Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-6.010 Payment Methodology for Nursing Home

Services

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-6.010, F.A.C., is to incorporate by reference Florida Title XIX Long-term Care Reimbursement Plan, Version XLII, effective July 1, 2014, (the Plan). The amendment will update the Plan to reflect changes to the payment methodology for nursing home services as authorized in House Bill 5001, 2014-15 General Appropriations Act, Specific Appropriation 241, as follows:

- 1. \$1,115,714,105 is provided to buy back nursing facility rate reductions effective on or after January 1, 2008.
- 2. A transition to a single rate-setting period effective September 1 of each year. Rates shall be established on July 1, 2014 for a six-month rate period, January 1, 2015 for an eightmonth rate period, and annually on September 1 thereafter.
- 3. Editorial and technical changes to remove obsolete language and reorganize existing language.

SUBJECT AREA TO BE ADDRESSED: Payment Methodology for Nursing Home Services.

An additional area to be addressed during the workshop will be the potential regulatory impact the amendment to Rule 59G-6.010, F.A.C., will have as provided for under Sections 120.54 and 120.541, F.S.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.908, 409.9082, 409.913 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Monday, July 28, 2014, 10:00 a.m. – 11:00 a.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room C, Tallahassee, Florida 32308-5407

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: Edwin Stephens at the Bureau of Medicaid Services, (850)412-4077. 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 ROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Edwin Stephens, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4077, email: edwin.stephens@ahca.myflorida.com

Comments will be received until 5:00 p.m. on Monday, August 4, 2014.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-6.020 Payment Methodology for Inpatient Hospital

Services

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-6.020, F.A.C., is to incorporate by reference the Florida Title XIX Inpatient Hospital Reimbursement Plan, Version XLI, effective July 1, 2014 (the Plan). The amendment will update the Plan to reflect changes to the payment methodology for inpatient hospital services as authorized in House Bill 5001, 2014-15 General Appropriations Act, Specific Appropriation 210, as follows:

- 1. \$2,672,282 is provided to increase the diagnosis related grouping rural hospital provider adjustor for rural hospitals as described in Section 395.602, Florida Statutes (F.S.).
- 2. Any hospital that was exempt from the inpatient reimbursement ceiling in the prior state fiscal year, due to their charity care and Medicaid days as a percentage to total adjusted hospital days equaling or exceeding 11 percent, but no longer meets the 11 percent threshold, because of updated audited DSH data, shall remain exempt from the inpatient reimbursement ceilings for a period of two years.
- 3. A four percent adjustment shall be applied for anticipated case mix increases from improved documentation and coding through the implementation of Diagnosis Related Grouping (DRG) and a one percent adjustment will be applied for real case mix change.
- 4. \$7,542,036 in nonrecurring funds for sole community hospitals that meet the definition of "rural hospital" under Section 395.602(2)(e)4., F.S., to be recognized as rural hospitals in the Agency for Health Care Administration's DRG reimbursement methodology.
- 5. Amended cost reports will be applied only to the subsequent rate setting year.
- 6. AHCA will establish a global fee for bone marrow transplants.
- 7. Editorial and technical changes to remove obsolete language and reorganize existing language.

SUBJECT AREA TO BE ADDRESSED: Payment Methodology for Inpatient Hospital Services.

An additional area to be addressed during the workshop will be the potential regulatory impact the amendment to Rule 59G-6.020, F.A.C., will have as provided for under Sections 120.54 and 120.541, F.S.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.905(5) 409.908, 409.909, 409.9113, 409.9115, 409.9116, 409.9118, 409.9119, 409.913 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Monday, July 28, 2014, 11:00 a.m. – 12:00 Noon

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room C, Tallahassee, Florida 32308-5407

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: Edwin Stephens at the Bureau of Medicaid Services, (850)412-4077. 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 DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Edwin Stephens, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4077, e-mail: edwin.stephens@ahca.myflorida.com

Comments will be received until 5:00 p.m. on Monday, August 4, 2014.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-6.045 Payment Methodology for Services in

Facilities Not Publicly Owned and Publicly Operated (Facilities Formerly Known as

ICF-MR/DD Facilities)

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-6.045, F.A.C., is to incorporate by reference the Florida Title XIX Intermediate Care Facility for the Mentally

Retarded and Developmentally Disabled Reimbursement Plan for Facilities Not Publicly Owned and Not Publicly Operated (Formerly Known As ICF-MR/DD Facilities), Version X, effective July 1, 2014 (the Plan). The amendment will update the Plan to reflect changes to the payment methodology for services in facilities not publicly owned and publicly operated as authorized in House Bill 5001, 2014-15 General Appropriations Act, Specific Appropriation 240, as follows:

- 1. \$37,218,964 is provided to buy back intermediate care facilities rate reductions, effective on or after October 1, 2008.
- 2. Reimbursement rates for intermediate care facilities will be set July 1 of each year.
- 3. Editorial and technical changes to remove obsolete language and reorganize existing language.

SUBJECT AREA TO BE ADDRESSED: Payment Methodology for Services in Facilities Not Publicly Owned and Publicly Operated (Facilities Formerly Known as ICF-MR/DD Facilities)

An additional area to be addressed during the workshop will be the potential regulatory impact the amendment to Rule 59G-6.045, F.A.C., will have as provided for under Sections 120.54 and 120.541, F.S.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.908, 409.9083 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Tuesday, July 29, 2014, 10:00 a.m. – 11:00 a.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room C, Tallahassee, Florida 32308-5407

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: Edwin Stephens at the Bureau of Medicaid Services, (850)412-4077. 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 DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Edwin Stephens, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4077, e-mail: edwin.stephens@ahca.myflorida.com

Comments will be received until 5:00 p.m. on Tuesday, August 5, 2014.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:

59G-6.090 Payment Methodologies for County Health

Departments

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-6.090, F.A.C., is to incorporate by reference the Florida Title XIX County Health Department Reimbursement Plan, Version XII, effective July 1, 2014 (the Plan). The amendment will update the Plan to reflect changes to the payment methodology for county health departments as authorized in House Bill 5001, 2014-15 General Appropriations Act, Specific Appropriation 234, as follows:

- 1. \$15,334,686 is provided to buy back clinic services rate adjustments, effective on or after July 1, 2008.
- 2. Editorial and technical changes to remove obsolete language and reorganize existing language.

SUBJECT AREA TO BE ADDRESSED: Payment Methodology for County Health Departments.

An additional area to be addressed during the workshop will be the potential regulatory impact the amendment to Rule 59G-6.090, F.A.C., will have as provided for under Sections 120.54 and 120.541, F.S.

RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.908, 409.913 FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE. TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Tuesday, July 29, 2014, 11:00 a.m. – 12:00 Noon

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room C, Tallahassee, Florida 32308-5407

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: Edwin Stephens at the Bureau of Medicaid Services, (850)412-4077. 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 DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Edwin Stephens, Medicaid Services, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4077, e-mail: edwin.stephens@ahca.myflorida.com

Comments will be received until 5:00 p.m. on Tuesday, August 5, 2014.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

Section II Proposed Rules

FLORIDA PAROLE COMMISSION

RULE NO.: RULE TITLE: 23-15.011 Commission Voting

PURPOSE AND EFFECT: Rule notes how the Commission vote occurs.

SUMMARY: This rule is duplicative of statute and no longer necessary when the Commissioners were reduced to a total of three members.

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) there is no requirement for SERC triggered under Section 120.541(1), F.S., and 2) based on direct past experiences with Agency rules, there are no adverse impacts or regulatory costs as defined by the economic analysis criteria 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: 947.07 FS.

LAW IMPLEMENTED: 947.04, 947.066 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: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

23-15.011 Commission Voting.

Decisions of the Commission at all Commission business meetings shall be determined by a majority of those Commissioners present and voting to concur in a decision. No vote shall be taken when the required quorum of the Commission is not present. Provided, however, that decisions in the following matters and cases shall be by a majority vote of the Commission:

- (1) Selection of the Commission Secretary; Section 947.04(3), F.S.;
- (2) All acts and decisions of the Chair as provided in Sections 947.002(3) and 947.04(1), F.S. can, pursuant to Section 947.04(5) F.S., be modified by the Governor and Cabinet upon a recommendation made by a majority vote of the Commission. Any Commissioner can have the issue involving such an act or decision of the Chair placed on the agenda for the next available Commission meeting to be voted on by the Commission.
- (3) Adoption of rules, pursuant to Section 947.07, FS.

 Rulemaking Specific Authority 947.07 FS. Law Implemented 947.04, 947.06 FS. History–New 1-26-93, Amended 1-5-94, 3-2-94, Repealed

NAME OF PERSON ORIGINATING PROPOSED RULE: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Tena Pate

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 15, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 16, 2014

FLORIDA PAROLE COMMISSION

RULE NOS.: RULE TITLES:
23-21.007 Salient Factor Scoring
23-21.009 Matrix Time Ranges

23-21.010 Decisions Outside the Matrix Time Range PURPOSE AND EFFECT: These rules are part of the calculations made for setting presumptive parole release dates. SUMMARY: The proposed changes are necessary to update the guidelines to reflect current evidence based practices.

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) there is no requirement for SERC triggered under Section 120.541(1), F.S., and 2) based on direct past experiences with Agency rules, there are no adverse impacts or regulatory costs as defined by the economic analysis criteria 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: 947.07 FS.

LAW IMPLEMENTED: 947.002, 947.13, 947.165 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: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

23-21.007 Salient Factor Scoring.

Salient factors (1) through (3), (5), and (6) shall be calculated on the inmate's criminal record.

(1) NUMBER OF PRIOR CRIMINAL CONVICTIONS:

Recidivist Criminal Factor as defined = RCF
Three or more prior convictions = 2 Points
One or Two prior convictions = 1 Point
No prior convictions = 0 Points

- (a) Juvenile offenses, juvenile incarcerations, and Mmisdemeanor convictions or adjudications do not constitute criteria to be used in determining Recidivist Criminal Factor. Further, individual felony convictions or adjudications within a single criminal episode result in the entire criminal episode being considered as one prior felony conviction or adjudication when computing the Recidivist Criminal Factor. Inmates who meet the criteria of the Recidivist Criminal Factor shall not be scored on the remaining six factors as the inmate automatically falls within the Recidivist Criminal Factor time ranges on the matrix. Once an inmate is found to meet the criteria to be scored in the Recidivist Criminal Factor time ranges, all rescoring on subsequent incarcerations must also fall in the Recidivist Criminal Factor time ranges unless it is determined an error was made in an earlier scoring.
 - (b) through (d) No change.

