Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE: 59G-1.045 Medicaid Forms

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-1.045, F.A.C. is to update forms incorporated by reference within the rule, and to incorporate by reference additional forms specified throughout Florida Medicaid rules. SUBJECT AREA TO BE ADDRESSED: Medicaid Forms. RULEMAKING AUTHORITY: 409.919 FS.

LAW IMPLEMENTED: 409.902, 409.905(8), 409.912 FS. A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW: DATE AND TIME: January 29, 2016, 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

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: Laura Risech. 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: Laura Risech, Bureau of Medicaid Policy, 2727 Mahan Drive, Mail Stop 20, Tallahassee, Florida 32308-5407, telephone: (850)412-4210, e-mail: Laura.Risech@ahca.myflorida.com Please note that a preliminary draft of the reference material, if available, will be posted prior to the workshop at http://ahca.myflorida.com/Medicaid/review/index.shtml. Comments will be received until 5:00 p.m., on February 1, 2016.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-1.045 Medicaid Forms.

- (1) The following forms are incorporated by reference and are used either by other state agencies or providers enrolled in or registered with the Florida Medicaid program.
- (2) The forms are available from the <u>Florida</u> Medicaid fiscal agent's Web site at http://portal.flmmis.com/flpublic.

- (a) Medical Certification for Medicaid Long-term Care Services and Patient Transfer Form, AHCA Form 5000-3008,

 October 2015,
 http://www.flrules.org/Gateway/reference.asp?No=Ref 05826
- (b) Pre-Admission Screen and Resident Review (PASRR) Level I Screen for Serious Mental Illness
- (SMI) and/or Intellectual Disability or Related Conditions (ID), AHCA MedServ Form 004 Part A, _____ October 2015, http://www.flrules.org/Gateway/reference.asp?No=Ref_05827
- (c) Pre-Admission Screening and Resident Review (PASRR) Resident Review (RR) Evaluation Request for a Significant Change for Serious Mental Illness (SMI) and/or Intellectual Disability or Related Conditions (ID), AHCA MedServ Form 004 Part A1, October 2015, http://www.flrules.org/Gateway/reference.asp?No=Ref 05828
- (d) Abortion Certification Form, AHCA MedServ Form 011, August 2011
- (e) Appointment of Representation Form, AHCA Med-Serv Form 017, August 2007
- (f) Authorization for the Use and Disclosure of Protected Health Information Form, AHCA Med-Serv Form 018
- (g) Crossover with TPL Claim and/or Adjustment Form, AHCA MedServ Form 038, July 2008.
- (h) Exception to Hysterectomy Acknowledgment Form, HAF 07/1999.
- (i) Florida Medicaid Direct Reimbursement Provider Information Request, AHCA Form .
- (j) Florida Medicaid Direct Reimbursement Recipient Information Request, AHCA Form_______,
 - (k) Florida Medicaid Facility Utilization Review Plan,
- (1) Florida Medicaid Orthodontic Initial Assessment Form, AHCA MedServ Form 013, January 2006.
 - (m) Hysterectomy Acknowledgment Form, HAF 07/1999.
- (n) Medicaid Behavior Management Report, AHCA MedServ Form 012, January 2007.
- (o) Parent or Legal Guardian Medical Limitations, AHCA Form 5000-3501, Revised February 2013.
- (p) Parent or Legal Guardian School Schedule, AHCA Form 5000-3505, Revised October 2014.
- (q) Parent or Legal Guardian Statement of Work Schedule, AHCA Form 5000-3504, Revised February 2013.
- (r) Parent or Legal Guardian Work Schedule, AHCA Form 5000-3503, Revised February 2013.
- (s) State of Florida Medicare Part C Medicaid CMS-1500 Crossover Invoice, 5000-3527, June 2012.
- (t) State of Florida Medicare Part C Medicaid UB-04 Crossover Invoice, 5000-0026, June 2012.

(u) Unborn Activation Form, 5240-006, January 2007.
Rulemaking Authority 409.919 FS. Law Implemented 409.902, 409.905(8), 409.912 FS. History–New 9-28-15, Amended______.

DEPARTMENT OF HEALTH

Division of Environmental Health

RULE NO.: RULE TITLE:

64E-3.009 Standards for Continuing Education Courses PURPOSE AND EFFECT: Revise Rule 64E-3.009, Florida Administrative Code (F.A.C.), to bring it into compliance with new national standards from the American Registry of Radiologic Technologists (ARRT) for radiologic technology continuing education courses and update language addressing current radiologic technology practice areas.

SUBJECT AREA TO BE ADDRESSED: Rule 64E-3.009, F.A.C, standards for continuing education courses for radiologic technologists.

RULEMAKING AUTHORITY: 468.303, 468.309(1) FS.

LAW IMPLEMENTED: 468.303, 468.309(1) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Brenda Andrews, Bin C21, 4052 Bald Cypress Way, Tallahassee, FL 32399-1741, (850)245-4266; Brenda.Andrews@flhealth.gov THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-1.094221 Alternative Standardized Reading

Assessment and Use of Student Portfolio for

Good Cause Promotion

PURPOSE AND EFFECT: The purpose and effect of this amendment is to align the rule with Section 1008.25, Florida Statutes based on revisions from the 2015 Legislative Session. SUMMARY: The rule provides school districts, administrators and parents with the criteria by which a third-grade student identified for retention may be promoted to fourth grade using an alternative assessment or the third-grade student portfolio. Criteria for identification of alternative assessments and the acceptable level of performance will be determined by the Department of Education and provided to

the appropriate parties. Also included in the rule are criteria for the third-grade student portfolio, specifically, who may select items to be included in the portfolio, assurance that the items are appropriate and demonstrate the students ability to perform successfully on fourth grade standards. The portfolio must contain a percentage of informational and literary text and be signed by the student's teacher and principal.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: There would be no economic impact from this amendment and the adverse impact or regulatory cost, if any, does not exceed nor would be expected to exceed any one of the economic analysis criteria set forth in Section 120.541(2)(a), Florida Statutes.

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: 1008.25(9), FS.

LAW IMPLEMENTED: 1008.25(6), FS.

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

DATE AND TIME: February 18, 2016, 9:00 a.m.

PLACE: Room LL03, The Capitol, 400 South Monroe Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Laurie Lee, Deputy Director, Just Read, Florida!, 325 West Gaines St., Suite 514, Tallahassee, FL 32399, Laurie.Lee@Fldoe.org

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.094221 Alternative Standardized Reading Assessment and Use of Student Portfolio for Good Cause Promotion.

(1) Pursuant to Section 1008.25(6), F.S., relating to the statewide public school student progression law eliminating social promotion, students who score at Level 1 on the gGrade three 3 statewide English Language Arts assessment may be promoted to grade four if the student:

- (a) demonstrates an acceptable level of performance on an alternative standardized reading assessment approved pursuant to subsection (2) of this rule. Scores at or above the 45th percentile on the Reading SAT 10;
- (b) Demonstrates an acceptable level of performance on an alternative standardized reading assessment approved pursuant to subsection (2) of this rule;
- (c) Demonstrates reading on grade level as evidenced through mastery of the Language Arts Florida Standards in reading equal to at least Level 2 performance on the Grade 3 statewide English Language Arts assessment.
- (2) The Department of Education shall review and approve the use of alternative standardized reading assessments to be used as a good cause exemption for promotion to fourth grade and will provide a list of approved alternative assessments to districts.
- (a) The approval of an alternative standardized reading assessment must be based on whether the assessment meets the following criteria established by the Department of Education.÷
- 1. Internal consistency reliability coefficients of at least 0.85;
- 2. High validity evidenced by the alignment of the test with nationally recognized content standards, as well as specific evidence of content, concurrent, or criterion validity;
- 3. Norming studies within the last five (5) to ten (10) years, with norming within five (5) years being preferable; and
- 4. Serves as a measure of grade 3 achievement in reading comprehension.
- (b) Districts may submit requests for the approval of alternative standardized reading assessments to be used as a good cause exemption for promotion to fourth grade. Once an assessment has been approved by the Department of Education, the assessment is approved for statewide use.
- (c) The Department of Education shall approve the required percentile passing score for each approved alternative standardized reading assessment based on an analysis of Florida student achievement results. If an analysis is not feasible, students must score at or above the 50th percentile on the approved alternative standardized reading assessment.
- (d) The earliest the alternative assessment may be administered for student promotion purposes is following administration of the gGrade three 3 statewide English Language Arts Florida assessment. An approved standardized reading assessment may be administered two (2) times if there are at least thirty (30) days between administrations and different test forms are administered.
- (3) To promote a student using a student portfolio as a good cause exemption there must be evidence that demonstrates the student's mastery of the English Language Arts Florida Standards in reading equal to at least a Level 2

performance on the <u>gGrade three</u> 3 statewide English Language Arts assessment. Such evidence shall be an organized collection of the student's mastery of the <u>English</u> Language Arts Florida Standards that are assessed by the <u>gGrade three</u> 3 statewide English Language Arts <u>Florida</u> assessment. The student portfolio must meet the following criteria:

- (a) Be selected by the school district student's teacher,
- (b) Be an accurate picture of the student's ability and only include student work that has been independently produced in the classroom,
- (c) Be an organized collection of Include evidence that shows student's mastery of the standards assessed by the gGrade three 3 statewide English Language Arts Florida assessment as required by rule 6A-1.094221, F.A.C. have been met. Evidence can is to include successful completion of multiple choice items and text-based responses, chapter or unit tests from the district or school core reading curriculum, or the state-provided third grade student portfolio. Portfolios should contain fifty (50) percent literary and fifty (50) percent informational text, and passages that are approximately sixty (60) percent literary text and forty (40) percent information text, and that are between 100 700 words with an average of 500 words. Such evidence could include chapter or unit tests from the district's/school's adopted core reading curriculum that are aligned with the Language Arts Florida Standards or teacher prepared assessments.
- (d) Be an organized collection of evidence of the student's mastery of the Language Arts Florida Standards that are assessed by the Grade 3 statewide English Language Arts assessment. For each standard, there must be at least three (3) examples of mastery as demonstrated by a grade of seventy (70) percent or above on each example, and

(d)(e) Be signed by the teacher and the principal as an accurate assessment of the required reading skills. Rulemaking Authority 1008.25(9) FS. Law Implemented 1008.25(6) FS. History–New 5-19-03, Amended 7-20-04, 3-24-08, 2-1-09, 4-21-

NAME OF PERSON ORIGINATING PROPOSED RULE: Hershel Lyons, Chancellor, K-12 Public Schools

11, 11-4-14,

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 23, 2015

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-3.0171 Responsibilities of School Districts for

Student Transportation

PURPOSE AND EFFECT: The purpose of this amendment is to 1) remove duplicative requirements for school districts to report school bus accidents to the Florida Department of Education (FDOE); 2) remove the requirement for school districts to maintain a list of licensed physicians, to conduct school bus operator medical examinations; 3) remove the requirement for school districts to report hazardous walking locations to the FDOE; 4) remove the requirement that school bus operators may not carry firearms on school property, and 5) remove the requirement that school bus operators may not drive in excess of the posted speed limit or fifty-five miles per hour. The effect is a rule consistent with governing law.

