was previously found. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Probable Cause Panel or its counsel.

A copy of the agenda may be obtained by contacting: Deputy Clerk, Division of Real Estate, (407)481-5662. Only public portions of the agenda are available upon request.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Division of Real Estate, (407)481-5662. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

The Florida Real Estate Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, August 18, 2015, 8:30 a.m., ET; reconvening Wednesday, August 19, 2015, 8:30 a.m., ET

PLACE: Zora Neale Hurston Building, North Tower, Suite N901, 400 West Robinson Street, Orlando, Florida 32801

GENERAL SUBJECT MATTER TO BE CONSIDERED: Official business of Commission – topics include, but are not not limited to, are proposed legislation affecting Chapter 475, Part I, F.S., Chapter 61J2 rule discussion, budget discussions, escrow disbursement requests, recovery fund claims, education issues, petitions for declaratory statement, petitions for rule variance/waiver, disciplinary actions and real estate applications. All or part of this meeting may be conducted as a teleconference in order to permit maximum participation of the Commission members or its counsel.

A copy of the agenda may be obtained by contacting: Lori Crawford at lori.crawford@myfloridalicense.com or Mike Davis at michael.davis@myfloridalicense.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Division of Real Estate, (407)481-5662. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF CHILDREN AND FAMILIES Refugee Services

The Miami-Dade Refugee Task Force announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, August 14, 2015, 10:00 a.m. – 12:00 Noon

PLACE: Miami-Dade College, Wolfson Campus, 500 NE 2nd Avenue, Bldg. 3, Room 3208-09, Miami, FL 33132

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Miami-Dade Refugee Task Force meeting is to increase awareness of the refugee populations, share best

practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.

A copy of the agenda may be obtained by contacting: Lourdes Dysna-Leconte at (786)257-5173 or Taddese Fessehaye at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Lourdes Dysna-Leconte at (786)257-5173 or Taddese Fessehaye at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILIES

Office on Homelessness

The Office on Homelessness announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, August 5, 2015, 10:00 a.m.

PLACE: Conference call, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: This conference call will address the committees' continued development of policy recommendations and work tasks to address the Council's Annual Report on recommendations to end homelessness in Florida.

A copy of the agenda may be obtained by contacting: Erik Braun, Director, Office on Homelessness, (850)922-9850, erik.braun@myflfamilies.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Erik Braun. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Erik Braun, Director, Office on Homelessness, (850)922-9850, erik.braun@myflfamilies.com.

FLORIDA HOUSING FINANCE CORPORATION

The FHFC III, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: August 7, 2015, 11:00 a.m., or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned

PLACE: Tallahassee City Hall Commission Chambers, 300 Adams Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Conduct business necessary for the organization of FHFC III, INC.
- 2. Consider adopting resolutions delegating operational authority to the Executive Director.
- 3. Consideration of all necessary actions with regard to any property owned or held by FHFC III, Inc.
- 4. Consideration of approval of underwriters for inclusion on approved master list and teams.
- Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 6. Consideration of status, workouts, or modifications for existing projects.
- 7. Consideration of matters relating to the statutory purpose of FHFC III, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.
- 8. Such other matters as may be included on the Agenda for the August 7, 2015, Board Meeting.

A copy of the agenda may be obtained by contacting: Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number: (850)488-4197, or by visiting the Corporation's website: www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

FLORIDA HOUSING FINANCE CORPORATION

The FHFC II, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: August 7, 2015, 11:00 a.m. or upon adjournment of the Florida Housing Finance Corporation Board of Directors meeting, until adjourned.

PLACE: Tallahassee City Hall Commission Chambers, 300 Adams Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Conduct business necessary for the organization of FHFC II, Inc.
- 2. Consider adopting resolutions delegating operational authority to the Executive Director.
- 3. Consideration of all necessary actions with regard to any property owned or held by FHFC II, Inc.
- 4. Consideration of approval of underwriters for inclusion on approved master list and teams.
- 5. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 6. Consideration of status, workouts, or modifications for existing projects.
- 7. Consideration of matters relating to the statutory purpose of FHFC II, Inc., to provide safe and sanitary housing that is affordable for the residents of Florida.
- 8. Such other matters as may be included on the Agenda for the August 7, 2015, Board Meeting.