- (e) Count all pleas of guilty, pleas of nolo contendere or convictions or adjudications which result from criminal offenses committed while on bail or probation for the present offense of conviction. Conduct resulting in diversion from the judicial process without a plea of guilty or a plea of nolo contendere or a specific finding of guilt, deferred prosecution, pretrial intervention, probation without plea, is not counted in scoring this item.
 - (f) through (i) No Change.
 - (2) NUMBER OF PRIOR INCARCERATIONS:

Two or more prior incarcerations = 2 Points
One prior incarceration = 1 Point
No prior incarceration = 0 Points

- (a) No change.
- (b) Count all prior incarcerations, including commitments and placements in residential juvenile facilities resulting from a sentence imposed for a conviction <u>or adjudications</u>.
 - (c) through (d) No change.
- (e) Incarcerations resulting from convictions <u>or</u> <u>adjudications</u> which were set aside or pardoned on grounds of innocence are not to be counted nor are incarcerations imposed as a condition of probation.
 - (3) No change.
- (4) AGE AT OFFENSE WHICH LED TO THE FIRST INCARCERATION:

17 Years or younger2 Points18 - 25 Years1 Point26 Years or older0 Points

- (a) Score 2 points if the inmate was less than 18 years of age at the time of the offense which led to the inmate's first incarceration.
- (b) Score 1 point if the inmate was 18 through 25 years old at the time of the offense which led to the inmate's first incarceration.
- (c) Score 0 points if the inmate was 26 years old or older at the time of the offense which led to the inmate's first incarceration.
- (d) For purposes of this item, count only commitments in which the sentence imposed was for 60 days or more.
- (e) For the purposes of this item, if the inmate was placed on probation which later was revoked, use the age of the inmate on the date of the behavior leading to revocation. Do not use the age of the defendant at the time of the offense which led to the probation or the date of the revocation.
- (f) For the purposes of this item, if the inmate has no prior record, the age at the time of the present offense which led to the current incarceration is used, since it is the inmate's first incarceration.
- (g) Do not consider age at time of commission of any offense for which conviction was later set aside or pardoned on grounds of innocence when computing this factor.

(4)(5) NUMBER OF PROBATION, PAROLE OR MCR REVOCATIONS:

Two or more revocations= $\frac{2 \text{ points}}{2 \text{ points}}$ One or more revocations= 1 pointNo revocations= 0 Points

- (a) No change.
- (b) Score 1 if the inmate has ever had parole revoked or if the inmate has ever had an adult probation revoked. However, do not count probation revocations which do not result in a sentence to incarceration for the offense for which probation was being served.
- (c) Score 0 if the inmate has never had parole or probation revoked; if the inmate has only had juvenile probation revoked; or if the inmate's only adult probation revocation did not result in a sentence to incarceration.
 - (d) through (e) No change.

(5)(6) NUMBER OF PRIOR ESCAPE OR ATTEMPTED ESCAPE CONVICTIONS:

 $\underline{\text{Two}} \ \underline{\text{One}} \ \text{or more prior escape} = \underline{21} \ \underline{\text{Points}}$

or attempted escape conviction(s)

 $\underline{\text{One }} \text{ No prior escape} \qquad \qquad = \quad \underline{10} \text{ Points}$

or attempted escape conviction

(a) Score 2 points if the inmate has two or more prior escape or attempted escape convictions prior to the present offense of conviction.

(b)(a) Score 1 if the inmate has ever been convicted of <u>an</u> escape <u>or attempted escape</u> prior to the present offense of conviction.

- (c)(b) Score 0 if the inmate has no prior escape convictions or attempted escapes.
- (c) More than one escape conviction shall be considered a negative indicant of parole prognosis and may be used as an aggravating factor.
- (6)(7) BURGLARY OR BREAKING AND ENTERING OR ROBBERY AS THE PRESENT OFFENSE OF CONVICTION:

Present Offense of Conviction = 1 Point

includes a conviction for burglary or breaking and entering or robbery

Otherwise = 0 Points

- (a) Score 1 if the present offense of conviction for which the inmate has been convicted includes burglary or breaking and entering <u>or robbery</u>, whether or not a sentence to incarceration was imposed. Such conviction shall not form the basis for a decision outside the matrix time range.
- (b) Score 0 if the present offense of conviction does not include a burglary or breaking and entering <u>or robbery</u>. Do not point convictions for entering without breaking, attempted burglary, attempted breaking and entering, <u>attempted robbery</u> or possession of burglary tools.

- (c) More than one conviction for burglary or breaking and entering <u>or robbery</u> may be considered as a basis for a decision outside the matrix time range as a negative indicant of parole prognosis.
- (d) Do not score 1 point if the conviction of burglary or breaking and entering <u>or robbery</u> is a consecutive sentence. Such consecutive sentence shall be considered a negative indicant of parole prognosis and the basis for a decision outside of the matrix time range.

SEVERITY OF OFFENSE BEHAVIOR²

- 1. Misdemeanor (Cumulative Sentence of 1 or More Years)
- 2. Felony 3° (Statutory Sentence Maximum of 5 Years)
- 3. Felony 2° (Statutory Sentence Maximum of 15 Years)
- 4. Felony 1° (Statutory Sentence Maximum of 30 Years)
- 5. Felony 1° and Life Felony (Statutory Sent. Max. Life)
- 6. Capital Felony

NOTES:

- 1. To be used when the inmate is sentenced by the court under Chapter 958, F.S. (Youthful Offender Act), Θ when the inmate is classified as a youthful offender by the Department of Corrections, or when the offender was less than 18 years of age when the primary offense was committed for initial interviews conducted subsequent to the effective date of this rule.
- 2. Length of Sentence as well as Salient Factor Score shall be considered when determining the Presumptive Parole Release Date.
- 3. Matrix Time Ranges are reported in months. Rulemaking Authority 947.002(1), (2), (5), 947.07, 947.165 FS. Law Implemented 947.165 FS. History–New 7-22-81, Amended 4-11-83, Formerly 23-21.09, Amended______.
 - 23-21.010 Decisions Outside the Matrix Time Range.
 - (1) through (4) No change.
- (5) Following are examples of situations in which a parole examiner or the quorum may wish to consider a recommendation of aggravation or mitigation. However, these are only examples and the Commission is not limited to only these examples as long as a written explanation of the factor is provided to the inmate:
 - (a) Aggravation Decisions above the matrix time range:
- 1. Reasons related to aggravation of the severity of offense behavior can include:
 - a. through f. No change;
- g. The offense was committed in an unusually sophisticated manner;
 - g.h. Any additional offenses;
- i. The inmate committed an offense while holding public office and the offense was related to his conduct in office;

Rulemaking Authority 947.07, 947.165 FS. Law Implemented 947.002, 947.13, 947.165 FS. History–New 9-10-81, Amended 10-1-82, 8-1-83, 7-1-84, Formerly 23-21.07, Amended 1-26-93, 1-5-94, 8-17-06, 12-30-08, 3-31-10, 2-12-13, _______.

- 23-21.009 Matrix Time Ranges.
- (1) through (5) No change.
- (6) Youthful Offender Matrix:¹

SALIENT FACTOR SCORE3

(0-1)	(2-4)	(5-7)	(8-11)
6	6-9	9-12	12-16
9-15	15-19	19-24	24-36
15-19	19-24	24-36	36-48
22-52	52-67	67-90	90-135
60-75	75-90	90-105	105-135
90-135	<u>135-180</u>	180-225	225-9998

j. The inmate committed an offense using his professional reputation or position in the community to effectuate the offense or to afford him an easier means of perpetrating it;

<u>h.k.</u> The inmate committed an offense for the purpose of avoiding or preventing a lawful arrest or effecting an escape;

- i. Extent of psychological trauma to the victim(s);
- j. Inmate concealed or destroyed evidence in an attempt to avoid apprehension;
- k. Inmate fled from the crime in an attempt to avoid apprehension;
- 1. The offense was committed on a victim that the inmate had custodial or familial authority over;
 - m. The inmate is or has been affliated with a gang.
- 2. Reasons related to likelihood of favorable parole outcome, negative indicants of parole prognosis can include:
 - a. through c. No change;
- d. The inmate has failed or refused to make restitution when he was able to do so;
 - d. The inmate has a history of poor institutional conduct;
 - (b) Mitigation Decisions below the matrix time range:
- 1. Reasons related to mitigation of severity of offense behavior can include:
 - a. through h. No change;
- i. The inmate genuinely believed he had a claim of right (property offenses only);
- 2. Reasons related to likelihood of favorable parole outcome, positive indicants of parole prognosis can include:
- a. The inmate has led a law-abiding life for a substantial period before commission of the crime;
 - b. The inmate's past offenses were of a trivial nature;
- <u>b.e.</u> The inmate has the availability of extremely strong community resources;

- c. The inmate has strong family ties;
- d. The inmate has education and skills which make him or her employable within the community;
- <u>e.d.</u> The inmate has made restitution to the victim of this crime for the injury, damage, or loss sustained;
 - f.e. The inmate has a poor medical prognosis;
- g.f. The inmate has provided substantial cooperation or assistance to the government which has been otherwise unrewarded:
- h. The inmate has either saved the life of or protected a Department of Corrections employee from assault or injury;
- <u>i.g.</u> The inmate has served, or faces a substantial period of incarceration for other offenses;
- <u>j.h.</u> The inmate has made a record of clearly exceptional program achievement; (This factor would normally not be applied at the time of the initial interview but may be applicable after a substantial period of incarceration)
- <u>k.</u>i. The inmate is an alien and faces deportation under a deportation order or detainer which has been formally entered by the United States Immigration and Customs Enforcement;
- j. The inmate has spent a long period of incarceration in another jurisdiction(s).

Rulemaking Authority 947.07, 947.165 FS. Law Implemented 947.002, 947.13, 947.165 FS. History–New 9-10-81, Formerly 23-21.10, Amended 1-26-93, 1-5-94, 8-17-06,______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Tena Pate

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 15, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 16, 2014

FLORIDA PAROLE COMMISSION

RULE NO.: RULE TITLE:

23-24.040 Conditional Medical Release Postponement

and Rescission

PURPOSE AND EFFECT: This rule addresses what procedures will take place if a grant of conditional medical release must be rescinded or postponed.

SUMMARY: The proposed change will update that procedure for what to do if the rescission occurs due to improvement of medical condition.

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) there is no requirement for SERC triggered under Section 120.541(1), F.S., and 2) based on direct past experiences with Agency rules, there are no adverse impacts or regulatory costs as defined by the economic analysis criteria 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: 947.07 FS.

LAW IMPLEMENTED: 947.149 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: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

- 23-24.040 Conditional Medical Release Postponement and Rescission.
- (1) Should any person who has been voted a conditional medical release become the subject of inmate disciplinary or classification proceedings, or become the subject of criminal arrest, information or indictment, or should the release plan prove unsatisfactory prior to actual physical release from the institution of confinement or should the Commission receive new information which indicates an improvement in the inmate's medical condition to the extent that the inmate is no longer "permanently incapacitated" or "terminally ill", then, any Commissioner can postpone the release date.
 - (2) through (9) No change.
- (10) If the Commission receives information from the Department of Corrections that the inmate no longer qualifies for conditional medical release based on an improvement in the medical condition, a rescission hearing is not required. However, the Commission shall provide written notice to the inmate that release has been rescinded due to a failure to qualify pursuant to Florida Statute, Section 947.149.

Rulemaking Authority 947.07, 947.149 FS. Law Implemented 947.149 FS. History–New 1-5-94, Amended 2-12-13,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Sarah Rumph, (850)488-4460, SarahRumph@fpc.state.fl.us NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Tena Pate

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 15, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 16, 2014

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NOS.: RULE TITLES:

49B-1.011 Delegation of Authority by the Board of

Directors

49B-1.013 Designation of Agency Clerk and Official

Reporter

PURPOSE AND EFFECT: The purpose and effect of these rule amendments is to increase the General Manager's spending authority and settlement authority from \$50,000 to \$100,000 to conform to an increased delegation of authority and to note that the General Manager may delegate the function of Agency Clerk to another agency employee.