SUMMARY: This amendment will cease school bus accident reporting to FDOE that duplicates uniform traffic crash reports already required from police agencies by the Florida Department of Highway Safety and Motor Vehicles, and to cease reporting of hazardous walking locations to the FDOE. The requirement for school districts to maintain a list of certified licensed physicians is deleted because under 49 C.F.R. Part 391 (compliance with which is required by Section 1012.45, Florida Statutes) certified medical examiners must be registered with the National Registry of Certified Medical Examiners to conduct school bus operator medical examinations. The provision indicating that operators shall not carry firearms while on school property is deleted as that provision has been superseded by Sections 790.115, 790.25 and 790.251, Florida Statutes. The provision indicating that school bus operators may not drive in excess of the fifty-five miles per hour is deleted as that provision has been superseded by Section 316.183(3), Florida Statutes.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The rule reduces regulatory burden by eliminating duplicative requirements. No new or increased regulatory costs are anticipated.

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

RULEMAKING AUTHORITY: 1003.31, 1006.21, 1006.22, FS

LAW IMPLEMENTED: 1003.31, 1006.22, FS.

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

DATE AND TIME: February 18, 2016, 9:00 a.m.

PLACE: Room LL03, The Capitol, 400 South Monroe Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Mark Eggers, Assistant Deputy Commissioner, Finance and Operations, Florida Department of Education, 325 West Gaines Street, Room 814, Tallahassee, Florida 32399, (850)245-0405

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-3.0171 Responsibilities of School Districts for Student Transportation.

Each school district shall exercise specific powers and responsibilities, as follows:

- (1) through (h) No change.
- (i) To recommend a medical examiner or medical examiners to give physical examinations to bus operators and to ascertain and ensure that all examinations are carried out as required. A medical examiner shall be defined as a medical physician or physician assistant licensed pursuant to Chapter 458, F.S.; an osteopathic physician or physician assistant pursuant to Chapter 459, F.S., a chiropractic physician licensed pursuant to Chapter 460, F.S.; and an Advanced Registered Nurse Practitioner licensed pursuant to Chapter 464, F.S.
- (2) The school district shall exercise additional specific powers and responsibilities, as follows:
- (a) Enforcement of law and rules and formulation of policies.
- (b) To make sure that State Board <u>of Education</u> rules are known, understood and observed by all who have responsibility for student transportation.
- (c) To assure that all transportation rules and statements of policy are in harmony with rules of the State Board \underline{of} Education, and are fully observed.
- (d) To assure that no state funds for transportation are used for transportation of students to schools which cannot qualify for recognition by the Department under the provisions of State Board of Education rules.
 - (e) through (f) No change.

- (g) To adopt, after considering recommendations of the superintendent statements of policy in harmony with law and with rules of the State Board of Education necessary for maintaining the requirements of adequate transportation. Such policies shall include at least the following responsibilities of the director or supervisor of transportation, the school principal or other designated staff and the bus operator for uniform school bus operating procedures:
 - 1. through 3.b. No change.
- c. To refrain from use of tobacco while operating the bus, and to use no profane language in the presence of the students. Operators shall not use or be under the influence of alcohol, illicit drugs, or any substance which may impair the operator's alertness or performance while on duty. Operators shall not earry firearms while on school board property.
 - d. through e. No change.
- f. To study and observe all laws and rules of the State Board of Education and the school board relating to the service of transportation.
 - g. through q. No change.
- r. To drive always at a safe speed and never in excess of the legally posted speed limit in business or residential districts or fifty five (55) miles per hour outside business or residential districts.
- <u>r.s.</u> To cooperate with duly authorized school officials, mechanics and other personnel in the mechanical maintenance and repair of bus in overcoming hazards which threaten the safety or efficiency of service.
- s.t. To inspect the bus at least daily prior to the beginning of the first daily trip or more often as required by the school district and to report any defect affecting safety or economy of operation immediately to authorized service personnel. The inspection shall include all items identified in the procedures related to the mandatory daily inspection in the Basic School Bus Operator Curriculum.
- <u>t.u.</u> To keep the bus clean and neat at all times and not affix any stickers or other unauthorized items to the interior or exterior of buses.
- <u>u.</u> *. To prepare reports, keep all records required, and otherwise assist school officials in mapping bus routes, planning schedules and in obtaining information for a continuous study of all phases of transportation service.
- $\underline{v.w.}$ To wear a seat belt at all times when the bus is in operation.
- w.x. To use roof-mounted white flashing strobe lights (if equipped) at a minimum, whenever headlights are required to be used due to reduced visibility conditions pursuant to Section 316.217(1)(b), F.S., except that insufficient light due only to the time of day or night shall not require use of the strobe light.

- <u>x.y.</u> To report immediately to the director or supervisor of transportation, school principal or other designated officials:
 - (I) through (V) No change.
- <u>y.z.</u> To perform a complete interior inspection of each bus after each run and trip to ensure no students are left on board.
- <u>z.aa.</u> To maintain as far as practicable by patient and considerate treatment of parents a feeling of security in the safety of students transported.
 - (3) Transportation personnel.
- (a) To employ such assistants as may be recommended by the superintendent and as are necessary in the judgment of the board to supervise operation and maintenance of school buses and to provide records and maps for a continuous study of transportation routes and needs within the district.
- (b) To employ or contract only for services of school bus operators who meet the requirements of Rule 6A-3.0141, F.A.C., and who possess a valid Medical Examiner's Certificate.
- (c) To officially maintain, after considering recommendations of the superintendent, an approved, current list of properly licensed physicians or medical facilities staffed by licensed physicians other than members of the school board or superintendent, eligible to examine all school bus operator's and operator applicants, in accordance with Form ESE 479, Florida School Bus Operators Medical Examination Report for Commercial Driver Fitness Determination, and School Bus Driver Physical Standards: Medical Regulatory Criteria for Physical Examinations, as adopted by reference in Rule 6A 3.0151, F.A.C.
 - (4) No change.
 - (5) Purchases, lease and use of school buses.
- (a) To provide, by purchase or contract, safe, comfortable and adequate transportation facilities and school buses which meet minimum standards of law and State Board of Education rules.
- (b) To purchase transportation equipment in accordance with all provisions of law and State Board of Education rules.
- (c) To assure that contracts entered into by school boards for operation of school buses are in accordance with law and rules of the State Board of Education.
 - (d) through (7) No change.
 - (8) Inspection and maintenance of school buses.
- (a) To provide, after considering recommendations of the superintendent, adequate storage, maintenance and inspection procedures for all buses owned by the school board, and to assure that all contract buses in use in the district are properly inspected and maintained in accordance with law and rules of the State Board of Education.
 - (b) through (e) No change.
 - (9) Transportation records, reports and accounting.

- (a) To ascertain and ensure that all prescribed records are kept and reports made which are required by law \underline{or} , rules \underline{or} the Commissioner.
- (b) To assure that all records and reports prescribed by the Commissioner are properly completed and are furnished on the dates due to those designated to receive them.

1. To file with the Deputy Commissioner for Finance and Operations school bus accident reports using the Department's Automated School Bus Accident Reporting System which be accessed at http://doeweb prd.doe.state.fl.us/eds/BusAccident. Districts shall complete a report on any school bus accident meeting the reporting requirements of the automated system. The Department's Automated School Bus Accident Reporting System (Form ESE 256) as noted above is hereby incorporated by reference to become effective November 2006. For viewing purposes only, hard copies of the reporting requirements in the Automated School Bus Accident Reporting System may be obtained by contacting the Director of the School Transportation Management Section, Department Education, 325 West Gaines Street, Tallahassee, Florida 32399.

2. To file with the Deputy Commissioner for Finance and Operations the Hazardous Walking Conditions Report for Elementary Students within 2 Miles of Assigned School (Form 422) using the Department's automated system which may be accessed at http://data.fldoe.org/walking/. The Hazardous Walking Conditions Report for Elementary Students within 2 Miles of Assigned School is hereby incorporated by reference to become effective November 2006. For viewing purposes only, hard copies of the Hazardous Walking Conditions Report for Elementary Students within 2 Miles of Assigned School may be obtained by contacting the Director of the School Transportation Management Section, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399.

(c) through (10) No change.

Rulemaking Authority 1003.31, 1006.21, 1006.22, 1012.45 FS. Law Implemented 316.615, 316.183(3), 316.189, 1003.31, 1006.21(3), 1006.22, 1012.45 FS. History—New 9-4-64, Amended 3-25-66, 1-17-72, 7-20-74, Repromulgated 12-5-74, Amended 11-24-76, 10-1-81, Formerly 6A-3.17, Amended 9-30-87, 6-26-89, 11-15-94, 8-28-95, 4-18-96, Formerly 6-3.017, Amended 4-21-03, 11-26-08,

NAME OF PERSON ORIGINATING PROPOSED RULE: Linda Champion, Deputy Commissioner, Finance and Operations

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 8, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 2, 2015

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-20.023 Jose' Marti Scholarship Challenge Grant

Fund

PURPOSE AND EFFECT: The purpose of this amendment is to update the Free Application for Federal Student Aid incorporated by reference. The effect will be a rule which is consistent with governing law.

SUMMARY: This amendment updates the Free Application for Federal Student Aid incorporated by reference.

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: No requirement for SERC was triggered under section 120.541(1), F.S., and based on past experiences with rules that affect student financial assistance programs, there will be no impact on small businesses. The adverse impact or regulatory cost, if any, does not exceed nor would be expected to exceed, any one of 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: 1001.02(1), 1009.72(1), FS. LAW IMPLEMENTED: 1009.40, 1009.72, FS.

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

DATE AND TIME: February 18, 2016, 9:00 a.m.

PLACE: Room LL03, The Capitol, 400 South Monroe Street, Tallahassee, Florida

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brian Underhill, Director, State Scholarships and Grants, Finance and Operations, Office of Student Financial Assistance, 325 West Gaines St., Suite

1314, Tallahassee, FL 32399, (850)245-9661 or e-mail: brian.underhill@fldoe.org

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-20.023 Jose Marti Scholarship Challenge Grant Fund.