A copy of the agenda may be obtained by contacting: Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197 or by visiting the Corporation's website: www.floridahousing.org.

If any person decides to appeal any decision made by FHFC II, Inc., with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

FLORIDA HOUSING FINANCE CORPORATION

The Florida Housing Finance Corporation Board of Directors announces a public meeting to which all persons are invited. DATE AND TIME: August 7, 2015, 8:30 a.m. until adjourned PLACE: Tallahassee City Hall Commission Chambers, 300 Adams Street, Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. Consider financing and acknowledgement resolutions for various multifamily developments, under any multifamily program, including the ranking of developments.
- 2. Consider appointment of professionals including but not limited to trustee and/or originator/servicer for upcoming and/or past multifamily programs and single-family programs.
- 3. Consider approval of all bond documents for and terms of all upcoming single-family and multifamily bond sales, including those secured by third-party guarantors, letters-of-credit, insurance or other mechanisms.
- 4. Consider adopting resolutions authorizing negotiated or competitive sale of bonds on various single-family and multifamily issues.
- 5. Consider directing Staff to submit summaries of various TEFRA/Public Hearings to the Governor.
- 6. Consideration of policy issues concerning ongoing and upcoming single-family bond issues including initiation of request for proposals on an emergency basis, and structuring new issues.
- 7. Consideration of all necessary actions with regard to the Multifamily Bond Program.
- 8. Consideration of approval of underwriters for inclusion on approved master list and teams.
- 9. Consideration of all necessary actions with regard to the HOME Rental Program.
- 10. Consideration of all necessary actions with regard to the HC (Housing Credits) Program.
- 11. Consideration of all necessary actions with regard to the SAIL (State Apartment Incentive Loan) Program.
- 12. Consideration of all necessary actions with regard to the SHIP (State Housing Initiatives Partnership) Program.
- 13. Consideration of all necessary actions with regard to the PLP (Predevelopment Loan) Program.
- 14. Consideration of all necessary actions with regard to the Homeownership Programs.
- 15. Consideration of all necessary actions for initiating new rules or rule amendments on an emergency or non-emergency basis.
- 16. Consideration of Appeals from Requests for Applications funding selection with entry of final orders.

- 17. Consideration of workouts or modifications for existing projects funded by the Corporation.
- 18. Consideration of matters relating to the stated purpose of the Corporation to provide safe and sanitary housing that is affordable for the residents of Florida.
- 19. Consideration of funding additional reserves for the Guarantee Fund.
- 20. Consideration of audit issues.
- 21. Evaluation of professional and consultant performance.
- 22. Such other matters as may be included on the Agenda for the August 7, 2015, Board Meeting.

A copy of the agenda may be obtained by contacting: Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, (850)488-4197 or by visiting the Corporation's website: www.floridahousing.org.

If any person decides to appeal any decision made by the Corporation with respect to any matter considered at this meeting, he or she will need a record of the proceedings, and for such purpose, he or she may need to ensure that a verbatim record of the proceedings be made, which record includes the testimony and evidence upon which the appeal is to be based.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

FLORIDA HOUSING FINANCE CORPORATION

The Florida Housing Finance Corporation announces a public meeting to which all persons are invited.

DATE AND TIME: August 6, 2015, 4:00 p.m. until adjourned PLACE: Florida Housing Finance Corporation, Seltzer Room, 6th Floor, 227 N. Bronough Street, Tallahassee, FL 32301 GENERAL SUBJECT MATTER TO BE CONSIDERED:

- 1. The Committee will meet regarding the general business of the Committee.
- 2. Such other matters as may be included on the Agenda for the August 6, 2015, Audit Committee Meeting.

A copy of the agenda may be obtained by contacting: Sheila Freaney, Board Liaison, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329, phone number: (850)488-4197 or by visiting the Corporation's website: www.floridahousing.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sheila Freaney at the Florida Housing Finance Corporation at (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

AREA AGENCY ON AGING FOR NORTH FLORIDA

The Area Agency on Aging for North Florida announces a telephone conference call to which all persons are invited.

DATE AND TIME: Friday, July 31, 2015, 10:00 a.m., Eastern PLACE: Conference call: 1(888)670-3525, conference code: 145 086 4554

GENERAL SUBJECT MATTER TO BE CONSIDERED: Older Americans Act RFP for Titles IIIB, C-1, and C-2 Bidder's Conference.