SUMMARY: The General Manager's spending and settlement authority is increased from \$50,000 to \$100,000 and the General Manager may delegate the functions of Agency Clerk to another agency employee.

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: These rules control internal operations of Tampa Bay Water and will have little to no impact on vendors, contractors, or other businesses that interact with Tampa Bay Water.

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: 163.01, 373.713 FS.

LAW IMPLEMENTED: 120.53, 163.01, 373.713 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: Barrie Buenaventura, Tampa Bay Water, General Counsel, 2701 N. Rocky Point Drive, Suite 900, Tampa, FL 33607, Telephone: (813)639-9599

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-1.011 Delegation of Authority by the Board of Directors.

The Board of Directors, as head of Tampa Bay Water, have delegated authority as follows:

(1) To the General Manager to hire or terminate the employment of any employee; to recommend and maintain personnel rules which shall be made available for public inspection; to secure services, labor or material costing \$100,000 \\$50,000.00 or less; to prepare proposed budgets; to advise the Board on budget matters; to keep correct minutes and records of Board meetings; to prepare agendas; to represent Tampa Bay Water at public hearings; to serve as the registered agent of Tampa Bay Water; and to act in accordance with Board direction on behalf of the Board with the concurrence of the General Counsel and Chairman in matters relating to settlement of regulatory and legal actions when the total amount in controversy does not exceed \$100,000 \$50,000.00, settlement of property acquisition matters, initiation of legal action, and referral of amended requests for hearing to the Division of Administrative Hearings.

(2) No change.

Rulemaking Authority 163.01(5) FS. Law Implemented 163.01(5), 373.713 FS. History–New 1-1-81, Formerly 16M-1.11, Amended 5-8-88, 3-6-91, Formerly 16M-1.011, Amended 7-29-97, 12-21-04, 5-22-07

 $49B\hbox{-}1.013$ Designation of Agency Clerk and Official Reporter.

(1) The General Manager, or his designee, shall serve as Tampa Bay Water's Clerk. The Clerk has responsibility for filing all final agency decisions. The Clerk shall indicate the date of filing on the decision. The Clerk also has responsibility for filing all notices of appeal and for preparation of the record in all judicial reviews of agency action pursuant to Section 120.68, F.S.

(2) No change.

Rulemaking Authority 163.01, 373.713 FS. Law Implemented 120.53(1)(a) FS. History—New 10-29-80, Amended 3-30-82, Formerly 16M-1.13, 16M-1.013, Amended______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Barrie Buenaventura, Tampa Bay Water General Counsel NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Tampa Bay Water Board of Directors DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 21, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 5, 2014

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

RULE NO.: RULE TITLE:

49B-3.003 Purchasing Policy and Procedures Manual

Incorporated by Reference

PURPOSE AND EFFECT: This rule will be repealed.

SUMMARY: Tampa Bay Water updated its Purchasing Policy and Procedures Manual and it no longer needs to be codified in the Florida Administrative Code.

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: Pursuant to Section 120.541, F.S., the rule will not 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: 163.01(5) FS.

LAW IMPLEMENTED: 163.01(5)(h) 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: Barrie Buenaventura, Tampa Bay Water General Counsel, 2701 N. Rocky Point Drive, Suite 900, Tampa, FL 33607

THE FULL TEXT OF THE PROPOSED RULE IS:

49B-3.003 Purchasing Policy and Procedures Manual Incorporated by Reference.

Rulemaking Authority 163.01(5) FS. Law Implemented 163.01(5)(h) FS. History–New 5-22-07, Repealed_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Barrie Buenaventura, Tampa Bay Water General Counsel NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Tampa Bay Water Board of Directors DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 21, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May $5,\,2014$

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-100.007 Advertising and Sales Literature

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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, and is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002, F.A.C.:

PURPOSE AND EFFECT: The rule is proposed for amendment to update references to incorporated material. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C. that conforms with Section 120.54(1)(i), F.S. The proposed amendment references Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of placing material incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current.

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-300.002 Financial Statements and Reports

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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, and is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002, F.A.C.:

PURPOSE AND EFFECT: The rule is proposed for amendment to update references to incorporated material. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C. that conforms with Section 120.54(1)(i), F.S. The proposed amendment references Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of placing material incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current.

DEPARTMENT OF FINANCIAL SERVICES

Committee

RULE TITLES:
Disclosure Requirements of Section
517.061(11)(a)3., F.S
Unsolicited Purchase or Sale of Securities
Pursuant to Section 517.061(13), F.S
Exemption/Charitable Contributions to
Pooled Income Funds
Exemption for Offers and Sales of Securities
of Foreign Issuers to Non-U.S. Persons in
Offshore Transactions
Exemption for Issuers of Section 4(2)
Offerings
Compensatory Benefit Plan Exemption
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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, and is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002 F.A.C.:

PURPOSE AND EFFECT: The rules are proposed for amendment to update references to incorporated material. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C. that conforms with Section 120.54(1)(i), F.S. The proposed amendment references Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of placing material incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such

<u>regulations current.</u> Rule 69W-500.016, F.A.C., is also amended to update a cross-reference due to a numbering change in a federal statute.

DEPARTMENT OF FINANCIAL SERVICES

Securities

Securities	
RULE NOS.:	RULE TITLES:
69W-600.006	Fingerprint Requirements
69W-600.012	Rules of Conduct
69W-600.013	Prohibited Business Practices for Dealers
	and Their Associated Persons
69W-600.0131	Prohibited Business Practices for Investment
	Advisers and Their Associated Persons
69W-600.0132	Custody Requirements for Investment
	Advisers
69W-600.0133	Use of Senior – Specific Certifications and
	Professional Designations by Associated
	Persons and Investment Advisers
69W-600.014	Books and Records Requirements
69W-600.015	Financial Reporting Requirements –
	Statement of Financial Condition – Dealers
	and Investment Advisers
69W-600.016	Net Capital Requirements for Dealers and
	Investment Advisers
69W-600.017	Customer Protection Rule – Reserve
	Requirements and Custody of Customer
	Funds and Securities
69W-600.020	Continuing Education Requirements
	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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002, and the Summary statement is revised:

PURPOSE AND EFFECT: The rules are proposed for amendment to: update references to incorporated material; correct cross-references; adopt FINRA 3240 in whole in Rule 69W-600.013, F.A.C. (previously adopted only in part); adopt MSRB Definitional Rules D-13, D-14, G-42, and G-43; adopt appendices E, F, and G to SEC Rule 15c3-1 in Rule 69W-600.016, F.A.C.; and adopt Exhibit A of SEC Rule 15c3-3 in Rule 69W-600.017, F.A.C. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C. that conforms with Section 120.54(1)(i), F.S. The proposed amendments would reference Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of the amendments is to

incorporate the latest version of each material, and the purpose of placing material into Rule 69W-200.002 F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current. SUMMARY: The rules are proposed for amendment to: update references to incorporated material; correct cross-references; adopt FINRA 3240 in whole in Rule 69W-600.013, F.A.C. (previously adopted only in part); adopt MSRB Definitional Rules D-13, D-14, G-42, and G-43; adopt appendices E, F, and G to SEC Rule 15c3-1 in Rule 69W-600.016, F.A.C.; and adopt Exhibit A of SEC Rule 15c3-3 in Rule 69W-600.017, F.A.C. See above.

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NOS.:	RULE TITLES:
69W-700.001	Registration of Securities
69W-700.002	Filing of Prospectus
69W-700.005	Promoters Equity Investment Ratio
69W-700.006	Voting Rights
69W-700.007	Options or Warrants Granted Underwriters
69W-700.008	Options and Warrants to Officers,
	Employees and Others
69W-700.010	Preferred Stock or Debt Securities
69W-700.014	Real Estate Investment Trusts (REIT)
69W-700.015	Offering Price of Equity Securities
69W-700.026	Unsound Financial Condition
69W-700.028	Small Corporate Offering Registration
	("SCOR" Offering)
	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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the following changes are made:

- 1. The Purpose and Effect statement is revised to add additional statements regarding the purpose of the amendments, and the Summary statement in the Notice is revised to briefly summarize the proposed rules.
- 2. Statements are added in paragraphs 69W-700.008(4)(e), (4)(f), and (4)(i) F.A.C., to indicate that certain federal statutes referred to are incorporated by reference in Rule 69W-200.002, F.A.C. In addition, the reference to Chapter 517, F.S. in paragraph 69W-700.008(4)(f) F.A.C., is changed to specify Sections 517.021(13)(a) and 517.12, F.S.
- 3. Paragraph 69W-700.008(4)(p) F.A.C., is stricken, as "institutional investor" is not defined in any other rule in chapter 69W.

4. The term "Disclosure Document" in paragraphs 69W-700.006(1)(a), 700.008(3), and 700.015(2), F.A.C., is replaced with "prospectus" to keep this terminology consistent throughout the rule chapter.

PURPOSE AND EFFECT: The purpose of these amendments is to increase capital formation in Florida by removing certain regulatory burdens deemed unnecessary for startup businesses while maintaining investor protections. The rules are proposed for amendment to clearly state the forms required for the registration of securities; broaden the types of offerings to be all-inclusive and increase consumer protection; allow companies to determine voting rights of common stock when coupled with adequate disclosure; provide disclosure protections to allow the decision-making to be on the investor; disallow the transfer of options and warrants issued to underwriters to anyone outside of the underwriter; limit the number of shares covered by the underwriter's options and warrants to 10% of shares actually sold; define parameters to provide increased investor protections; add a definition for institutional investor; remove provisions duplicative of statute; incorporate contents and remove cross-reference to another rule; add disclosure language; remove discretion of the Office; repeal Rule 69W-700.028, F.A.C.; and update references to incorporated material to Rule 69W-200.002, F.A.C. purpose and effect of placing material incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current.

SUMMARY: The proposed rules make substantive changes to this rule chapter in the registration of securities, repeal Rule 69W-700.028, F.A.C., and change the method by which material is incorporated by reference in the rules. See above.

69W-700.006 Voting Rights.

- (1) Registration involving the sale of non-voting common stock or other equity security interests will not be permitted unless:
- (a) The cover of the <u>prospectus</u> Disclosure Document includes a specific warning and a cross reference to a specific, appropriate risk factor; and
- (b) Full and complete disclosure is made to the prospective purchaser and imprinted on the cover of the prospectus in bold face type in a contrasting color is the following notation: "THESE SECURITIES DO NOT ENTITLE THE HOLDER THEREOF TO VOTE."

Rulemaking Authority 517.03 FS. Law Implemented 517.081(7) FS. History–New 9-20-82, Formerly 3E-700.06, Amended 10-14-90, Formerly 3E-700.006, Amended ______.

69W-700.008 Options and Warrants to Officers, Employees and Others.

The Office of Financial Regulation will permit the registration of securities where options and warrants are granted to officers, employees and others only on the condition that such options or warrants meet the criteria set forth below.