- (1) through (a) No change.
- (b) Complete and submit annually, a need analysis form known as the Free Application for Federal Student Aid or FAFSA, July 1, 2016 2012 June 30, 2017 2013, and incorporated herein by reference, in time to be processed error-free by May 15. The Free Application for Federal Student

(<u>http://www.flrules.org/Gateway/reference.asp?No=Ref-00991</u>) form is available at www.fafsa.gov.

- (c) through (9) No change.
- (10) Award distribution. The $\underline{d}\underline{D}$ -epartment shall make awards based on the annual appropriation and the amount of contributions received by the $\underline{d}\underline{D}$ -epartment. Priority in the distribution of funds will be as follows:
 - (a) through (e) No change.
- (11) Institutional responsibilities. Participating institutions shall verify the continued eligibility of awarded students, provide for the disbursement of funds to students, and comply with the dDepartment's reporting requirements. Within thirty (30) days of the end of the regular registration period each term, the institution shall notify the dDepartment of the eligibility status of each awarded student. The institution shall remit refunds and submit accompanying documentation to the dDepartment within sixty (60) days of the end of the institution's regular registration period. For supplemental awards, the institution will notify the dDepartment of the eligibility status of awarded students within thirty (30) days of the date that the warrant was mailed by the dDepartment. Refunds and accompanying documentation shall be received by the dDepartment within sixty (60) days of the date that the warrant was mailed by the dDepartment.
- (12) Award procedures. The <u>d</u>-epartment shall notify students and institutions of the students' eligibility for awards, and shall provide for the delivery of funds to students by transmitting funds each academic term to the institutions for distribution.
- (13) Contributions from private sources. Scholarship contributions to the Jose Marti Scholarship Challenge Grant Fund from private sources may be accepted by the dDepartment and deposited in the State Student Financial Assistance Trust Fund.

Rulemaking Authority 1001.02(1), 1009.72(1) FS. Law Implemented 1009.40, 1009.72 FS. History–New 12-28-86, Amended 5-16-90, 2-15-95, 10-15-02, 9-22-08, 3-22-12,

NAME OF PERSON ORIGINATING PROPOSED RULE: Linda Champion, Deputy Commissioner, Finance and Operations

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: September 23, 2015

Section III Notice of Changes, Corrections and Withdrawals

AGENCY FOR STATE TECHNOLOGY

RULE NOS.: RULE TITLES:

74-2.001 Purpose and Applicability; Definitions

74-2.002 Identify 74-2.003 Protect 74-2.004 Detect 74-2.005 Respond 74-2.006 Recover

Form AST 100, Florida Enterprise Information Security Risk Assessment Survey

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 41 No. 204, October 20, 2015 issue of the Florida Administrative Register.

74-2.001 Purpose and Applicability; Definitions

- (1) Purpose and Applicability.
- (a) Rules 74-2.001, F.A.C., through 74-2.006, F.A.C., will be known as the Florida Cybersecurity Standards (FCS).
- (b) This <u>rule</u> Rule establishes cybersecurity standards for information technology (IT) resources. These standards are documented in <u>rules</u> Rules 74-2.001, F.A.C., through 74-2.006, F.A.C. State Agencies must comply with these standards in the management and operation of state IT resources. This rule is modeled after the National Institute of Standards and Technology (NIST) Framework for Improving Critical Infrastructure Cybersecurity, February 12, 2014, and the Federal Information Security Management Act of 2002 (44 U.S.C. § 3541, et seq.). For the convenience of the reader cross-references to these documents and Special Publications issued by the NIST are provided throughout the FCS as they may be helpful to agencies when drafting their security procedures. The Florida Cybersecurity Standards:
- 1. Establish minimum standards to be used by state agencies to secure IT resources. The FCS consist of five high-level functions: Identify, Protect, Detect, Respond, and Recover.

These functions support lifecycle management of IT risk. The functions identify underlying key categories and subcategories for each function. Subcategories contain specific IT controls. The FCS is visually represented as follows:

Function	Function	Category	Category
Unique		Unique	
Identifier		Identifier	
		ID.AM	Asset Management
		ID.BE	Business Environment
ID	Identify	ID.GV	Governance
		ID.RA	Risk Assessment
		ID.RM	Risk Management Strategy
		PR.AC	Access Control
		PR.AT	Awareness & Training
		PR.DS	Data Security
PR	Protect	PR.IP	Information Protection
		PK.IP	Processes & Procedures
		PR.MA	Maintenance
		PR.PT	Protective Technology
	Detect	DE.AE	Anomalies & Events
DE		DE.CM	Security Continuous
DE			Monitoring
		DE.DP	Detection Processes
		RS.RP	Response Planning
		RS.CO	Communications
RS	Respond	RS.AN	Analysis
	_	RS.MI	Mitigation
		RS.IM	Improvements
		RC.RP	Recovery Planning
RC	Recover	RC.IM	Improvements
		RC.CO	Communications

Category Unique Identifier subcategory references are detailed in rules 74-2.002 – 74-2.006 below, and are used throughout the FCS as applicable.

- 2. No change.
- 3. Allow authorizing officials to employ compensating security controls or deviate from minimum standards when the agency is unable to implement a security standard or the standard is not cost-effective due to the specific nature of a system or its environment. The agency shall document the reasons why the minimum standards cannot be satisfied and the compensating controls to be employed. After the agency analyzes the issue and related risk a compensating security control or deviation may be employed if the agency documents the analysis and risk steering workgroup accepts the associated risk. This documentation is exempt from section Section 119.07(1), F.S., pursuant to sections Section 282.318 (4)(d) and (4)(f), F.S, and shall be securely submitted to AST upon acceptance.
 - (2) through (3)(a) No change.
- 1. Agency shall have the same meaning as state agency, as provided in <u>section</u> Section 282.0041, F.S., except that, per <u>section</u> Section 282.318(2), F.S., the term also includes the

Department of Legal Affairs, the Department of Agriculture and Consumer Services, and the Department of Financial Services.

- 2. No change.
- 3. Breach see section Section 282.0041(2), F.S.
- 4. Compensating security controls $-\underline{a}$ A management, operational, and/or technical control (i.e., safeguard or countermeasure) employed by an organization in lieu of a required security control in the low, moderate, or high baselines that provides equivalent or comparable protection for an IT resource.
 - 5. No change.
- 6. Critical infrastructure the physical and cyber systems and assets so vital to Florida that their incapacity or destruction would have a debilitating effect on security, state economic security, state public health or safety, or any combination thereof.
- <u>76</u>. Critical process a process that is susceptible to fraud, cyberattack, unauthorized activity, or seriously impacting an agency's mission.
- <u>87</u>. Customer an entity in receipt of services or information rendered by a state agency. This term does not include state agencies with regard to information sharing activities.
- 9. Data-at-rest stationary data which is stored physically in any digital form.
- <u>108</u>. External partners non-state agency entities doing business with a state agency, including other governmental entities, third parties, contractors, vendors, suppliers and partners. External partners does not include customers.
- <u>119</u>. Information Security Manager (ISM) the person appointed pursuant to section Section 282.318(4)(a), F.S.
- <u>1240</u>. Information system owner the agency official responsible for the overall procurement, development, integration, modification, or operation and maintenance of the information system.
- 13. Industry sector(s) the following major program areas of state government: Health and Human Services, Education, Government Operations, Criminal and Civil Justice, Agriculture and Natural Resources, and Transportation and Economic Development.
- <u>14</u>11. Information technology resources (IT resources) see section 282.0041(2), F.S. a broad term that describes a set of technology related assets. While in some cases the term may include services and maintenance, as used in this rule, the term means computer hardware, software, networks, devices, connections, applications, and data.
- 15. Legacy applications programs or applications inherited from languages, platforms, and techniques earlier than current technology. These applications may be at or near

the end of their useful life, but are still required to meet mission objectives or fulfill program area requirements.

- <u>1612.</u> Personal information see <u>sections</u> Section 501.171(1)(g)1. and 817.568, F.S.
- <u>17. Separation of Duties an internal control concept of having more than one person required to complete a critical process. This is an internal control intended to prevent fraud, abuse, and errors.</u>
- <u>18</u>43. Stakeholder a person, group, organization, or state agency involved in or affected by a course of action related to state agency-owned IT resources.
- <u>19</u>14. User a worker or non-worker who has been provided access to a system or data.
- <u>2015</u>. Workforce employees, contractors, volunteers, trainees, and other persons whose conduct, in the performance of work for the agency, is under the direct control of the agency, whether or not they are paid by the agency (see User; Worker).
- 2146. Worker a member of the workforce. A worker may or may not use IT resources. This includes employees, contractors, volunteers, trainees, and other persons whose conduct, in the performance of work for the agency, is under the direct control of the agency, whether or not they are paid by the agency.
- (b) With the exception of the terms identified <u>in subsections 1. 4.</u> below, the NIST Glossary of Key Information Security Terms, Revision 2, National Institute of Standards and Technology, U.S. Department of Commerce (May 2013), <u>maintained at: http://nvlpubs.nist.gov/nistpubs/ir/2013/NIST.IR.7298r2.pdf</u>, is hereby incorporated by reference into this rule for terms used herein:
- 1. Risk assessment see section Section 282.0041(18), F.S.
- 2. Continuity Of Operations Plan (COOP) disaster-preparedness plans created pursuant to <u>section</u> Section 252.365(3), F.S.
 - 3. Incident see section Section 282.0041(10), F.S.
 - 4. Threat see section Section 282.0041(26), F.S.