A copy of the agenda may be obtained by contacting: Lisa Bretz, (850)488-0055 or lisab@aaanf.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 hour before the workshop/meeting by contacting: Lisa Bretz, (850)488-0055 or lisab@aaanf.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Lisa Bretz, (850)488-0055 or lisab@aaanf.org.

VISIT FLORIDA

The VISIT FLORIDA Board of Directors Meeting announces a public meeting to which all persons are invited.

DATE AND TIME: August, 31, 2015, 9:00 a.m.

PLACE: Tampa Marriott Waterside Hotel and Marina, 700 South Florida Avenue, Tampa, FL 33602

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business and discussion of strategic plan.

A copy of the agenda may be obtained by contacting: Becca Smith at bsmith@VISITFLORIDA.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Becca Smith. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

FLORIDA SPORTS FOUNDATION

The Florida Sports Foundation Grant Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, August 4, 2015, 10:00 a.m.

PLACE: Call-in number: 1(888)670-3525, participant code: 656-578-0871 then #

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review, discuss, and recommend funding for grants received by the July 10, 2015 deadline.

A copy of the agenda may be obtained by contacting: Lisa Osteen, Director of Marketing at losteen@flasports.com.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

FLORIDA SPORTS FOUNDATION

The Florida Sports Foundation Board of Directors announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, August 21, 2015, 9:00 a.m.

PLACE: Marlins Park, 501 Marlins Way, Miami, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED:

The Promotion and Development of Sports in the State of Florida.

The Florida Sports Foundation operates under Florida's Public Records Law and all public comments are structured under those guidelines.

A copy of the agenda may be obtained by contacting: Kelsey Smith, Project Manager, at ksmith@flasports.com.

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

GLOBAL 5 COMMUNICATIONS

The Florida Department of Transportation (FDOT) announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, August 5, 2015, 5:30 p.m. – 8:30 p.m.

PLACE: Orlando Science Center, 777 E. Princeton Street, Orlando, FL 32802

GENERAL SUBJECT MATTER TO BE CONSIDERED: Financial Management No 432193-1-52-01.

Project Description: I-4 from west of Kirkman Road to east of State Road 434.

The FDOT is conducting a public meeting to give the public the opportunity to see the improvements planned in their area and discuss the project with the team. The I-4 Ultimate project includes the design and reconstruction of I-4 from west of Kirkman Road to east of State Road 434. The project improves 21 miles of I-4, reconstructing 15 major interchanges, constructing more than 140 bridges, adding four dynamic priced toll Express Lanes in the median and completely rebuilding the general use lanes along the corridor. The meeting begins at 5:30 p.m. and will be an open house format. A video will be played throughout the meeting, and attendees will have the opportunity to ask questions regarding the construction. Participants may provide public comments directly to public-information staff at any time during the meeting. Written comments from all interested parties will be accepted by the department at the public meeting and for a period of ten (10) days after the public meeting. Comments should be addressed to: Loreen Bobo, I-4 Ultimate Construction Program Manager, Florida Department of Transportation, 1551 Sandspur Road, Suite 120, Maitland, FL 32751. All comments, written and oral, will become part of the project's public record.

Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability or family status.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Jennifer Smith, FDOT Title VI Coordinator, (386)943-5367, Jennifer.smith2@dot.state.fl.us If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Loreen Bobo, I-4 Ultimate Construction Program Manager, at (407)670-2341 or loreen.bobo@dot.state.fl.us.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF FINANCIAL SERVICES

Finance

NOTICE IS HEREBY GIVEN that the Office of Financial Regulation has received the petition for declaratory statement from Computerized Vehicle Registration on July 13, 2015. The petition seeks the agency's opinion as to the applicability of Chapter 560, Florida Statutes, as it applies to the petitioner. The petition seeks a declaratory statement from the Office on whether Petitioner's business activities (to process vehicle-related transactions by interfacing with an EFS [Electronic Filing System] to electronically submit registration transactions and fees) falls within Florida's money transmitting licensing statute Chapter 560, Florida Statutes.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889.

Please refer all comments to: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889.