- (1) An issuer may not grant options or warrants at an exercise price that is less than 85% of the fair market value of the issuer's underlying shares of common stock or similar securities on the date of grant.
- (2) Limitations on the Total Number of Options and Warrants.
- (a) For one year following the effective date of the offering, the total number of options and warrants that the issuer may issue or reserve for issuance may not exceed 15% of the sum of the issuer's common stock outstanding at the date of the public offering plus:
- 1. The number of firmly underwritten shares being offered, or
- 2. The number of shares required to meet the minimum offering amount, if not firmly underwritten.
- (b) The calculation in paragraph (a) excludes options and warrants that:
- 1. The issuer issued or reserved for issuance to an unaffiliated "institutional investor" as defined in paragraph (4) of this rule, or a "business development company" as defined in Section 2(a)(48) of the Investment Company Act of 1940 (15 U.S.C. § 80a-2(a)(48), which is incorporated by reference in Rule 69W-200.002, F.A.C., in connection with a loan if:
- a. The options or warrants are issued at the same time as the loan;
- b. The options or warrants are issued as the result of negotiations between the issuer and an unaffiliated "institutional investor" as defined in paragraph (4) of this rule, or a "business development company" as defined in Section 2(a)(48) of the Investment Company Act of 1940 (15 U.S.C. § 80a-2(a)(48);
- c. The exercise price of the options or warrants is not less than the fair market value of the issuer's common stock or similar securities underlying the options or warrants on the date the loan was approved; and
- d. The number of shares that can be issued on exercise of the options or warrants multiplied by the options or warrants' exercise price does not exceed the face amount of the loan.
- 2. In connection with acquisitions, reorganizations, consolidations, or mergers, if:
- a. The options or warrants are issued to persons that are unaffiliated with the issuer; and
- b. Exercising the options or warrants will not materially dilute the issuer's earnings at the time of grant after giving

effect to the acquisition, reorganization, consolidation or merger.

- 3. The issuer issued or reserved for issuance to employees or consultants who are not promoters under an incentive stock option plan under Section 422 of the Internal Revenue Code (26 U.S.C. §422), which is incorporated by reference in Rule 69W-200.002, F.A.C.; or
- 4. A person may exercise at or above the offering price for public investors.
- (3) Options and warrants issued in connection with acquisitions, reorganizations, consolidations or mergers may be excluded in determining the reasonableness of the number of shares covered by warrants and options if they are issued to parties not affiliated with the issuer. In the event the earnings per share of the issuer would be diluted in excess of 10% by the issuance of shares upon exercise of such options and warrants, the issuer shall disclose such dilution as a specific risk factor in the prospectus. Disclosure Document.
- (4) For the purposes of this rule, "institutional investor" means any of the following, whether acting for itself or for others in a fiduciary capacity:
- (a) A depository institution or international banking institution;
 - (b) An insurance company;
 - (c) A separate account of an insurance company;
- (d) An investment company as defined in the Investment Company Act of 1940, which is incorporated by reference in Rule 69W-200.002, F.A.C.;
- (e) A broker-dealer registered under the Securities Exchange Act of 1934, which is incorporated by reference in Rule 69W-200.002, F.A.C.;
- (f) An employee pension, profit-sharing, or benefit plan if the plan has total assets in excess of \$10,000,000 or its investment decisions are made by a named fiduciary, as defined in the Employee Retirement Income Security Act of 1974, which is incorporated by reference in Rule 69W-200.002, F.A.C., that is a broker-dealer registered under the Securities Exchange Act of 1934, an investment adviser registered or exempt from registration under the Investment Advisers Act of 1940, an investment adviser registered under Sections 517.021(13)(a) and 517.12, F.S., Chapter 517, Florida Statutes, a depository institution, or an insurance company;
- (g) A plan established and maintained by a State, a political subdivision of a State, or an agency or instrumentality of a State or a political subdivision of a State for the benefit of its employees, if the plan has total assets in excess of \$10,000,000 or its investment decisions are made by a duly designated public official or by a named fiduciary, as defined in the Employee Retirement Income Security Act of 1974, that is a broker-dealer registered under the Securities Exchange Act of 1934, an investment adviser registered or exempt from registration under

the Investment Advisers Act of 1940, an investment adviser registered under Chapter 517, Florida Statutes, a depository institution, or an insurance company;

- (h) A trust, if it has total assets in excess of \$10,000,000, its trustee is a depository institution, and its participants are exclusively plans of the types identified in subparagraph (f) or (g), regardless of the size of their assets, except a trust that includes as participants self-directed individual retirement accounts or similar self-directed plans;
- (i) An organization described in Section 501(c)(3) of the Internal Revenue Code (26 U.S.C. Section 501(c)(3)), which is incorporated by reference in Rule 69W-200.002, F.A.C., corporation, Massachusetts trust or similar business trust, limited liability company, or partnership, not formed for the specific purpose of acquiring the securities offered, with total assets in excess of \$10,000,000;
- (j) A small business investment company licensed by the Small Business Administration under Section 301(c) of the Small Business Investment Act of 1958 (15 U.S.C. Section 681(c)) with total assets in excess of \$10,000,000;
- (k) A private business development company as defined in Section 202(a)(22) of the Investment Advisers Act of 1940 (15 U.S.C. Section 80b-2(a)(22)), which is incorporated by reference in Rule 69W-200.002, F.A.C., with total assets in excess of \$10,000,000;
- (l) A federal covered investment adviser acting for its own account;
- (m) A "qualified institutional buyer" as defined in Rule 144A(a)(1), other than Rule 144A(a)(1)(H), adopted under the Securities Act of 1933 (17 C.F.R. 230.144A), which is incorporated by reference in Rule 69W-200.002, F.A.C.;
- (n) A "major U.S. institutional investor" as defined in Rule 15a-6(b)(4)(i) adopted under the Securities Exchange Act of 1934 (17 C.F.R. 240.15a-6), which is incorporated by reference in Rule 69W-200.002, F.A.C.; or
- (o) Any other person, other than an individual, of institutional character with total assets in excess of \$10,000,000 not organized for the specific purpose of evading Chapter 517, Florida Statutes.; or
- (p) Any other person specified by rule adopted or order issued under Chapter 517, Florida Statutes.

69W-700.015 Offering Price of Equity Securities.

- (1) The offering price of securities that an issuer is seeking to register shall not exceed:
- (a) The established market price, for the securities of the same class as that proposed to be offered; or

- (b) A proposed price that reflects a price earnings ratio of securities of similar issuers in the same industry; and further provided that the issuer has a consistent record of earnings for the preceding three (3) fiscal years; or
- (c) The proposed offering price established by an underwriter under a firm underwriting commitment, if the underwriter is registered under the Securities Exchange Act of 1934 (15 U.S.C. §§ 78a through 78pp), which is incorporated by reference in Rule 69W-200.002, F.A.C. and has the financial ability to perform its commitment in light of its net capital position.
- (2) In offerings where the issuer is in the development phase, or the issuer fails to comply with subsection (1) of this rule, a specific risk factor entitled "Immediate Substantial Dilution" in the <u>prospectus</u> Disclosure Document stating the book value per share before and after completion of the offering and the dilution percentage to purchasers of the offering.
- (3) In offerings where the issuer is complying with the registration provisions of Section 517.081(3)(g)2., and F.S., subsection 69W-700.002(2), F.A.C., the Office of Financial Regulation shall allow the offering to be offered and sold at a minimum of \$5 per share provided that all promotional securities are escrowed.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.081(3), (7) FS. History–(Formerly 3E-20.15) New 9-20-82, Formerly 3E-700.15, Amended 11-30-97, Formerly 3E-700.015, Amended 11-22-10, ______.

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-800.001 Filing – Notification Registration Including

Shelf Filings

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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002, and the Summary statement is revised:

PURPOSE AND EFFECT: The rule is proposed for amendment to update references to incorporated material. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C., that conforms with Section 120.54(1)(i), F.S. The proposed amendment references Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of placing material

incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current.

SUMMARY: The rule is proposed for amendment to update references to incorporated material. See above.

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-900.001 Disclosure of Business Activities in Cuba

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. 40, No. 97, May 19, 2014 issue of the Florida Administrative Register.

Following comment by the Joint Administrative Procedures Committee, the Purpose and Effect statement in the Notice is revised to add an additional statement regarding the purpose of the amendments, is corrected to strike the word "all," in light of the fact that the Office's forms continue to be incorporated in Rule 69W-301.002, F.A.C., and the Summary statement is revised:

PURPOSE AND EFFECT: The rule is proposed for amendment to update references to incorporated material. The Office of Financial Regulation proposes to consolidate all material incorporated by reference in Chapter 69W, F.A.C. into a new proposed Rule 69W-200.002, F.A.C. that conforms with Section 120.54(1)(i), F.S. The proposed amendment references Rule 69W-200.002, F.A.C., where the material can be accessed via the FAR. The purpose and effect of placing material incorporated by reference in this chapter into proposed Rule 69W-200.002, F.A.C., is to streamline the process by which the latest version of each material can be incorporated by reference pursuant to Section 120.54(1)(i), F.S. and therefore keep such regulations current.

SUMMARY: The rule is proposed for amendment to update references to incorporated material. See above.

Section IV Emergency Rules

DEPARTMENT OF REVENUE

Property Tax Oversight Program

RULE NO.: RULE TITLE:

12DER14-3 Transfer of Homestead Assessment

Difference; "Portability"; Sworn Statement Required; Denials; Late Applications

SPECIFIC REASONS FOR FINDING AN IMMEDIATE DANGER TO THE PUBLIC HEALTH. SAFETY OR WELFARE: Section 13 of Chapter 2008-173, Laws of Florida, (the "act"), expressly authorizes the Executive Director of the Department of Revenue to adopt emergency rules to implement the act. Emergency Rule 12DER14-3 is being adopted to implement the provisions of the act concerning the transfer of the homestead assessment difference. Section 13 of the act expressly provides that all conditions are deemed met to adopt emergency rules under Sections 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing the act. The act further provides that such rules remain in effect for 18 months and can be renewed during the pendency of procedures to adopt rules addressing the subject of the emergency rules. REASON FOR CONCLUDING THAT THE PROCEDURE IS FAIR UNDER THE CIRCUMSTANCES: The Legislature expressly authorized the Department of Revenue to adopt emergency rules that implement the provisions of Chapter 2008-173, Laws of Florida. The law provides that these emergency rules remain in effect for a period of 18 months and that they may be renewed during the pendency of procedures to adopt rules addressing the subject of the emergency rules. This emergency rule (Emergency Rule 12DER14-3) renews and replaces Emergency Rule 12DER12-8 (adopted on December 7, 2012), which combined, renewed, and replaced Emergency Rules 12DER11-3 and 12DER11-6 (which were adopted on May 27, 2011). The Department of Revenue originally took several actions to inform interested parties about the forms, procedures, and emergency rules that were adopted on May 27, 2011 to implement this new law, and to give these parties an opportunity to review and comment. These interested parties included Property Appraisers and the professional associations that represent them, taxing authorities, including counties, municipalities, and independent districts, school districts, their associations, and practitioners who have told the Department that they want to receive all information associated with property tax rulemaking. The actions that the Department took when Emergency Rules 12DER11-3 and 12DER11-6 were being prepared for adoption include: making the proposed drafts available via the Internet for public review and comments; and, establishing a new Department email address to make it easier for interested parties to submit comments and questions to the agency. During the period that these emergency rules were in effect, the Department has held rule development workshops and public hearings on a permanent version of this emergency rule. The emergency rule being proposed for adoption is identical to the current draft of the permanent rule, and incorporates changes based on comments from the public during promulgation of the permanent rule.