74-2.002 Identify

The identify function of the FCS is visually represented as such:

Function	Category	Subcategory
Identify (ID) Asset Management (AM)		ID.AM-1: Inventory agency physical
		devices and systems
		ID.AM-2: Inventory agency software
		platforms and applications
	(AM)	ID.AM-3: Map agency communication
		and data flows
		ID.AM-4: Catalog interdependent

		external information systems
		ID.AM-5: Prioritize IT resources based
		on classification, criticality, and
		business value
		ID.AM-6: Establish cybersecurity roles
		and responsibilities for the entire
		workforce and third-party stakeholders
		(e.g. suppliers, customers, partners)
		ID.BE-1: Identify and communicate the
		agency's role in the business
		mission/processes
		ID.BE-2: Identify and communicate the
		agency's place in critical infrastructure
		and its industry sector to workers.
	Business	ID.BE-3: Establish and communicate
	Environment	priorities for agency mission,
	(BE)	objectives, and activities.
		ID.BE-4: Identify dependencies and
		critical functions for delivery of critical
		services.
		ID.BE-5: Implement resiliency
		requirements to support the delivery of
		critical services.
		ID.GV-1: Establish an organizational
		information security policy
		ID.GV-2: Coordinate and align
		information security roles &
		responsibilities with internal roles and
		external partners
	Governance	ID.GV-3: Understand and manage legal
	(GV)	and regulatory requirements regarding
		cybersecurity, including privacy and
		civil liberties obligations
		ID.GV-4: Ensure that governance and
		risk management processes address
		cybersecurity risks
		ID.RA-1: Identify and document asset
		vulnerabilities
		ID.RA-2: Receive threat and
		vulnerability information from
		information sharing forums and sources
		ID.RA-3: Identify and document
	Risk Assessment	threats, both internal and external
	(RA)	ID.RA-4: Identify potential business
		impacts and likelihoods
		ID.RA-5: Use threats, vulnerabilities,
		likelihoods, and impacts to determine
		risk
		ID.RA-6: Identify and prioritize risk
		responses
		ID.RM-1: Establish, manage, and
		ensure organizational stakeholders
		understand the approach to be
		employed via the agree with risk
		management processes
	Risk Management	ID.RM-2: Determine and clearly
	Strategy	express organizational risk tolerance
	(RM)	ID.RM-3: Ensure that the
		organization's determination of risk
		tolerance is informed by its role in
		critical infrastructure and sector
		specific risk analysis
		operate from unutyons

(1)(a) through (1)(c)1. No change.

- 2. Design and document its information security architecture using a defense-in-depth breadth approach. Design and documentation shall be assessed and updated periodically based on an agency-defined, risk-driven frequency that considers potential viable threat vectors (i.e., paths or tools that a threat actor may use to attack a target).
- 3. Consider diverse suppliers, per NIST direction, when designing the information security architecture.
 - (d)1. through (d)5. No change.
- 6. Require (e.g., contractually) external service providers adhere to agency security policies. 7
- 7. <u>Document</u> agency oversight expectations, and periodically monitor provider compliance.
- (e) Each agency shall ensure that IT resources (hardware, devices and software) are categorized, prioritized, and documented based on their classification, criticality, and business value (ID.AM-5). Agencies shall:
- 1. Perform and document a criticality analysis for each categorized IT resource and document the findings of the analysis conducted.
 - 2. No change.
- 3. Create a contingency plan for each categorized IT resource. The contingency plan shall be based on resource classification and <u>identify related</u> <u>include documentation of</u> cybersecurity roles and responsibilities.
 - 4. No change.
- (f) Establish cybersecurity roles and responsibilities for the entire workforce and third-party stakeholders (e.g., contractors, vendors, suppliers, users, customers, partners) (ID.AM-6). Each agency is responsible for:
 - 1. through 2. No change.
- 3. Informing workers that use, or oversee or manage workers that use, IT equipment that they shall immediately report suspected unauthorized activity, in accordance with agency-established incident reporting procedures.
- 4. Informing users that they shall take reasonable precautions that are appropriate to protect IT resources in their possession from loss, theft, tampering, unauthorized access, and damage. Consideration will be given to the impact that may result if the IT resource is lost, and safety issues relevant to protections identified in this subsection.
- 5. Informing users of the extent that they will be held accountable for their activities.
 - 6. No change.
- 7. Ensuring that monitoring, network sniffing, and related security activities are only to be performed by workers who have been assigned security-related responsibilities <u>either via in</u>—their approved position descriptions <u>or tasks assigned to them.</u>

8.a. through b. No change.

- c. Establishing an information security program that includes information security policies, procedures, standards, and guidelines; an information security awareness program; an information security risk management process, including the comprehensive risk assessment required by section Section Section 282.318, F.S.; a Computer Security Incident Response Team; and a disaster recovery program that aligns with the agency's Continuity of Operations (COOP) Plan.
 - d. No change.
- 9. Performing background checks and ensuring that a background investigation is performed on all individuals hired as IT workers with access to information processing facilities, or who have system, database, developer, network, or other administrative capabilities for systems, applications, or servers with risk categorization of moderate-impact or higher. See <u>rule</u> 74-2.002(4)(a), F.A.C. These positions often, if not always, have privileged access. As such, in addition to agency-required background screening, background checks conducted by agencies shall include a federal criminal history check that screens for felony convictions <u>that concern or involve</u> for-the following <u>disqualifying</u> eriteria:
 - a. through g. No change.

Each agency shall establish appointment selection disqualifying criteria for individuals hired as IT workers that will have access to information processing facilities, or who have system, database, developer, network, or other administrative capabilities for systems, applications, or servers with risk categorization of moderate-impact or higher.

- (2) Business Environment. Each agency shall understand, prioritize, and document the agency's mission; objectives; internal stakeholders; type of confidential and/or exempt data ereated, received, transmitted or maintained by the agency; and activities involving use or disclosure of that data. Agencies shall use this information to make risk management decisions related to IT security and inform agency employees delegated cybersecurity responsibilities and risk management duties. Each agency's cybersecurity roles, responsibilities, and IT risk management decisions shall align with the agency's mission, objectives, and activities. To accomplish this, agencies shall:
 - (a) through (c) No change.
- (d) Identify <u>system</u> dependencies and critical functions for delivery of critical services (ID.BE-2).
- (e) Implement <u>information resilience</u> requirements to support the delivery of critical services (ID.BE-2).
 - (3) No change.
 - (4) Risk Assessment.
- (a) Approach. Each agency shall identify and manage the cybersecurity risk to agency operations (including mission,

functions, image, or reputation), agency assets, and individuals using the following approach, that which derives from the NIST Risk Management Framework (RMF) which is hereby incorporated by reference and may be found at: http://csrc.nist.gov/groups/SMA/fisma/framework.html. The Risk Assessment steps provided in the table below must be followed; however, agencies may identify and, based on the risk to be managed, consider other risk assessment security control requirements and frequency of activities necessary to manage the risk at issue.

Risk Assessments			
Categorize:	Categorize information systems and the information processed, stored, and transmitted by that system based on a security an-impact analysis.		
Select:	Select an initial set of baseline security controls for information systems based on the security categorization; tailoring and supplementing the security control baseline as needed based on organization assessment of risk and local conditions.		
Implement:	Implement the <u>selected baseline</u> security controls and document how the controls are deployed within information systems and environment of operation.		
Assess:	Assess the <u>baseline</u> security controls using appropriate procedures to determine the extent to which the controls are implemented correctly, operating as intended, and producing the desired outcome with respect to meeting the security requirements for systems.		
Authorize:	Authorize information system operation based upon a determination of the risk to organizational operations and assets, individuals, other organizations and the <u>state nation</u> resulting from the operation of the information system and the decision that this risk is acceptable.		
Monitor:	Monitor and assess selected <u>baseline</u> security controls in information systems on an ongoing basis including assessing security control effectiveness, documenting changes to the system or environment of operation, conducting security impact analyses of the associated changes, and reporting the security state of systems to appropriate <u>agency</u> organizational officials.		

Agencies are required to consider the following security objectives when assessing risk and determining what kind of assessment is required and when or how often an assessment is to occur: confidentiality, integrity and availability. When determining the potential impact to these security objectives agencies will use the following table, taken from the Federal Information Processing Standards (FIPS) Publication No. 199 (February 2004), which is hereby incorporated into this rule by reference and may be found at:

 $\underline{http://csrc.nist.gov/publications/fips/fips199/FIPS-PUB-199-final.pdf.};$

	POTENTIAL IMPACT		
Security	LOW	MODERATE	HIGH
Objectives:			
Confidentiality	The	The	The

Preserving	unauthorized	unauthorized	unauthorized
authorized	disclosure of	disclosure of	disclosure of
restrictions on	information	information	information
information	could be	could be	could be
access and	expected to have	expected to	expected to
disclosure,	a limited	have a serious	have a severe
including means	adverse effect	adverse effect	or catastrophic
for protecting	on	on	adverse effect
personal privacy	organizational	organizational	on
and proprietary	operations,	operations,	organizational
information.	organizational	organizational	operations,
	assets, or	assets, or	organizational
	individuals.	individuals.	assets, or
			individuals.
Integrity	The	The	The
Guarding against	unauthorized	unauthorized	unauthorized
improper	modification or	modification or	modification or
information	destruction of	destruction of	destruction of
modification or	information	information	information
destruction, and	could be	could be	could be
includes ensuring	expected to have	expected to	expected to
information non-	a limited	have a serious	have a severe
repudiation and	adverse effect	adverse effect	or catastrophic
authenticity.	on	on	adverse effect
	organizational	organizational	on
	operations,	operations,	organizational
	organizational	organizational	operations,
	assets, or	assets, or	organizational
	individuals.	individuals.	assets, or
			individuals.
Availability	The disruption	The disruption	The disruption
Ensuring timely	of access to or	of access to or	of access to or
and reliable	use of	use of	use of
access to and use	information or	information or	information or
of information.	an information	an information	an information
	system could be	system could be	system could be
	expected to have	expected to	expected to
	a limited	have a serious	have a severe
	adverse effect	adverse effect	or catastrophic
	on	on	adverse effect
	organizational	organizational	on
	operations,	operations,	organizational
	organizational	organizational	operations,
	assets, or	assets, or	organizational
	individuals.	individuals.	assets, or
			individuals.

In accordance with <u>section</u> <u>Section</u> 282.318(4)(c), F.S., each agency shall complete and submit to AST no later than July 31, 2017, and every three years thereafter, the Florida Enterprise Information Security Risk Assessment Survey (Form # AST-100), which is hereby incorporated by reference and maintained at:

http://www.ast.myflorida.com/publications.asp. In completing the AST 100 form, agencies shall follow the six-step process ("Conducting the Risk Assessment") outlined in Section 3.2 of NIST Special Publication 800-30, utilizing the exemplary tables provided therein as applicable to address the particular agency's threat situation. NIST Special Publication 800-30, Guide for Conducting Risk Assessments, Revision 1

(September 2012) is hereby incorporated by reference <u>and</u> may <u>be found at: http://csrc.nist.gov/publications/nistpubs/800-30-</u>

rev1/sp800_30_r1.pdf. When establishing risk management processes may be helpful for agencies to review NIST RFM Special Publications – they can be downloaded from the following website:

http://csrc.nist.gov/groups/SMA/fisma/framework.html, as can NIST Special Publication 800-30. When assessing risk agencies shall estimate the magnitude of harm resulting from unauthorized access, unauthorized modification or destruction, or loss of availability of a resource. Estimates shall be documented as low-impact, moderate-impact, or high-impact relative to the security objectives of confidentiality, integrity, and availability.