Section VIII Notice of Petitions and Dispositions Regarding the Validity of Rules

Notice of Petition for Administrative Determination has been filled with the Division of Administrative Hearings on the following rules:

NONE

Notice of Disposition of Petition for Administrative Determination has been filled with the Division of Administrative Hearings on the following rules:

NONE

Section IX Notice of Petitions and Dispositions Regarding Non-rule Policy Challenges

NONE

Section X Announcements and Objection Reports of the Joint Adminstrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

NONE

Section XII Miscellaneous

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Georges Scooters, Inc. for the establishment of KAIK motorcycles

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Value Group Enterprises, Inc., d/b/a SSR Motorsports intends to allow the establishment of Georges Scooters, Inc., as a dealership for the sale of motorcycles manufactured by Zhejiang Kaikai Meiduo Locomotive Co., Ltd. (line-make KAIK) at 1200 North Dixie Freeway, New Smyrna Beach, (Volusia County), Florida 32168, on or after August 31, 2015.

The name and address of the dealer operator(s) and principal investor(s) of Georges Scooters, Inc., are dealer operator(s): Dylan George, 1200 North Dixie Freeway, New Smyrna Beach, Florida 32168; principal investor(s): Dylan George, 1200 North Dixie Freeway, New Smyrna Beach, Florida 32168.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Jeff Li, Value Group Enterprises, Inc., d/b/a SSR Motorsports, 12825 Alondra Boulevard, Norwalk, California 90650.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Georges Scooters, Inc. for the establishment of ZHNG motorcycles

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Value Group Enterprises, Inc., d/b/a SSR Motorsports intends to allow the establishment of Georges Scooters, Inc., as a dealership for the sale of motorcycles manufactured by Taizhou Zhongneng Motorcycles Co., Ltd. (line-make ZHNG) at 1200 North Dixie Freeway, New Smyrna Beach, (Volusia County), Florida 32168, on or after August 31, 2015.

The name and address of the dealer operator(s) and principal investor(s) of Georges Scooters, Inc., are dealer operator(s): Dylan George, 1200 North Dixie Freeway, New Smyrna Beach, Florida 32168; principal investor(s): Dylan George, 1200 North Dixie Freeway, New Smyrna Beach, Florida 32168.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS 65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Jeff Li, Value Group Enterprises, Inc., d/b/a SSR Motorsports, 12825 Alondra Boulevard, Norwalk, California 90650.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Office of the Secretary

FLORIDA STATE CLEARINGHOUSE

The state is coordinating reviews of federal activities and federally funded projects as required by Section 403.061(42), F.S. This includes Outer Continental Shelf activities and other actions subject to federal consistency review under the Florida Coastal Management Program. A list of projects, comments deadlines and the address for providing comments is available at: https://fldep.dep.state.fl.us/clearinghouse/. For information. call (850)245-2170. This public notice fulfills requirements of 15 CFR 930.

DEPARTMENT OF ECONOMIC OPPORTUNITY Division of Community Development

Final Order No.: DEO-15-109

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-109 on July 27, 2015, in response to an application submitted by Buena Vista for covenant revitalization under Chapter 720. Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-110

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-110 on July 27, 2015, in response to an application submitted by Buena Vista 1st Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-111

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-111 on July 27, 2015, in response to an application submitted by Buena Vista 2nd Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-112

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-112 on July 27, 2015, in response to an application submitted by Buena Vista 3rd Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-113

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-113 on July 27, 2015, in response to an application submitted by Buena Vista Melody Manor Third Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-114

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-114 on July 27, 2015, in response to an application submitted by Buena Vista 5th Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-115

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-115 on July 27, 2015, in response to an application submitted by Buena Vista 7th Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-116

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-116 on July 27, 2015, in response to an application submitted by Buena Vista Bonita Village for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-117

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-117 on July 27, 2015, in response to an application submitted by Buena Vista 9th Addition for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-15-118

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-15-118 on July 27, 2015, in response to an application submitted by Boca Marina Homeowners Association, Inc. for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order granted the application for covenant revitalization after determining that the application met the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.Zimmer@DEO.MyFlorida.com.

Section XIII Index to Rules Filed During Preceeding Week

NOTE: The above section will be published on Tuesday beginning October 2, 2012, unless Monday is a holiday, then it will be published on Wednesday of that week.