SUMMARY: The purpose of this emergency rule is to provide procedures for applicant taxpayers and property appraisers regarding denials and late applications of portability. This rule also provides the limitations and special rules to be implemented and the forms to be used by applicant taxpayers and property appraisers for the transfer of assessment limitation difference, when a homestead is abandoned.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Mike Cotton, Department of Revenue, Property Tax Technical Unit, 2450 Shumard Oak Blvd., Tallahassee, Florida 32399-0100, telephone: (850)617-8870, Fax: (850)617-6112, email address: cottonmr@dor.state.fl.us

THE FULL TEXT OF THE EMERGENCY RULE IS:

(Note: This emergency rule renews and replaces Emergency Rule 12DER12-08 (adopted December 7, 2012). Emergency Rule 12DER12-08 renewed and replaced 12DER12-07 (adopted November 26, 2012). Emergency rule 12DER12-07 combined, renewed and replaced Emergency Rules 12DER11-03 and 12DER11-06 (adopted May 27, 2011). This rule will remain in effect during the pendency of procedures to adopt permanent rules addressing the subject matter of this emergency rule.)

- <u>12DER14-3 Transfer of Homestead Assessment</u> <u>Difference; "Portability"; Sworn Statement Required; Denials;</u> Late Applications.
- (1) For purposes of this rule, the following definitions apply.
- (a) The "previous property appraiser" means the property appraiser in the county where the taxpayer's previous homestead property was located.
- (b) The "new property appraiser" means the property appraiser in the county where the taxpayer's new homestead is located.
- (c) The "previous homestead" means the homestead which the assessment difference is being transferred from.
- (d) The "new homestead" means the homestead which the assessment difference is being transferred to.
- (e) "Assessment difference" means the difference between assessed value and just value attributable to Section 193.155, F.S.
- (2) Section 193.155(8), F.S., provides the procedures for the transfer of the homestead assessment difference, within stated limits, when a homestead is abandoned. This rule describes those procedures, which are an alternative to assessment at just value. The amount of the assessment difference is transferred as a reduction to the just value of the

- interest owned by taxpayers that qualify and receive homestead exemption on a new homestead.
- (a) This rule sets limits and requirements consistent with Section 193.155(8), F.S. A taxpayer may apply for the transfer of an assessment difference from a previous homestead property to a new homestead property if:
- 1. The taxpayer received a homestead exemption on the previous property on January 1 of one of the last two years before establishing the new homestead; and,
- 2. The previous property was abandoned as a homestead after that January 1; and,
- 3. The previous property was, or will be, reassessed at just value or assessed under Section 193.155(8), F.S., as of January 1 of the year after the year in which the abandonment occurred subject to Subsections 193.155(8) and 193.155(3), F.S; and
- 4. The taxpayer establishes a new homestead on the property by January 1 of the year they are applying for the transfer.
- (b) Under Section 193.155(8), F.S., the transfer is only available from a prior homestead for which a taxpayer previously received a homestead exemption. For these rules:
- 1. If a husband and wife owned and resided on a previous homestead, each is considered to have received the homestead exemption, even if only one of them applied.
- 2. For joint tenants with rights of survivorship and for tenants in common, those who applied for, received the exemption, and resided on a previous homestead are considered to have received the exemption.
- (3)(a) To apply for portability, the taxpayer must file Form DR-501T, Transfer of Homestead Assessment Difference, (incorporated by reference in Rule 12D-16.002, F.A.C.), including a sworn statement, by March 1. Form DR-501T is submitted as an attachment to Form DR-501, Original Application for Ad Valorem Tax Exemption, (incorporated by reference in Rule 12D-16.002, F.A.C.).
- (b) If the taxpayer meets the qualifications and wants to designate the ownership share of the assessment difference to be attributed to him or her as husband and wife for transfer to the new homestead, the taxpayer must also file a copy of Form DR-501TS, Designation of Ownership Shares of Abandoned Homestead (incorporated by reference in Rule 12D-16.002, F.A.C.) that was already filed with the previous property appraiser as described in subsection (5).
- (4) Within the limitations for multiple owners in subsection (5), the total which may be transferred is limited as follows:
- (a) Upsizing When the just value of the new homestead equals or is greater than the just value of the previous homestead, the maximum amount that can be transferred is \$500,000.

- (b) Downsizing When the just value of the new homestead is less than the just value of the previous homestead, the maximum amount that can be transferred is \$500,000. Within that limit, the amount must be the same proportion of the new homestead's just value as the proportion of the assessment difference was of the previous homestead's just value.
- (5)(a) Transferring without splitting or joining When two or more persons jointly abandon a single homestead and jointly establish a new homestead, the provisions for splitting and joining below do not apply if no additional taxpayers are part of either homestead. The maximum amount that can be transferred is \$500,000.
- (b) Splitting When two or more people who previously shared a homestead abandon that homestead and establish separate homesteads, the maximum total amount that can be transferred is \$500,000. Within that limit, each taxpayer who received a homestead exemption and is eligible to transfer an amount is limited to a share of the previous homestead's difference between assessed value and just value. The shares of the taxpayers that received the homestead exemption cannot total more than 100 percent.
- 1. For tenants in common, this share is the difference between just value and assessed value for the tenant's proportionate interest in the property. This is the just value of the taxpayer's interest minus the assessed value of the taxpayer's interest.
- 2. For joint tenancy with right of survivorship and for a husband and wife, the share is the assessed value of the homestead portion of the property, divided by the number of owners that received the exemption, unless another interest share is on the title. In that case, the portion of the amount that may be transferred is the difference between just value and assessed value for the stated share.
- 3. Subparagraphs 1. and 2. do not apply if a husband and wife abandon jointly titled property and designate their respective ownership shares by completing and filing Form DR-501TS. When a complete and valid Form DR-501TS is filed as provided in this subparagraph, the designated ownership shares are irrevocable.
- If a husband and wife abandon jointly titled property and want to designate their respective ownership shares they must:
- a. Be married to each other on the date the jointly titled property is abandoned.
- b. Each execute the sworn statement designating the person's ownership share on Form DR-501TS.
- c. File a complete and valid Form DR-501TS with the previous property appraiser before either person applies for portability on Form DR-501T with the new property appraiser.

- d. Include a copy of Form DR-501TS with the homestead exemption application filed with the new property appraiser as described in subsection (3).
- 4. Except when a complete and valid designation form DR-501TS is filed, the shares of the assessment difference cannot be sold, transferred, or pledged to any taxpayer. For example, if a husband and wife divorce and both abandon the homestead, they each take their share of the assessment difference with them. The property appraiser cannot accept a stipulation otherwise.
- (c) If two or more persons who have each received a homestead exemption as of January 1 of either of the 2 immediately preceding years and who would otherwise be eligible to have a new homestead property assessed under this subsection establish a single new homestead, the reduction from just value is limited to the higher of the difference between the just value and the assessed value of either of the prior eligible homesteads as of January 1 of the year in which either of the eligible prior homesteads was abandoned, but may not exceed \$500,000.
 - (6) Abandonment.
- (a) To transfer an assessment difference, a homestead owner must abandon the homestead before January 1 of the year the new application is made.
- (b) In the case of joint tenants with right of survivorship, if only one owner moved and the other stayed in the original homestead, the homestead would not be abandoned. The one who moved could not transfer any assessment difference.
- (c) To receive an assessment reduction under Section 193.155(8), F.S., a taxpayer may abandon his or her homestead even though it remains his or her primary residence by providing written notification to the property appraiser of the county where the homestead is located. This notification must be delivered before or at the same time as the timely filing of a new application for homestead exemption on the property. This abandonment will result in reassessment at just value as provided in subparagraph (2)(a)3. of this rule.
- (7) Only the difference between assessed value and just value attributable to Section 193.155, F.S., can be transferred.
- (a) If a property has both the homestead exemption and an agricultural classification, a taxpayer cannot transfer the difference that results from an agricultural classification.
- (b) If a homeowner has a homestead and is receiving a reduction in assessment for living quarters for parents or grandparents under Section 193.703, F.S., the reduction is not included in the transfer. When calculating the amount to be transferred, the amount of that reduction must be added back into the assessed value before calculating the difference.

- (8) Procedures for property appraiser:
- (a) If the previous homestead was in a different county than the new homestead, the new property appraiser must transmit a copy of the completed Form DR-501T with a completed Form DR-501 to the previous property appraiser. If the previous homesteads of taxpayers applying for transfer were in more than one county, each taxpayer from a different county must fill out a separate Form DR-501T.
- 1. The previous property appraiser must complete Form DR-501RVSH, Certificate for Transfer of Homestead Assessment Difference (incorporated by reference in Rule 12D-16.002, F.A.C.). By April 1 or within two weeks after receiving Form DR-501T, whichever is later, the previous property appraiser must send this form to the new property appraiser. As part of the information returned on Form DR-501RVSH, the previous property appraiser must certify that the amount transferred is part of a previous homestead that has been or will be reassessed at just value as of January 1 of the year after the year in which the abandonment occurred as described in subparagraph (2)(a)3. of this rule.
- 2. Based on the information provided on Form DR-501RVSH from the previous property appraiser, the new property appraiser calculates the amount that may be transferred and applies this amount to the January 1 assessment of the new homestead for the year applied for.
- (b) If the transfer is from the same county as the new homestead, the property appraiser retains Form DR-501T. Form DR-501RVSH is not required. For a taxpayer that applied on time for the transfer of assessment difference, the property appraiser updates the ownership share information using the share methodology in this rule.
- (c) The new property appraiser must record the following in the assessment roll submitted to the Department according to Section 193.1142, F.S., for the year the transfer is made to the homestead parcel:
 - 1. Flag for current year assessment difference transfer;
- 2. Number of owners among whom the previous assessment difference was split. Enter 1 if previous difference was not split;
 - 3. Assessment difference value transferred;
 - 4. County number of previous homestead;
 - 5. Parcel ID of previous homestead;
- <u>6. Year from which assessment difference value was transferred;</u>
- (d) Property appraisers that have information sharing agreements with the Department are authorized to share confidential tax information with each other under Section 195.084, F.S., including social security numbers and linked information on Forms DR-501, DR-501T, and DR-501RVSH.

- (9) The transfer of an assessment difference is not final until all values on the assessment roll on which the transfer is based are final. If the values are final after the procedures in these rules are exercised, the property appraiser(s) must make appropriate corrections and send a corrected assessment notice. Any values that are in administrative or judicial review must be noticed to the tribunal or court for accelerated hearing and resolution so that the intent of Section 193.155(8), F.S. may be fulfilled. This rule does not authorize the consideration or adjustment of the just, assessed, or taxable value of the previous homestead property.
 - (10) Additional provisions.
- (a) If the information from the previous property appraiser is provided after the procedures in this section are exercised, the new property appraiser must make appropriate corrections and send a corrected assessment notice.
- (b) The new property appraiser must promptly notify a taxpayer if the information received or available is insufficient to identify the previous homestead and the transferable amount. This notice must be sent by July 1.
- (c) If the previous property appraiser supplies enough information to the new property appraiser, the information is considered timely if provided in time to include it on the notice of proposed property taxes sent under Sections 194.011 and 200.065(1), F.S.
- (d) If the new property appraiser has not received enough information to identify the previous homestead and the transferable amount in time to include it on the notice of proposed property taxes, the taxpayer may file a petition with the value adjustment board in the county of the new homestead.
 - (11) Denials.
- (a) If the taxpayer is not qualified for transfer of any assessment difference, the new property appraiser must send Form DR-490PORT, Notice of Denial of Transfer of Homestead Assessment Difference, (incorporated by reference in Rule 12D-16.002, F.A.C.) to the taxpayer by July 1 and include the reasons for the denial.
- (b) Any property appraiser who sent a notice of denial by July 1 because he or she did not receive sufficient information to identify the previous homestead and the amount which is transferable, may grant the transfer after receiving information from the previous property appraiser showing the taxpayer was qualified. If a petition was filed based on a timely application for the transfer of an assessment difference, the value adjustment board must refund the taxpayer the \$15.
- (c) Petitions of denials may be filed with the value adjustment board as provided in Rule 12D-9.028, F.A.C.
 - (12) Late applications.
- (a) Any taxpayer qualified to have property assessed under Section 193.155(8), F.S., who fails to file for a new homestead on time in the first year following eligibility may file in a

subsequent year. The assessment reduction must be applied to assessed value in the year the transfer is first approved. A refund may not be given for previous years.