- (b) Other agency risk management activities that agencies shall perform:
- 1. Identify and document asset vulnerabilities (ID.RA-1), business processes and protection requirements. Establish procedures to analyze systems and applications to ensure security controls are effective and appropriate.
- 2. Receive and manage threat and vulnerability information from information sharing forums and sources <u>that</u> <u>contain information relevant to the risks or threats</u> (ID.RA-2).
 - 3. through 6. No change.
- (5) Risk Management. Each agency shall ensure that the organization's priorities, constraints, risk tolerances, and assumptions are established and used to support operational risk decisions. Each agency shall:
- (a) Establish risk management processes that are managed and agreed to by organizational agency stakeholders and the agency head (ID.RM-1).
- 1. Establish a risk management <u>team</u> workgroup that ensures that risk management processes are authorized by agency stakeholders. <u>The risk management team must include a member of the agency IT unit, and shall determine the appropriate meeting frequency and agency stakeholders.</u>
- (b) <u>Identify</u> <u>Determine</u> and clearly document organizational risk tolerance based on the confidential and exempt nature of the data created, received, maintained, or transmitted by the agency; by the agency's role in critical infrastructure and sector specific analysis (ID.RM-2).
- (c) Determine risk tolerance as <u>necessary</u>, <u>based upon</u>: their analysis of sector specific risks; the agency's industry sector; agency-specific risks (e.g., Health Information Portability Accountability Act of 1996 compliance for agencies that maintain this information); and the agency's informed by its role in the state's mission and performance of a sector specific risk analysis (ID.RM-3).
- (d) Establish parameters for IT staff participation in procurement activities.

(e) through (g) No change.

74-2.003 Protect

The protect function of the FCS is visually represented as such:

Function	Category	Subcategory
		PR.AC-1: Manage identities and
		credentials for authorized devices and
		users
		PR.AC-2: Manage and protect physical
		access to assets
	Access Control	PR.AC-3: Manage remote access
	(AC)	PR.AC-4: Manage access permissions,
		incorporate the principles of least
		privilege and separation of duties
		PR.AC-5: Protect network integrity,
		incorporate network segregation where
		appropriate
		PR.AT-1: Inform and train all users
		PR.AT-2: Ensure that privileged users
		understand roles and responsibilities
		PR.AT-3: Ensure that third-party
	A 1	stakeholders (e.g., suppliers, customers,
	Awareness and	partners) understand roles and
	Training (AT)	responsibilities PR.AT-4: Ensure that senior executives
		understand roles and responsibilities PR.AT-5: Ensure that physical and
		information security personnel
		understand roles & responsibilities
		PR.DS-1: Protect data-at-rest
		PR.DS-2: Protect data-in-transit
Protect		PR.DS-3: Formally manage assets
(PR)		managed throughout removal, transfers,
` /		and disposition
		PR.DS-4: Ensure that adequate capacity
		is maintained to support availability
	D (C)	needs
	Data Security	PR.DS-5: Implement data leak
	(DS)	protection measures
		PR.DS-6: Use integrity checking
		mechanisms to verify software,
		firmware, and information integrity
		PR.DS-7: <u>Logically or physically</u>
		separate Separate the development and
		testing environment(s) from the
		production environment
		PR.IP-1: Create and maintain a baseline
		configuration of information
		technology/industrial control systems
		PR.IP-2: Implement a System
	Information	Development Life Cycle to manage
	Protection	systems
	Processes and	PR.IP-3: Establish configuration
	Procedures	change control processes
		PR.IP-4: Conduct, maintain, and
		periodically test backups of information
		PR.IP-5: Meet policy and regulatory
		requirements that are relevant to of the physical operating environment for
		physical operating environment for

		organizational assets
		PR.IP-6: Destroy data according to
		policy
		PR.IP-7: Continuously improve
		protection processes
		PR.IP-8: Share effectiveness of
		protection technologies with
		stakeholders appropriate parties that
		should or must receive this information
		PR.IP-9: Establish and manage
		response plans (Incident Response and
		Business Continuity) and recovery
		plans (Incident Recovery and Disaster
		Recovery)
		PR.IP-10: Test response and recovery
		plans
		PR.IP-11: Include cybersecurity in
		human resources practices (e.g.,
		deprovisioning, personnel screening)
		PR.IP-12: Develop and implement a
		vulnerability management plan
		PR.MA-1: Perform and log
		maintenance and repair of
		organizational assets in a timely
	Maintenance	manner, with approved and controlled
		tools
	(MA)	PR.MA-2: Approve, log, and perform
		remote maintenance of agency assets in
		a manner that prevents unauthorized
		access
		PR.PT-1: Determine, document,
		implement, and review audit/log
		records in accordance with policy
		PR.PT-2: Protect and restrict removable
	Protective	media usage according to policy
	Technology (PT)	PR.PT-3: Control access to systems and
		assets, incorporate the principle of least
		functionality
		PR.PT-4: Protect communications and
		control networks

(1)(a)1. through 6. No change.

- 7. Establish access disablement <u>and notification</u> timeframes for worker separations. The <u>agency will identify</u> the appropriate person in the IT <u>unit to receive notification</u> function shall be notified within the established timeframes. Notification timeframes shall consider risks associated with system access post-separation.
 - 8. No change.
- 9. Consider the use of multi-factor authentication (MFA) for any application that has a categorization of moderate or contains <u>exempt</u> <u>confidential</u>, or confidential and exempt information. This excludes externally hosted systems designed to deliver services to customers, where MFA is not necessary or viable.
 - 10. through (d)2. No change.

- 3. Specify that all workers be granted access to agency IT resources based on the principles of "least privilege" and "need to know determination."
 - 4. through (2)(e) No Change.
- (3) For each of the above subsections the following shall also be addressed:
- (a) Appoint a worker to coordinate the agency information security awareness program. If an IT security worker does not coordinate the security awareness program, they shall be consulted for content development purposes. Agencies will ensure that all workers (including volunteer workers) are clearly notified of applicable obligations, established via agency policies, to maintain compliance with such controls.
 - (b) through (4)(b)4. No change.
- (c) Formally manage assets throughout removal, transfer, and disposition (PR.DS-3).
- 1. Before equipment is disposed of or released for reuse, sanitize or destroy information media in accordance with the State of Florida General Records Schedule GS1-SL for State and Local Government Agencies.
 - 2. through (e)1. No change.
- 2. Retention and destruction Destruction of confidential and exempt information in accordance with the records retention requirements as provided in the State of Florida General Records Schedule GS1-SL for State and Local Government Agencies. when the applicable retention schedule requirement has been reached and when the information no longer holds business value, regardless of media type.
 - 3. through (5)(b)2. No change.
- 3. The application development team at each agency shall implement appropriate security controls to minimize risks to agency IT resources and meet the security requirements of the application owner. Agencies will identify in their policies, processes and procedures the security coding guidelines the agency will follow when obtaining, purchasing, leasing or developing software. Software applications obtained, purchased, leased, or developed by the agency will be based on secure coding guidelines.
 - 4. through (e) No change.
- (f) Manage and dispose of records/data in accordance with the <u>records retention requirements as provided in the State of Florida General Records Schedule GS1-SL for State and Local Government Agencies applicable retention schedule and policy (PR.IP-6).</u>
 - (g)1. through 2. No change.
- 3. Ensure system security plans are confidential per section Section 282.318, F.S., and shall be available to the agency ISM.
- 4. Require that each agency application or system with a categorization of moderate-impact or higher have a

documented system security plan (SSP). For existing production systems that lack a SSP, a risk assessment shall be performed to determine prioritization of subsequent documentation efforts. The SSP shall, at a minimum, include provisions that:

- i. through vii. No change.
- 5. Require information system owners (ISOs) to define application security-related business requirements using <u>role-based access controls and rule-based security policies</u> role or rule based security, where technology permits.
 - 6. No change.
- 7. Create procedures to address inspection of content stored, processed or transmitted on agency-owned or managed IT resources, including attached removable media. Inspection shall be performed where authorization has been provided by stakeholders that should or must receive this information authorized workers.
- 8. Establish parameters for agency-managed devices that prohibit <u>installation (without</u> worker consent), of clients that allow the agency to inspect private partitions or personal data.
 - 9. through 11. No change.
- (h) Ensure that effectiveness of protection technologies is shared with <u>stakeholders that should or must receive this information appropriate parties</u> (PR.IP-8).
 - (i) through (l) No change.
- (6)(5) Maintenance. Each agency shall perform maintenance and repairs of information systems and components consistent with agency-developed policies and procedures. Each agency shall:
- (a) Perform and log maintenance and repair of IT resources in a timely manner, with <u>tools that have been</u> approved <u>and are administered by and the agency to be used for such activities</u> controlled tools (PR.MA-1).
- (b) Approve, encrypt, \log and perform remote maintenance of IT resources in <u>a</u> manner that prevents unauthorized access (PR.MA-2).
- (c) Not engage in new development of custom authenticators. Agencies assess the feasibility of replacing agency-developed eustom authenticators in legacy applications.
- (7)(6) Protective Technology. Each agency shall ensure that technical security solutions are managed to ensure the security and resilience of systems and assets, consistent with related policies, procedures, and agreements. Specifically, each agency shall:
- (a) Determine and document required audit/log records, implement logging of audit records, and protect and review logs in accordance with agency-developed policy. Agency-developed policy Policy shall be based on resource criticality. Where possible, ensure that electronic audit records allow actions of users to be uniquely traced to those users so they

can be held accountable for their actions. Maintain logs identifying where access to exempt, or confidential and exempt data was permitted. The logs shall support unique identification of individuals and permit an audit of the logs to trace activities through the system, including the capability to determine the exact confidential or exempt data accessed, acquired, viewed or transmitted by the individual (PR.PT-1).

- (b) Protect and restrict removable media according to <u>in</u> accordance with agency-developed the information security policy (PR.PT-2).
- (c) Control access to systems and assets, <u>utilizing the principle of lease trust</u> incorporating the principle of least functionality (PR.PT-3).
- (d) Protect communications and control networks by establishing perimeter security measures to prevent unauthorized connections to agency IT resources (PR.PT-4). Agencies shall:
 - 1. No change.
- 2. Agencies shall require host-based (e.g., a system controlled by a central or main computer) boundary protection on mobile computing devices where technology permits (i.e., detection agent).