(b) Any taxpayer who is qualified to have his or her property assessed under Section 193.155(8), F.S., who fails to file an application by March 1, may file an application for assessment under that subsection and, under Section 194.011(3), F.S., may file a petition with the value adjustment board requesting the assessment be granted. The petition may be filed at any time during the taxable year by the 25th day following the mailing of the notice by the property appraiser as provided in Section 194.011(1), F.S. In spite of Section 194.013, F.S., the taxpayer must pay a nonrefundable fee of \$15 when filing the petition, as required by paragraph (j) of Section 193.155(8), F.S. After reviewing the petition, the property appraiser or the value adjustment board may grant the assessment under Section 193.155(8), F.S., if the property appraiser or value adjustment board find the taxpayer is qualified and demonstrates particular circumstances to warrant granting the assessment.

Rulemaking Authority 195.027(1), 213.06(1) FS. Law Implemented 192.047, 193.114, 193.1142, 193.155, 193.461, 193.703, 194.011 FS. History—New 6-6-14.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.

EFFECTIVE DATE: June 6, 2014

Section V Petitions and Dispositions Regarding Rule

Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-1.004 General Sanitation and Safety Requirements The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

On May 21, 2014, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, and Paragraph 5-202.11(A), 2009 FDA Food Code from Pizzakones located in Miami. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash and three-compartment sinks.

The Petition for this variance was published in Vol. 40, No. 102 on May 27, 2014. The Order for this Petition was signed and approved on June 2, 2014. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring the wastewater holding tank for the handwash and threecompartment sinks is emptied at a frequency as to not create a sanitary nuisance; and potable water provided must come from an approved source and be protected from contamination during handling. The Petitioner shall also ensure that the handwash and three-compartment sinks are provided with hot and cold running water under pressure; the handwash sink is provided with soap, an approved hand drying device and a handwashing sign.

A copy of the Order or additional information may be obtained by contacting: Lydia.Gonzalez@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

On May 23, 2014, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for Subparagraph 3-305.11(A)(2), 2009 FDA Food Code, Section 3-305.14, 2009 FDA Food Code, Section 6-202.15, 2009 FDA Food Code, Section 6-202.16, 2009 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code, from German Covarrubias Elizalde MFDV located in Bartow. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods other than frankfurters from an open air mobile food dispensing vehicle

The Petition for this variance was published in Vol. 40/104 on May 29, 2014. The Order for this Petition was signed and approved on June 04, 2014. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring

that each pan within the steam table is properly covered with an individual lid; the steam table is enclosed within a cabinet with tight-fitting doors, and is protected by an air curtain installed and operated according to the manufacturer's specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; and steam table food is to be dispensed by the operator with no customer self-service. The Petitioner shall also strictly adhere to the operating procedures and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Lydia.Gonzalez@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

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 June 3, 2014, the Department issued a Final Order that was in response to a Petition for Variance from 700 Building, filed May 6, 2014, and advertised on May 14, 2014, in Vol. 40, No. 94, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance denies the Petitioner a variance from Chapter 399.07 Florida Statute, from administrative fines, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, because the Petitioner has not demonstrated that the purpose of the underlying statute has been met or that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2014-124).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013, (850)488-1133.

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 June 2, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Florida Hospital MOB, filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.20.1, 2.18.5.1, 2.20.4, 2.20.5 and 2.20.9 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-139).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for a Variance from Excellence ALF, filed May 12, 2014, and advertised on May 14, 2014, in Vol. 40, No. 94, 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 2.20.1, 2.18.5.1, 2.20.4, 2.20.5 and 2.20.9 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-128).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Top Golf Tampa, filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1) & (3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-135).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Jacksonville Transit Authority Operations Bldg. (1), filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1) & (3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-136).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Econo Blast Office, filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1) & (3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-141).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Florida Southern College Nursing Bldg., filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1) & (3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm 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 (VW2014-140).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Jacksonville Transit Authority Operations Bldg. (3), filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.4.1.5 and 2.15.9.2 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, from the requirement that the pit be 5 ft. deep and are seeking permission to use a retractable toe guard for the existing 4 ft. pit 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 (VW2014-138).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 3, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Jacksonville Transit Authority Operations Bldg. (2), filed May 20, 2014, and advertised on May 23, 2014, in Vol. 40, No. 101, 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 2.4.6.2(c) ASME A17.1b 2007 edition and 2.10.2.1 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, requests to provide a folding car top handrail 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 (VW2014-137).

A copy of the Order or additional information may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Jax Center Garage. Petitioner seeks an emergency temporary variance of the requirements of an unspecified Section of A17.3, as adopted by subsection 61C-5.001(1), Florida Administrative Code, that requires upgrading the elevators operations which poses a significant economic/financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2014-163).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Chipola Apartments. Petitioner seeks an emergency temporary variance of the requirements of ASME A17.3, Section 3.11.3, as adopted by subsection 61C-5.001(1), Florida Administrative Code, that requires upgrading the elevators with firefighters' emergency operations which poses a significant economic/financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2014-162).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Kuhn Honda. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the

publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2014-161).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Arbor Hills, Elev. 1. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2014-159).

A copy of the Petition for Variance or Waiver may be obtained by contacting: Mark Boutin, 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 June 03, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Arbor Hills, Elev. 2. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013 (VW2014-160).

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

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE:

69V-560.102 Application or Appointment Procedures and Requirements

The Office of Financial Regulation hereby gives notice that on June 9, 2014, it issued a Final Order Denying Walmart Stores, Incorporated Petition for Waiver from Title XXXIII, Chapter 560, Sections 310(b) and 310(c), Florida Statutes.

A copy of the Order or additional information may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9889.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Cultural Affairs

The Friends of the Museums of Florida History, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, June 17, 2014, 12:00 Noon

PLACE: R.A. Gray Building, 1st Floor, 500 S. Bronough St., Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business.

A copy of the agenda may be obtained by contacting: Elyse Cornelison, Museum of Florida History, (850)245-6413.

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: Elyse Cornelison, Museum of Florida History, (850)245-6413. 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: Elyse Cornelison, Museum of Florida History, (850)245-6413.

DEPARTMENT OF EDUCATION

The Higher Education Coordinating Council announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 25, 2014, 1:00 p.m. – 4:00 p.m.

PLACE: Florida Department of Education, 325 W. Gaines St., Rm. 1703/07, Tallahassee, FL 32399-0400

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular business meeting.

A copy of the agenda may be obtained by contacting: Office of Articulation, 325 W. Gaines St., Ste. 1401, Tallahassee, FL 32399-0400.

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: Matthew.Bouck@fldoe.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).

DEPARTMENT OF EDUCATION

The Articulation Coordinating Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, June 30, 2014, 1:00 p.m. – 4:00 p.m.

PLACE: Florida Department of Education, 325 W. Gaines St., Rm. 1703/07, Tallahassee, FL 32399-0400

GENERAL SUBJECT MATTER TO BE CONSIDERED: Articulation issues regarding secondary and postsecondary education.

A copy of the agenda may be obtained by contacting: Office of Articulation, 325 W. Gaines St., Ste. 1401, Tallahassee, Florida 32399-0400.

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: matthew.bouck@fldoe.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).

DEPARTMENT OF EDUCATION

State Board of Education

The State Board of Education announces a public meeting to which all persons are invited.

DATE AND TIME: June 17, 2014, 9:00 a.m.

PLACE: Florida State College at Jacksonville, Nassau Center, 76346 William Burgess Blvd., Building 30, Yulee, FL 32097 GENERAL SUBJECT MATTER TO BE CONSIDERED: The meeting agenda will consist of approval of minutes of the State Board meeting held May 20, 2014. Updates will be provided by President Jim Henningsen on behalf of the Council of Presidents and on K-12 Public Schools by a representative of

the Florida Association of District School Superintendents. Items for consideration include action relating to the following: Amendment to Rule 6A-1.09401. Student Performance Standards; Amendment to Rule 6A-6.0252, Use of Prescribed Pancreatic Enzyme Supplements; Amendment to Rule 6M-4.200, School Readiness Eligibility Provisions; New Rule 6M-8.500, VPK Specialized Instructional Services: Child Eligibility and Provider Reimbursement; Repeal of Rules Related to School Readiness: 6M-4.100, Definitions; 6M-4.201, Eligibility for Children at Risk of Abuse or Neglect; 6M-4.202, Eligibility for Children at Risk of Welfare Dependency; 6M-4.203, Eligibility for children in Working Family Whose Income Does Not Exceed 150 Percent of the Federal Poverty Level; 6M-4.205, Economically Disadvantaged Children, Children With Disabilities, and Children at Risk of Future School Failure, From Birth to Four (4) Years of Age, Who are Served at Home Through Home Visitor Programs and Intensive Parent Education Programs Such as the Florida First Start Program; 6M-4.206, Eligibility for Children Who Meet Federal and State Requirements for Eligibility for the Migrant Preschool Program but Who do not Meet the Criteria of Economically Disadvantaged; 6M-4.207, Eligibility for Relative Caregiver; 6M-4.210, Maintaining Eligibility for Financial Assistance; Breaks in Employment; and Repeal of Rule 6M-4.503, Misrepresentation or Fraud Regarding Reimbursement. Other items for consideration include: Approval of Budget Guidelines for Development of 2015-2016 Legislative Budget Request; Approval of District Turnaround Option Selections; and Approval of the College Reach-Out Program 2014-2015 Funding Recommendations.

A copy of the agenda may be obtained by contacting: Cathy Schroeder at (850)245-9661 or cathy.schroeder@fldoe.org, or by visiting the Department's website at: http://www.fldoe.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 seven days before the workshop/meeting by contacting: Cathy Schroeder at (850)245-9661 or cathy.schroeder@fldoe.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: Cathy Schroeder at (850)245-9661 or cathy.schroeder@fldoe.org.

DEPARTMENT OF EDUCATION

Florida's Office of Early Learning

The Early Learning Advisory Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: June 18, 2014, 9:00 a.m.

PLACE: Conference Telephone Number: 1(888)670-3525, participant passcode: 7107343387

GENERAL SUBJECT MATTER TO BE CONSIDERED: Quarterly Meeting.

A copy of the agenda may be obtained by contacting: Jessica.Fowler@oel.myflorida.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: Jessica.Fowler@oel.myflorida.com. 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: Jessica.Fowler@oel.myflorida.com.

STATE BOARD OF ADMINISTRATION

The Florida Hurricane Catastrophe Fund announces a public meeting to which all persons are invited.