74-2.004 Detect
The detect function of the FCS is visually represented as such:

Function	Category	Subcategory
		DE.AE-1: Establish and manage a
		baseline of network operations and
		expected data flows for users and systems
		DE.AE-2: Analyze detected events to
	Anomalies and	understand attack targets and methods
	Events (AE)	DE.AE-3: Aggregate and correlate event
		data from multiple sources and sensors
		DE.AE-4: Determine the impact of events
		DE.AE-5: Establish incident alert
		thresholds
	Security Continuous Monitoring (CM)	DE.CM-1: Monitor the network to detect
		potential cybersecurity events
		DE.CM-2: Monitor the physical
		environment to detect potential
Detect (DE)		cybersecurity events
		DE.CM-3: Monitor personnel activity to
		detect potential cybersecurity events
		DE.CM-4: Detect malicious code
		DE.CM-5: Detect unauthorized mobile
		code
		DE.CM-6: Monitor external service
		provider activity to detect potential
		cybersecurity events
		DE.CM-7: Monitor for unauthorized
		personnel, connections, devices, and
		software
		DE.CM-8: Perform vulnerability scans
	Detection	DE.DP-1: Define roles and
	Processes (DP)	responsibilities for detection to ensure

accountability
DE.DP-2: Ensure that detection activities
comply with all applicable requirements
DE.DP-3: Test detection processes
DE.DP-4: Communicate event detection
information to appropriate parties
stakeholders that should or must receive
this information
DE.DP-5: Continuously improve
detection processes

- (1) No change.
- (2) Security Continuous Monitoring. Each agency shall determine the appropriate level of monitoring monitor IT resources that will occur regarding IT resources at discrete intervals necessary to identify cybersecurity events and verify the effectiveness of protective measures. Such activities shall include:
- (a) Monitoring the network is to detect potential cybersecurity events (DE.CM-1).
 - (b) through (3)(c) No change.
- (d) Communicating event detection information to stakeholders_appropriate parties that should or must receive this information appropriate parties (DE.DP-4).
 - (e) No change.

74-2.005 Respond

- (1) through (1)(a)4. No change.
- 5. The agency security incident reporting process must include notification procedures, established pursuant to section Section 501.171, F.S., section Section 282.318, F.S., and as specified in executed agreements with external parties. For reporting incidents to AST and the Cybercrime Office (as established within the Florida Department of Law Enforcement via section 943.0415, F.S.), the following reporting timeframes shall be followed:

Rating	Initial	Definition of Effect Rating
	Notification	
Minimal	Monthly	Effect on IT resources managed by
	aggregate	internal processes
Low	Weekly	Minimal effect on IT resources
Medium	One business day	Moderate effect on IT resources
High	Within 4 hours	Severe effect on IT resources or delivery of services
Critical	Immediately	Severe effect on IT resources, believed to
	-	impact multiple agencies or delivery of
		services

- (2) Communications. Each agency shall coordinate response activities with internal and external stakeholders, as appropriate, to include external support from law enforcement agencies. Each agency shall:
 - (a) No change.

- (b) Require that events be reported consistent with established criteria and in accordance with agency incident reporting procedures. Criteria shall, at a minimum, require immediate reporting, including instances of lost identification and authentication resources (RS.CO-2).
 - (c) through (3)(d) No change.
- (4) Mitigation. Each agency shall perform incident mitigation activities. The objective of incident mitigation activities shall be to: attempt to contain and prevent recurrence of incidents (RS.MI-1); mitigate incident effects and eradicate the incident (RS.MI-2); and address vulnerabilities or document as accepted risks. Mitigation. Each agency shall perform activities to prevent expansion, contain or prevent recurrence of an event (RS.MI-1), mitigate its effects, and eradicate the incident (RS.MI-2); and mitigate newly identified vulnerabilities or document as accepted risks.
- (5) Improvements. Each agency shall improve organizational response activities by incorporating lessons learned from current and previous detection/response activities into response plans (RS.IM-1). Agencies shall update response strategies in accordance with agency-established policy (RS.IM-2).

74-2.006 Recover

(1) through (3)(c) No change.

REASON: The changes to 74-2.001-74-2.006, F.A.C., and incorporated forms are supported by the record or public hearings held on the rule, were made in response to timely-submitted written material submitted to the agency or address comments submitted by JAPC for consideration and written response.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that on December 30, 2015, the Construction Industry Licensing Board received a petition for variance or waiver, filed by Harold E. Walker. The Petitioner seeks a variance or waiver of the rule stating that

examination scores more than four years old are not valid when applying for a license as a Certified General Contractor. Comments on this petition should be filed with Construction Industry Licensing Board at the address below within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Dan Biggins, Executive Director, Construction Industry Licensing Board, Northwood Center, 1940 North Monroe Street, Tallahassee, FL 32399, (850)487-1395 or Amanda.Wynn@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

The Florida Real Estate Commission hereby gives notice that the petition filed by New Home Co-Broker Academy, on November 18, 2015, seeking a variance or waiver, has been withdrawn by written request filed on December 8, 2015. The Petitioner was seeking a revision to the exam requirements for distant learning courses offered for specialty continuing education credit. The Notice of Petition was published in Vol. 41, No.229, of the November 25, 2015, issue of the Florida Administrative Register.

A copy of the Order or additional information may be obtained by contacting: Juana Watkins, Division Director, Division of Real Estate, 400 West Robinson Street, Hurston Building, North Tower, Suite N801, Orlando, Florida 32801.

DEPARTMENT OF HEALTH

Board of Physical Therapy Practice

RULE NO.: RULE TITLE:

64B17-3.003 Licensure by Endorsement

NOTICE IS HEREBY GIVEN that on January 8, 2016, the Board of Physical Therapy Practice received a petition for a variance or waiver of Rule 64B17-3.003, F.A.C., filed by Nicanor Cotiangco, which requires a foreign educated applicant attempting to demonstrate minimum qualifications to submit a certified copy of the credentialing evaluation used by the licensing board of another state.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Allen Hall, Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3255. Comments on this petition should be filed with the Board of Physical Therapy Practice at the above address within 14 days of publication of this notice.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF LAW ENFORCEMENT

Criminal Justice Standards and Training Commission The Region XIV Trust Fund Advisory Training Council announces a public meeting to which all persons are invited.

DATE AND TIME: January 20, 2016, 10:00 a.m.

PLACE: Miami Dade College, North Campus, Room 9118 GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of Region XIV Reports and other Region XIV business matters.

A copy of the agenda may be obtained by contacting: Maevis Pierre, Interim, Region XIV Secretary, O.: (305)237-1329, mpierre6@mdc.edu.

DEPARTMENT OF TRANSPORTATION

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

DATE AND TIME: Tuesday, January 19, 2016, 3:00 p.m., ET PLACE: Computer webinar, register now at https://attendee.gotowebinar.com/register/7547522074439931

GENERAL SUBJECT MATTER TO BE CONSIDERED: Update of the Strategic Intermodal System (SIS) Policy Plan. A copy of the agenda may be obtained by contacting: Paula San Gregorio, (850)414-4811.

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 2 days before the workshop/meeting by contacting: Paula San Gregorio, (850)414-4811. 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 TRANSPORTATION

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

DATE AND TIME: Thursday, January 21, 2016, 6:00 p.m.

PLACE: Webinar at

https://attendee.gotowebinar.com/register/8700120364977617 94; pre-registration is required

GENERAL SUBJECT MATTER TO BE CONSIDERED: This webinar will provide information on the I-75 Relief Study and the I-75 Relief Task Force. The purpose of the Task Force is to provide consensus recommendations for maximizing existing and developing new high-capacity transportation corridors to serve the Tampa Bay to Northeast Florida area, with initial emphasis on the region west of I-75.

This webinar will review the Task Force purpose and charge, provide an overview of the study area and review the public and partner involvement plan. The presenter will be Jim Wood, State Transportation Development Administrator, Florida Department of Transportation.

A copy of the agenda may be obtained by contacting: Huiwei Shen, FDOT Project Manager, at (850)414-4911 or Huiwei.Shen@dot.state.fl.us or by visiting the project website at www.i75relief.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 7 days before the workshop/meeting by contacting: Alison Stettner at (407)264-3023 or Alison.Stettner@dot.state.fl.us. If any person requires translation services (free of charge) please advise Alison Stettner at least 7 days before the webinar.

A closed captioning feature will be available upon request by contacting: David Lee at David.Lee@dot.state.fl.us. After registering, you will receive a confirmation email containing information about joining the webinar. 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: Huiwei Shen, FDOT Project Manager, at (850)414-4911 or Huiwei.Shen@dot.state.fl.us or by visiting the project website at www.i75relief.com.

A recording of this webinar will also be posted on the project website for your convenience.

PUBLIC SERVICE COMMISSION

Amended Notice of Securities Application: the Florida Public Service Commission will consider at its February 2, 2016 Conference. 150251-GU. Commission Docket No. Application by for Authorization to Issue Common Stock, Preferred Stock and Secured and/or Unsecured Debt, and to Enter into Agreements for Interest Rate Swap Products, Equity Products and Other Financial Derivatives, and to Exceed Limitation Placed on Short-Term Borrowings in 2016 by Chesapeake Utilities Corporation (Chesapeake or Company). The Company seeks PSC approval, pursuant to Section 366.04, Florida Statutes, to issue up to 7,965,000 shares of Chesapeake common stock, up to 1,000,000 shares of Chesapeake preferred stock; up to \$300,000,000 in secured and/or unsecured debt; to enter into agreements up to \$150,000,000 in Interest Rate Swap Products, Equity Products and other Financial Derivatives; and to obtain authorization to exceed the limitation placed on short-term borrowings by Section 366.04, Florida Statutes, so as to issue short-term obligations not to exceed \$225,000,000 in 2016.

DATE AND TIME: Tuesday, February 2, 2016, 9:30 a.m., the time at which this item will be heard cannot be determined at this time

PLACE: Florida Public Service Commission Hearing Room 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee, Florida 32399-0850

GENERAL SUBJECT MATTER TO BE CONSIDERED: To take final action in Docket No. 150251-GU.

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 five days before the workshop/meeting by contacting: the Office of Commission Clerk at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850. 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, please contact Martha F. Barrera, Office of the General Counsel, (850)413-6212.

EXECUTIVE OFFICE OF THE GOVERNOR

The following state governmental agencies, boards and commissions announce a public meeting to which all persons are invited:

State Board of Administration

Division of Bond Finance

Financial Services Commission

Office of Insurance Regulation

Office of Financial Regulation

Department of Veterans' Affairs

Department of Highway Safety and Motor Vehicles

Department of Law Enforcement

Department of Revenue

Administration Commission

Florida Land and Water Adjudicatory Commission

Board of Trustees of the Internal Improvement Trust Fund

Department of Environmental Protection

DATES AND TIMES: February 4, 2016, 9:00 a.m.