DATE AND TIME: June 17, 2014, 9:00 a.m. (ET) to conclusion of the meeting

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Trustees of the State Board of Administration of Florida to consider a resolution authorizing execution and delivery of a specified Escrow Deposit Agreement; determining that adequate provision will have been made for the payment and defeasance of the State Board of Administration Finance Corporation Revenue Bonds, Series 2010A upon receipt of a specified certificate from the president of the corporation; directing the Office of Insurance Regulation to issue orders terminating the levy of emergency assessments on policies issued or renewed on or after January 1, 2015 upon the satisfaction of specified conditions; and specifying the effective date of the terminations. The Trustees may also address other general business.

A copy of the agenda may be obtained by contacting: Not available.

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: Donna Sirmons, Florida Hurricane Catastrophe Fund, (850)413-1349, donna.sirmons@sbafla.com, P.O. Drawer 13300, Tallahassee, FL 32317-3300. 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).

STATE BOARD OF ADMINISTRATION

The State Board of Administration of Florida (SBA) announces a public meeting to which all persons are invited.

DATE AND TIME: June 17, 2014, immediately following the conclusion of the meeting of the Governor and Cabinet. The Cabinet meeting begins at 9:00 a.m. (ET)

PLACE: Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Board of Directors of the State Board of Administration Finance Corporation (formerly known as the Florida Hurricane Catastrophe Fund Finance Corporation), a public benefits corporation created under paragraph 215.555(6)(d), F.S., to consider a resolution making certain findings with respect to the defeasance of the corporation's Revenue Bonds Series 2010A, authorizing execution and delivery of a specified Escrow Deposit Agreement, and requiring the president of the corporation to provide a specified certificate to the Office of Insurance Regulation upon the execution of the Escrow Deposit Agreement and the defeasance of the bonds. In addition, other general business may be addressed.

A copy of the agenda may be obtained by contacting: Not available.

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: Leonard E. Schulte, Florida Hurricane Catastrophe Fund at (850)413-1335 or leonard.schulte@sbafla.com. 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: Leonard E. Schulte at the telephone number or email address listed above.

REGIONAL PLANNING COUNCILS

South Florida Regional Planning Council

The South Florida Local Emergency Planning Committee - District XI announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, August 20, 2014, 10:00 a.m. PLACE: South Florida Regional Planning Council, 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss the LEPC's ongoing regional hazardous materials training and planning activities for FY 14-15.

A copy of the agenda may be obtained by contacting: South Florida Regional Planning Council, 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021, via email request to Manny Cela (celam@sfrpc.com), visiting the LEPC website: (www.sfrpc.com/lepc.htm) or by calling (954)985-4416 in Broward or 1(800)985-4416 toll-free statewide.

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: South Florida Regional Planning Council, 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021, via email request to Manny Cela (celam@sfrpc.com), visiting the LEPC website: (www.sfrpc.com/lepc.htm) or by calling (954)985-4416 in Broward or 1(800)985-4416 toll-free statewide. 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: South Florida Regional Planning Council, 3440 Hollywood Blvd., Suite 140, Hollywood, FL 33021, via email request to Manny Cela (celam@sfrpc.com), visiting the LEPC website: (www.sfrpc.com/lepc.htm) or by calling (954)985-4416 in Broward or 1(800)985-4416 toll-free statewide.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: Wednesday, June 18, 2014, 10:00 a.m.

PLACE: South Florida Water Management District, B-1 Bill Storch Conference Room, 3301 Gun Club Road, West Palm Beach, FL 33406

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Meeting to Discuss Regulatory Matters.

All or part of these meetings will be video-conferenced in order to permit maximum participation from the South Florida Water Management District Service Centers located at:

Lower West Coast Service Center, 2301 McGregor Blvd., Fort Myers, FL 33901

Okeechobee Service Center, 3800 NW 16th Boulevard, Okeechobee, FL 34972

Orlando Service Center, 1707 Orlando Central Parkway Suite 200, Orlando, FL 32809

The meeting will also be webcast.

Agendas are available 7 days prior to the meeting date. You may obtain a copy of the agenda by going to our website at: www.sfwmd.gov.

Hold mouse over the "Topics" tab, scroll down to "Permits" and click

Under "Upcoming Events" on the right hand column, click the "Monthly Regulatory Meetings" link

or by subscribing to ePermitting/eNoticing: www.sfwmd.gov/epermitting.

For additional information, you may also call our information line at (561)682-6207 or Florida toll-free, 1(800)432-2045, ext.6207.

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: District Clerk's Office, (561)682-2087. 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: District Clerk's Office, 1(561)682-2087.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:

59G-4.160 Outpatient Hospital Services

The Agency for Health Care Administration announces a workshop to which all persons are invited.

DATE AND TIME: Tuesday, July 1, 2014, 3:00 p.m. – 4:00 p.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room D, Tallahassee, Florida 32308-5407

GENERAL SUBJECT MATTER TO BE CONSIDERED: A workshop is scheduled in Tallahassee, FL for the purpose of facilitating public discussion and comment on the Agency's intent to readopt and enforce the rule language related to emergency room services for undocumented aliens, as currently codified in the Florida Medicaid Hospital Services Coverage and Limitations Handbook, December 2011, as set forth in subsection 59G-4.160(2), Outpatient Hospital Services. In addition, updates to other policy coverage areas will be discussed.

A copy of the agenda may be obtained by contacting: Luc Toussaint, Medicaid Services, 2727 Mahan Drive, MS 20, Tallahassee, FL 32308-5407, (850)412-4211, luc.toussaint@ahca.myflorida.com, or may be downloaded at www.ahca.myflorida.com/Medicaid/review/index.shtml.

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: Luc Toussaint, Bureau of Medicaid Services at (850)412-4211. 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).

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:

59G-5.020 Provider Requirements

The Agency for Health Care Administration announces a workshop to which all persons are invited.

DATE AND TIME: Monday, June 30, 2014, 1:30 p.m. – 2:30 p.m.

PLACE: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Conference Room D, Tallahassee, Florida 32308-5407

GENERAL SUBJECT MATTER TO BE CONSIDERED: A workshop is scheduled in Tallahassee, FL for the purpose of facilitating public discussion and comment on the Agency's intent to readopt and enforce the rule language related to emergency room services for undocumented aliens, as currently codified in the Florida Medicaid Provider General Handbook, July 2012, as set forth in subsection 59G-5.020(1), Provider Requirements. In addition, updates to other policy coverage areas will be discussed.

A copy of the agenda may be obtained by contacting: Mary McCullough, Medicaid Services, 2727 Mahan Drive, MS 20, Tallahassee, FL 32308-5407, telephone: (850)412-4234, email: mary.mccullough@ahca.myflorida.com or may be downloaded at www.ahca.myflorida.com/Medicaid/review/index.shtml.

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: Mary McCullough. 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 ENVIRONMENTAL PROTECTION

The Division of Waste Management's Contaminated Media Forum announces a public meeting to which all persons are invited.

DATE AND TIME: June 23, 2014, 9:00 a.m. – 1:00 p.m.

PLACE: Room 609, Bob Martinez Center, 2600 Blair Stone Road, Tallahassee or via webinar (see below)

GENERAL SUBJECT MATTER TO BE CONSIDERED: A Probabilistic Risk Assessment workgroup has been created within the Contaminated Media Forum and is holding a meeting and webinar to discuss issues related to the development of probabilistic risk assessments under Chapter 62-780, Florida Administrative Code. Please visit: http://www.dep.state.fl.us/waste/categories/csf/ for a list of discussion topics. Pre-registration for the webinar is required

and can be done here: https://www2.gotomeeting.com/register/945055418.

A copy of the agenda may be obtained by contacting: Brian.Dougherty@dep.state.fl.us or (850)245-7503

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: Brian.Dougherty@dep.state.fl.us or (850)245-7503. 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 ENVIRONMENTAL PROTECTION

RULE NOS.:RULE TITLES:

62-761.100 Intent

62-761.200 Definitions

62-761.210 Reference Standards

62-761.300 Applicability

62-761.350 Operator Training and Certification

62-761.400 Registration and Financial Responsibility

62-761.405 Notification

62-761.420 Financial Responsibility

62-761.430 Incidents

62-761.440 Discharges

62-761.450 Notification and Reporting

62-761.500 Performance Standards for Category C Storage Tank Systems

62-761.510 Performance Standards for Category-A and

Category-B Storage Tank Systems

62-761.600 Release Detection Standards

62-761.610 Release Detection Methods

62-761.640 Performance Standards for Release Detection Methods

62-761.700 Repairs, Operation and Maintenance of Storage Tank Systems

62-761.710 Recordkeeping

62-761.800 Out-of-Service and Closure Requirements

62-761.820 Incident and Discharge Response

62-761.850 Alternative Requirements and Equipment Approvals

62-761.900 Storage Tank Forms

The Department of Environmental Protection announces a workshop to which all persons are invited.

DATE AND TIME: June 25, 2014, 9:00 a.m. – 4:00 p.m.

PLACE: Room 609, Bob Martinez Building, 2600 Blair Stone Road, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: At the workshop we will discuss the Department's proposed changes to the Underground Storage Tank Systems rule, Chapter 62-761, F.A.C. (rule). The Department proposes

modifying the rule for clarity, revising references and removing language that is no longer applicable. In the "Definition" section, the revisions remove definition terms that are in the statute or no longer used in rule and added certain terms for clarity. Revising title "Reference Standards" to "Reference Requirements," and internet web addresses were added for those technical requirements providing digital access to industry. These technical requirements to be incorporated by reference have been updated to conform to revisions published and adopted by the American Society of Mechanical Engineers, Petroleum Equipment Institute, National Fire Protection Association, National Institute of Standards and Technology and the National Work Group on Leak Detection. In the "Applicability" section, revisions remove terms and text that are redundant or not applicable to the regulation and clarify text that may conflict with other regulations found in 62-780, F.A.C. This section further clarifies rule language by defining "small quantities" of regulated substances under exemptions and expands the pipeline definition, reducing Department regulatory oversight of that industry sector. Additionally, this proposed revision adds exemptions for storage tank systems that contain a regulated substance at low concentration. In the "Registration" section, registration requirements are clarified and provide detail about valid registration placards. The Financial Responsibility subsection is proposed to be relocated into a stand-alone Rule 62-761.420, F.A.C. The "Notification" section creates a complete list for when the Department is noticed and eliminates the term "reporting." "Incidents" and "Discharges" are separated for clarity and extend time for the tank owner to conduct an initial incident investigation, thereby expanding time for notification to the Department for unresolved incidents. Language is revised to define types of discharges and broadens discharge response to coordinate with language and tables in Chapter 62-780, F.A.C. The proposed revisions for "Release Detection" combines two subsections into one rule, thereby creating a comprehensive list for release detection requirements for clarity. It also clarifies the topic of integrity testing under operation and maintenance, including a schedule for containment and integrity testing. The proposed revision eliminates confusing or outdated language in the "Recordkeeping" section. The "Out of Service and Closure Requirements" is proposed to replace the closure assessment requirement with a closure integrity test of the tank system. "Alternative Requirements and Equipment Registration" is proposed to be revised from an approval process to a simpler registration process. This would reduce Department regulatory oversight of industry and cost while maintaining adequate safeguards.