PLACE: Florida State Fair Grounds, Bob Thomas Equestrian Center, 4800 U.S. Highway 301 North, Tampa, FL 33610

GENERAL SUBJECT MATTER TO BE CONSIDERED:

The State Board of Administration will take action on matters duly presented on its agenda, which may include such matters as Executive Director's reports; approval of fiscal sufficiency of state bond issues; approval of sale of local bonds at an interest rate in excess of statutory interest rate limitation; reports on investment performance; designation of banks as depositories for state funds; adoption of rules and regulations; investment of state funds pursuant to Chapter 215, F.S.; and consideration of other matters within its authority pursuant to Chapters 215 and 344, F.S., and Section 16 of Article IX of

the Florida Constitution of 1885, as continued by subsection 9(c) of Article XII of the Florida Constitution of 1968.

The Division of Bond Finance of the State Board of Administration will take action on matters duly presented on its agenda, which will deal with the issuance of State bonds, arbitrage compliance and related matters.

The Financial Services Commission will take action on matters duly presented on its agenda which may include, but not be limited to; matters relating to rulemaking for all activities of the Office of Insurance Regulation concerning insurers and other risk bearing entities, including licensing, rates, policy forms, market conduct, claims, adjusters, issuance of certificates of authority, solvency, viatical settlements, premium financing, and administrative supervision, as provided under the Insurance Code or Chapter 636, F.S., and matters related to rulemaking for all activities of the Office of Financial Regulation relating to the regulation of banks, credit unions, other financial institutions, finance companies, retail installment sales providers, title loan lenders, collection agencies, mortgage brokers, mortgage lenders, certified capital companies, money services businesses, and the securities industry.

The Department of Veterans' Affairs will take action on matters duly presented on its agenda which may include the administration of the Department as well as actions taken to further the Department's mission of providing assistance to veterans and their dependents, pursuant to Section 292.05, F.S. The Department of Highway Safety and Motor Vehicles will take action on matters duly presented on its agenda, which may include such matters as approval of agency policies, taking agency action with regard to administrative procedure matters, and considering other matters within its authority pursuant to Florida Statutes.

The Department of Law Enforcement will take action on matters duly presented on its agenda which may include but not be limited to such matters as transfer of agency funds or positions, formulation of Departmental Rules, administrative procedure matters, submittal of reports as required, enter into contracts as authorized and to consider other matters within its authority pursuant to Chapters 20, 23, 120 and 943, F.S.

The Department of Revenue will act on matters duly presented on its agenda which may include approval of rules, legislative concept proposals, contracts over \$100,000, Departmental budgets, administrative procedure matters, and consideration of other matters within its authority.

The Administration Commission will take action on matters duly presented on its agenda which may include such matters as to create or transfer agency funds or positions, approve Career Service rules, administrative procedure matters, environmental matters arising under Chapter 380, F.S., comprehensive planning issues pursuant to Section 163.3184,

F.S., determine sheriffs' budget matters, and consider other matters within its authority pursuant to various statutes including Chapters 110, 215 and 216, F.S.

The Florida Land and Water Adjudicatory Commission will take action on matters duly presented on its agenda including appeals of local government development orders in areas of critical state concern or of developments of regional impact under Section 380.07, F.S.; and review of water management matters under Chapter 373, F.S. The Commission will also review Department of Environmental Protection's rules and orders which, prior to July 1, 1993, the Governor and Cabinet, sitting as the head of the Department of Natural Resources, had authority to issue or promulgate.

The Board of Trustees of the Internal Improvement Trust Fund will take action on matters for which it is responsible pursuant to law (including duties pursuant to Title 18 of the Florida Statutes and Title 18 of the Florida Administrative Code) and that are duly presented on its agenda, which may include such matters as aquacultural issues as presented by the Division of Aquaculture in the Department of Agriculture and Consumer Services; mineral leases or sales; state or sovereign land leases, sales, exchanges, dedications, and easements; conservation and preservation lands and other land purchases; land planning matters and other matters within its authority.

The Department of Environmental Protection will present for consideration those matters required by law to be reviewed by the Governor and Cabinet, sitting as the Siting Board, which may include, but are not limited to siting of power plants and electric and natural gas transmission lines.

A copy of any of the above agendas submitted to the Governor and Cabinet for this meeting may be obtained by viewing the website of the Governor and Cabinet at http://www.myflorida.com/myflorida/cabinet/ or by contacting each individual agency.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting is asked to provide at least 48 hours' notification before the meeting by contacting the Governor's Cabinet Affairs Office, (850)488-5152.

CABINET AIDES BRIEFING: On the Wednesday of the week prior to the above meeting, there will be a meeting of the aides to the Governor and Cabinet Members at 9:00 a.m., Cabinet Meeting Room, Lower Level, The Capitol, Tallahassee.

EXECUTIVE OFFICE OF THE GOVERNOR

The Florida Gubernatorial Fellows Board announces a public meeting to which all persons are invited.

DATE AND TIME: January 22, 2016, 3:00 p.m.

PLACE: Conference call

GENERAL SUBJECT MATTER TO BE CONSIDERED: Update on current class, alumni involvement, recruitment for Class XII, upcoming DC Trip and Panhandle Economic Development Tour, recruitment video.

A copy of the agenda may be obtained by contacting: Executive Director of the Florida Gubernatorial Fellows, Ms. Cora Merritt, cora.merritt@eog.myflorida.com, (850)758-5209.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

The Central Florida Water Initiative (CFWI), Steering Committee consists of a Governing Board member from the St. Johns River Water Management District, South Florida Water Management District, and Southwest Florida Water Management District each, and a representative from each of the following: The Florida Department of Environmental Protection, Florida Department of Agricultural and Consumer Services, and the Tohopekaliga (Toho) Water Authority. Toho's representative also represents other water supply utilities within the Central Florida Coordination Area. The CFWI Steering Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, January 29, 2016, 9:30 a.m.

PLACE: TOHO Water Authority, 951 Martin Luther King Blvd., Kissimmee, FL 34741

GENERAL SUBJECT MATTER TO BE CONSIDERED: The CFWI Steering Committee is a collaborative effort among government agencies formed to address water resource issues in the area known as the Central Florida Coordination Area. The CFWI Steering Committee will consider matters appearing on the agenda for the meeting or matters added to the agenda as determined by the Chair of the Committee. Additional information about this effort may be found at http://cfwiwater.com. NOTE: One or more additional Governing Board members from each of the three districts named above may attend and participate in the meeting of the CFWI Steering committee.

A copy of the agenda may be obtained by contacting: John Shearer Consulting Inc., 1917 Wingfield Drive, Longwood, FL 32779, (321)297-7372, email: johnshearer@cfl.rr.com or http://cfwiwater.com seven days before the meeting.

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: Nilsa Diaz, Executive Assistant to the Executive Director, Tohopekaliga Water Authority, (407)944-5000. 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: Mike Register, Director, Division of Water Supply Planning and Assessment, St. Johns River Water Management District, P.O. Box 1429, Palatka, FL 32178-1429, (386)329-4212, mregister@sirwmd.com; Dean Powell, Chief of Water Supply Bureau, South Florida Water Management District, 3301 Gun Club Road, West Palm Beach, FL 33406, (561)682-6787, dpowell@sfwmd.gov; Jason Mickel, Water Supply Manager, Southwest Florida Water Management District, 2379 Broad Brooksville, FL 34604-6899, (352)796-7211, jason.mickel@watermatters.org or John Shearer, Shearer Consulting Inc., 1917 Wingfield Drive, Longwood, FL 32779, (321)297-7372, johnshearer@cfl.rr.com.

WATER MANAGEMENT DISTRICTS

St. Johns River Water Management District

The North Florida Regional Water Supply Partnership Stakeholder Advisory Committee (the Advisory Committee) is a committee of stakeholders selected by the St. Johns River Water Management District and the Suwannee River Water Management District in consultation with the Florida Department of Environmental Protection, to advise these agencies on issues affecting water supplies in both water management districts. The Advisory Committee announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, January 25, 2016, 1:00 p.m.

PLACE: Florida Gateway College, Wilson S. Rivers Library and Media Center, 149 SE College Place, Building 200, Room 102, Lake City, FL 32025

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Advisory Committee described above. The purpose of the meeting is to conduct administrative and procedural matters related to the committee and have discussion on: the NFSEG Groundwater Model Development, the SAC procedures for review of water supply and water resource development projects, agricultural irrigation efficiency cost estimation, as well as a summary and consensus recommendation on the water resource assessment methodology.

An opportunity for public comment will be provided near the end of the meeting.

NOTE: One or more members of the Governing Board from each of the water management districts named above may attend and participate in the meeting of the Advisory Committee.

A copy of the agenda may be obtained by contacting: St. Johns River Water Management District, Attention: Heather Barnes, 4049 Reid Street, Palatka, FL 32177, (386) 329-4347, hbarnes@sjrwmd.com or by visiting the North Florida Regional Water Supply Partnership website at www.northfloridawater.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: Abby Johnson, Suwannee River Water Management District, (386)362-1001. 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).

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

The Southwest Florida Water Management District (SWFWMD) announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, February 3, 2016, 10:00 a.m. PLACE: SWFWMD Headquarters, 2379 Broad Street, Brooksville, FL 34604

GENERAL SUBJECT MATTER TO BE CONSIDERED: Cooperative Funding Public Meeting: Governing Board members will discuss, evaluate and prioritize fiscal year 2017 requests for project funding in the northern counties of SWFWMD. All or part of this meeting may be conducted by means of communications media technology in order to permit maximum participation of Governing Board members.

A copy of the agenda may be obtained by contacting: WaterMatters.org – Boards, Meetings & Event Calendar; 1(800)423-1476 (FL only) or (352)796-7211.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: SWFWMD Human Resources Bureau Chief at 1(800)423-1476 (FL only) or (352)796-7211, ext. 4703; TDD (FL only) 1(800)231-6103 or email: ADACoordinator@swfwmd.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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: Chris.zajac@watermatters.org, 1(800423-1476 (FL only) or (352)796-7211, ext. 4413 (Ad Order EXE0480).

WATER MANAGEMENT DISTRICTS
Southwest Florida Water Management District

The Southwest Florida Water Management District (SWFWMD) announces a public meeting to which all persons are invited

DATE AND TIME: Thursday, February 4, 2016, 10:00 a.m. PLACE: Bartow City Hall, 450 N. Wilson Ave., Bartow, FL 33830

GENERAL SUBJECT MATTER TO BE CONSIDERED: Cooperative Funding Public Meeting: Governing Board members will discuss, evaluate and prioritize fiscal year 2017 requests for project funding in Polk, Highlands and Hardee counties of the SWFWMD. All or part of this meeting may be conducted by means of communications media technology in order to permit maximum participation of Governing Board members.

A copy of the agenda may be obtained by contacting: WaterMatters.org – Boards, Meetings & Event Calendar; 1(800)423-1476 (FL only) or (352)796-7211.