A copy of the agenda may be obtained by contacting: William E. Burns, Jr., Department of Environmental Protection, 2600 Blair Stone Rd., Tallahassee, FL 32399, bill.burns@dep.state.fl.us or (850)245-8842 or on the Department website at http://www.dep.state.fl.us/waste/categories/shw/pages/announcements.htm.

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: William E. Burns, Jr., Department of Environmental Protection, 2600 Blair Stone Rd., Tallahassee, FL 32399, bill.burns@dep.state.fl.us or (850)245-8842. 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: William E. Burns, Jr., Department of Environmental Protection, 2600 Blair Stone Rd., Tallahassee, FL 32399, bill.burns@dep.state.fl.us or (850)245-8842.

NORTHWOOD SHARED RESOURCE CENTER

The Northwood Shared Resource Center (NSRC) Finance Committee Meeting announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, June 13, 2014, 9:00 a.m.

PLACE: DJJ, CR 1134, 2737 Centerview Drive, Tallahassee, FL 32399-3100

GENERAL SUBJECT MATTER TO BE CONSIDERED: THIS MEETING HAS BEEN CHANGED TO FRIDAY, JUNE 20, 2014, 9:00 A.M. AT DJJ, CR 1134, 2737 CENTERVIEW DRIVE, TALLAHASSEE, FL 32399-3100.

A copy of the agenda may be obtained by contacting: Robin Tucker at (850)717-0072 or by email: robin.tucker@nsrc.myflorida.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: Robin Tucker at (850)717-0072 or by email: robin.tucker@nsrc.myflorida.com. 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.

CITIZENS PROPERTY INSURANCE CORPORATION

The Audit Committee of Citizens Property Insurance announces a public meeting to which all persons are invited. DATE AND TIME: June 24, 2014, 2.30 p.m.

PLACE: The Alfond Inn, 300 E. New England Ave., Winter Park, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: as per the agenda.

A copy of the agenda may be obtained by contacting: Betty Veal at (904)407-0440 or www.citizensfla.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: Betty Veal. 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: Betty Veal.

WALTON COUNTY HEALTH DEPARTMENT

The Walton Community Health Center announces a public meeting to which all persons are invited.

DATE AND TIME: June 19, 2014, 5:00 p.m.

PLACE: Walton County Health Department

GENERAL SUBJECT MATTER TO BE CONSIDERED: Various Board Information.

A copy of the agenda may be obtained by contacting: Denise Flynn, (850)892-8015, x1190.

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: Denise Flynn. 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: Denise Flynn.

GMB ENGINEERS & PLANNERS, INC.

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

DATE AND TIMES: Tuesday, June 17, 2014, 6:00 p.m. – 8:00 p.m.

PLACE: Leesburg Community Building, 109 East Dixie Avenue, Leesburg, Florida 34748

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Financial Management No. 243396-1-12-11

Project Description: US 27 at SR 44 Preliminary Engineering Study

The public meeting is being conducted to present and explain project goals and objectives, explain the study process, seek public and agencies input, and provide interested persons an opportunity to get involved. The purpose of this project is to reduce congestion and enhance traffic flow on US 27, SR 44 and adjacent side streets by decreasing the control delay at the Study Area's intersections. An additional purpose of this project is to improve the safety and access management of the roadways in this area. The project limit extends approximately one (1) mile in each direction from the intersection of US 27 and SR 44. This section is located within the City of Leesburg. People with disabilities who require special accommodations under the Americans with Disabilities Act or require translation services (free of charge) should contact John Moore by phone at (407)482-7882 or by email at john.moore@dot.state.fl.us at least seven (7) days prior to the meeting.

The meeting is developed in compliance with Title VI of the Civil Rights Act of 1964 and related statutes. Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability or family status. For more information about the project or the public meeting, you may contact Mr. Moore at the phone number or e-mail address listed above.

GMB ENGINEERS & PLANNERS, INC.

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

DATE AND TIME: June 17, 2014, 6:00 p.m.

PLACE: Leesburg Community Building, 109 East Dixie Avenue, Leesburg, Florida 34748

GENERAL SUBJECT MATTER TO BE CONSIDERED: The public meeting is being conducted to present and explain project goals and objectives, explain the study process, seek public and agencies input, and provide interested persons an opportunity to get involved. The purpose of this project is to reduce congestion and enhance traffic flow on US 27, SR 44 and adjacent side streets by decreasing the control delay at the Study Area's intersections. An additional purpose of this project is to improve the safety and access management of the roadways in this area. The project limit extends approximately one (1) mile in each direction from the intersection of US 27 and SR 44. This section is located within the City of Leesburg. A copy of the agenda may be obtained by contacting: Demond Hazley, (407)898-5424, dhazley@gmb.cc.

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: Demond Hazley, (407)898-5424, dhazley@gmb.cc,

2602 East Livingston Street, Orlando, FL, 32803. 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).

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE: 69V-560.703 Money Transmitters

NOTICE IS HEREBY GIVEN that Office of Financial Regulation has issued an order disposing of the petition for declaratory statement filed by CARDFREE, Inc. on June 09, 2014. The following is a summary of the agency's disposition of the petition:

Based soley on the assertions made by Petitioner, Petitioner's mobile merchant platform and related processing activities do not fall within Florida's money transmitting licensing statute in that Petitioner does not receive currency, monetary value, or payment instruments for the purpose of transmitting the same. A copy of the Order Disposing 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.

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

Annoucements and Objection Reports of the Joint Adminstrative Procedures Committee

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF MANAGEMENT SERVICES Division of Building Construction

MEP-NW-Continuing Contracts
STATE OF FLORIDA
DEPARTMENT OF MANAGEMENT SERVICES

REAL ESTATE DEVELOPMENT AND MANAGEMENT
PUBLIC ANNOUNCEMENT FOR
PROFESSIONAL SERVICES
FOR CONTINUING CONTRACTS
MECHANICAL/ELECTRICAL/PLUMBING
ENGINEERING SERVICES
NORTHWEST FLORIDA REGION

June 10, 2014

Project Number: NA

Project Name: Mechanical/Electrical/Plumbing Continuing

Contracts

Project Location: Northwest Florida Region

The State of Florida, Department of Management Services (DMS) requests qualifications from engineering firms to provide Mechanical/Electrical/Plumbing (MEP) Engineering Services, primarily in the Northwest Florida Region. These services may be used for projects anywhere in the State of Florida, however, it is anticipated that the firms selected during this process will be activated for projects in the northwest part of the State. Projects may vary in size up to \$2,000,000.00 for construction and up to \$200,000.00 for planning or study fees. Please Department's visit the http://www.myflorida.com/apps/vbs/vbs_www.main_menu and click on "Search Advertisements" - "Division of Real Estate Development and Management" Look "Opportunities for Design and Construction Firms" and click on link.

Section XII Miscellaneous

NONE

Section XIII Index to Rules Filed During Preceeding Week

INDEX TO RULES FILED BETWEEN JUNE 2, 2014 AND JUNE 6, 2014

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.				
DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES								
Division of Agr	icultural W	ater Policy						
5M-6.001	6/6/2014	6/26/2014	40/46					
5M-6.002	6/6/2014	6/26/2014	40/46	40/78				
5M-6.003	6/6/2014	6/26/2014	40/46					
5M-6.004	6/6/2014	6/26/2014	40/46					
5M-6.005	6/6/2014	6/26/2014	40/46					
5M-6.006	6/6/2014	6/26/2014	40/46					
DEPARTMEN		CATION						
State Board of								
6A-6.021	6/5/2014		40/78					
6A-6.0573	6/5/2014		40/78					
6A-6.07862	6/5/2014		40/78	40/93				
6A-6.09021	6/5/2014	6/25/2014	40/78					
6A-10.02412	6/5/2014	6/25/2014	40/78					
6A-10.0401	6/5/2014	6/25/2014	40/78					
Florida's Office of Early Learning								
6M-4.620	6/5/2014	7/1/2014	40/83					
DEPARTMENT OF CITRUS								
20-64.021	6/6/2014	6/26/2014	40/68					
WATER MANAGEMENT DISTRICTS								
St. Johns River Water Management District								

6/5/2014 6/25/2014

40/84

40C-8.021

Rule No. File Date Effective Proposed Amended Date Vol./No. Vol./No.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

61G4-15.040 6/2/2014 6/22/2014 40/84

DEPARTMENT OF ENVIRONMENTAL PROTECTION						
62-531.200	6/2/2014	6/22/2014	39/246			
62-531.300	6/2/2014	6/22/2014	39/246	40/53		
				40/75		
62-531.330	6/2/2014	6/22/2014	39/246			
62-531.350	6/2/2014	6/22/2014	39/246			
62-531.380	6/2/2014	6/22/2014	39/246			
62-531.400	6/2/2014	6/22/2014	39/246			
62-531.450	6/2/2014	6/22/2014	39/246	40/53		
				40/75		
62-550.310	6/4/2014	6/24/2014	40/51			
62-550.519	6/4/2014	6/24/2014	40/51			
DEPARTMENT OF HEALTH						
Board of Orthotists and Prosthetists						

6/22/2014

40/71

Board of Pharmacy

64B14-7.005

64B16-27.700 6/2/2014 6/22/2014 40/86

6/2/2014

DEPARTMENT OF FINANCIAL SERVICES

Divsion of Worker's Compensation 69L-4.001 6/2/2014 6/22/2014 4

69L-4.001 6/2/2014 6/22/2014 40/80 69L-4.002 6/2/2014 6/22/2014 40/80

DEPARTMENT OF ECONOMIC OPPORTUNITY Division of Community Development

73C-1.001 6/5/2014 6/25/2014 40/45 40/69 73C-1.002 6/5/2014 6/25/2014 40/45 40/69 73C-1.003 6/5/2014 6/25/2014 40/45 40/69

Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.	Rule No.	File Date	Effective Date	Proposed Vol./No.	Amended Vol./No.
LIST OF RULES AWAITING LEGISLATIVE APPROVAL PURSUANT TO SECTION 120.541(3), FLORIDA STATUTES			Mental Health/Substance Abuse/Developmental Disability Services						
DEDADTME	NT OF FLD	ED AFFAIDS			63N-1.0076	2/24/2014	*****	39/231	
DEPARTMENT OF ELDER AFFAIRS Federal Aging Programs			63N-1.0084	2/24/2014	*****	39/231			
υ,	, ,	**** 39/231	40/43		63N-1.0085	2/24/2014	4, 4, 4, 4, 4, 4,	39/231	
DEPARTMENT OF ENVIRONMENTAL PROTECTION			DEPARTMENT OF HEALTH Division of Emergency Medical Operations						
62-772.300	12/27/201	3 *****	39/194	39/224	64J-2.006	7/12/2013	*****	39/53	39/103
62-772.400	12/27/201	3 *****	39/194	39/224	0.0 2.000	,, 12, 2018		53,00	05/100
DEPARTMENT OF JUVENILE JUSTICE					DEPARTMEN	NT OF FINA	NCIAL SER	VICES	
Probation					Division of Wo	orker's Com	pensation		
63M-2.0052	2/24/2014	*****	39/231	40/18	69L-7.020	10/24/201	1 *****	37/24	37/36
63M-2.006	2/24/2014	*****	39/231	40/18	OID Ingurana	a Dagulatian			
					OIR Insurance Regulation				20/220
					69O-186.013	12/30/2013	3 *****	39/201	39/230