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: Danny.Kushmer@watermatters.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).

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: Danny.Kushmer@watermatters.org, 1(800)423-1476 (FL only) or (352)796-7211, ext. 6000 (Ad Order EXE0481).

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: January 28, 2016, 1:30 p.m.

PLACE: SFWMD Clewiston Field Station, 2425 Hookers Point Road (SR 832), Clewiston, FL 33440

GENERAL SUBJECT MATTER TO BE CONSIDERED: The South Florida Water Management District (SFWMD) is currently conducting a study known as the Western Basins Water Resources Evaluation (Phase 1). This is a technical workshop to review and discuss a draft set of water quality improvement options in the Feeder Canal Basin and solicit input from local landowners. The focus is on non-regulatory measures such as cost-shared best management practices (BMPs) and structural project alternatives that are eligible for state and federal funding.

The SFWMD is sponsoring public workshops to facilitate public participation in the Western Basin Water Resource Evaluation Study. The public is advised that it is possible that one or more members of the Water Resources Advisory Commission and Governing Board of the South Florida Water Management District may attend and participate in this meeting.

A copy of the agenda may be obtained by contacting: Jennifer Leeds at (561)682-6088.

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: Brenda Low at (561)682-6088. 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: Jennifer Leeds at (561)682-6088.

AGENCY FOR HEALTH CARE ADMINISTRATION

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

DATE AND TIME: February 4, 2016, 8:00 a.m. – 4:00 p.m. PLACE: Florida International University (FIU), Herbert Wertheim College of Medicine, 11200 SW 8th Street, Miami, FL 33199

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discuss health information technology with industry leaders, subject matter experts, and Agency for Health Care Administration representatives through panel discussions.

A copy of the agenda may be obtained by contacting: Haley Priest, Agency for Health Care Administration, 2727 Mahan Drive, Bldg. 3, Mail Stop 16, Tallahassee, FL 32308-5403.

The agenda will be posted at: https://www.florida-hie.net/event.html.

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: Haley Priest at (850)412-3752. 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: Haley Priest at (850)412-3752.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Cosmetology

The Board of Cosmetology announces public meetings to which all persons are invited.

DATES AND TIMES: April 18, 2015, 9:00 a.m.; April 19, 2015, 9:00 a.m.

PLACE: Embassy Suites, 10220 palm River Road, Tampa, Florida 33619, (813)653-1905

GENERAL SUBJECT MATTER TO BE CONSIDERED: General board business.

A copy of the agenda may be obtained by contacting: Board of Cosmetology, 1940 N. Monroe Street, Tallahassee, Florida 32399, (850)487-1395.

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: Board of Cosmetology, 1940 N. Monroe Street, Tallahassee, Florida 32399, (850)487-1395. 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: Board of Cosmetology, 1940 N. Monroe Street, Tallahassee, Florida 32399, (850)487-1395.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES The Department of Children and Families announces public meetings to which all persons are invited.

DATES AND TIMES: January 21, 2016, 9:00 a.m.; April 21, 2016, 9:00 a.m.; July 21, 2016, 9:00 a.m.; October 20, 2016, 9:00 a.m.

PLACE: Charlotte County United Way, 17831 Murdock Circle, Ste. A, Port Charlotte, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Ongoing Charlotte County Alliance business.

A copy of the agenda may be obtained by contacting: Stephanie Jones at (239)895-0257.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this meeting/workshop is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Stephanie Jones at (239)895-0257. 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).

FISH AND WILDLIFE CONSERVATION COMMISSION Marine Fisheries

The Florida Fish and Wildlife Conservation Commission announces workshops to which all persons are invited.

DATE AND TIME: February 1, 2016, 4:00 p.m. -7:00 p.m., FT

PLACE: Hilton Garden Inn, 180 SW 18th Avenue, Dania Beach/Ft. Lauderdale FL, Florida 33004

DATE AND TIME: February 2, 2016, 4:00 p.m. – 7:00 p.m., ET

PLACE: Hawks Cay, 61 Hawks Cay Boulevard, Duck Key, FL 33050

DATE AND TIME: February 3, 2016, 4:00 p.m. – 7:00 p.m., ET

PLACE: Key West Marriott Beachside Hotel, 3841 North Roosevelt Boulevard, Key West, FL 33040

DATE AND TIME: February 4, 2016, 6:00 p.m. – 8:00 p.m., ET

PLACE: Murray Nelson Government Center, 102050 Overseas Highway, Key Largo, FL 33037

DATE AND TIME: February 15, 2016, 6:00 p.m. – 8:00 p.m., ET

PLACE: Fish and Wildlife Research Institute, 3rd Floor Conference Room, 100 8th Avenue SE, St. Petersburg, FL 33201

DATE AND TIME: February 16, 2016, 6:00 p.m. - 8:00 p.m., ET

PLACE: Golden Gate Community Center, 4701 Golden Gate Parkway, Naples, FL 34116

DATE AND TIME: February 17, 2016, 6:00 p.m. – 8:00 p.m., ET

PLACE: City of Stuart, Commission Chambers, 121 SW Flagler Avenue, Stuart, FL 34994

DATE AND TIME: February 24, 2016, 5:30 p.m. – 7:30 p.m., ET

PLACE: The public may access this workshop via voice-only phone line. Please RSVP to the Division of Marine Fisheries Management at (850)487-0554 to obtain instructions to join the meeting via the voice-only line.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Fish and Wildlife Conservation Commission is holding a series of public workshops to gather public input and develop a better understanding of the public's view on management of mutton snapper. Staff will provide a brief presentation about mutton snapper management issues that are currently being worked on and will solicit stakeholder

concerns and comments about these issues. Anyone with an interest in management of Florida's mutton snapper is encouraged to participate.

A copy of the agenda may be obtained by contacting: Jessica McCawley, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)487-0554.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The ADA Coordinator, at (850)488-6411. 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 McCawley, 2590 Executive Center Circle East, Suite 201, Tallahassee, Florida 32301, (850)487-0554.

DISABILITY RIGHTS FLORIDA

The Disability Rights Florida announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 18, 2016, 9:00 a.m.

PLACE: Hilton Garden Inn, 3333 Thomasville Road, Tallahassee, FL 32308, (850)385-3553

GENERAL SUBJECT MATTER TO BE CONSIDERED: Disability Rights Florida, Florida's Protection & Advocacy System Quarterly Meeting of the Board of Directors.

A copy of the agenda may be obtained by contacting: Paige Morgan, (850)488-9071, ext. 9721.

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: Disability Rights Florida, 2473 Care Drive, Suite 200, Tallahassee, FL 32308, (850)488-9071, toll-free 1(800)342-0823, TDD 1(800)346-4127. 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: Paige Morgan (850)488-9071, ext. 9721 or toll-free at 1(800)342-0823.

REGION XII TRAINING COUNCIL

The Region XII Training Council announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, February 25, 2016, 8:45 a.m. PLACE: Clayton Hutchinson Agricultural Center, Exhibit Hall

PLACE: Clayton Hutchinson Agricultural Center, Exhibit Hall "A", 559 Military Trail, West Palm Beach, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: The agenda will include, but is not limited to, F.D.L.E./C.J.S.T.C. updates: Palm Beach State College/Criminal Justice Institute Assessment Center Updates, Region XII budget approval and any other business.

A copy of the agenda may be obtained by contacting: Sue Voccola at (561)868-3403.

COUNCIL OF COMMUNITY COLLEGE PRESIDENTS

The Florida College System Council of Presidents announces a public meeting to which all persons are invited.

DATE AND TIME: January 21, 2016, 8:30 a.m.

PLACE: TCC Capitol Center, 300 West Pensacola Street, Tallahassee, Florida 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues pertaining to the Florida College System.

A copy of the agenda may be obtained by contacting: Tina Ingramm-Ward, (850)222-3222.

COUNCIL OF COMMUNITY COLLEGE PRESIDENTS

The Florida College System Council of Presidents announces a public meeting to which all persons are invited.

DATE AND TIME: January 20, 2016, 6:00 p.m.

PLACE: Andrews 228, 228 S Adams St., Tallahassee, FL 32301

GENERAL SUBJECT MATTER TO BE CONSIDERED: Issues pertaining to the Florida College System.

For a copy of the agenda or more information, you may contact: Michael Brawer, Association of Florida Colleges, (850)222-3222.

FLORIDA IS FOR VETERANS INC.

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

DATE AND TIME: January 20, 2016, 1:00 p.m., Eastern PLACE: 930 Thomasville Rd., Suite 100 Tallahassee, FL 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Matters, approval for the FL VETS Entrepreneurship Program Curriculum, Phase II of the Unite US Statement of Work, Veterans Florida's GAP Report, and Veterans Florida's 2014 Form 990.

A copy of the agenda may be obtained by contacting: Kristen Kerr, kerr@veteransflorida.org.

For more information, you may contact: Kristen Kerr, (850)898-1442.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Construction Industry Licensing Board

NOTICE IS HEREBY GIVEN that on December 30, 2015, the Construction Industry Licensing Board received a Petition for Declaratory Statement from Chris Wright. The petitioner seeks a declaratory statement to clarify the scope, capability and requirements for the Class Code CV (Solar Contractor) license endorsement in Florida. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice. Copies of the Petition may be obtained from: Dan Biggins, Executive Director, Construction Industry Licensing Board, Northwood Center, 1940 North Monroe Street, Tallahassee, FL 32399, (850)487-1395 or Amanda.Wynn@myfloridalicense.com.

DEPARTMENT OF FINANCIAL SERVICES

Finance

NOTICE IS HEREBY GIVEN that the Office of Financial Regulation has received the petition for declaratory statement from Lewis R. Cohen, Esq, Cohen Nicoleau, Attorneys at Law.

The petition seeks the agency's opinion as to the applicability of Section 494.001, Florida Statutes, as it applies to the petitioner.

The petition seeks a declaratory statement from the Office on whether Petitioner's proposed business activities (of forming an LLC for the purpose of making commercial loans to business entities, secured by non-residential real property falls within Florida's Mortgage Brokerage and Lending Act, Chapter 494, Florida Statutes.)

The petition seeks the Office's interpretation on two issues:

- 1) Whether the proposed LLC company would be considered an "institutional investor" if they only make commercial loans to business entities, but do not make "Mortgage Loans" as defined by Section 494.001(24), Florida Statutes; and
- 2) Whether all the members of the proposed LLC company would be considered "Accredited Investors" (as defined by 17 CFR 230.500), and therefore be exempt from licensing as an "Institutional Investor" so long as it does not lend to individuals and does not make loans secured by residential property.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9643.

Please refer all comments to: Agency Clerk, Office of Financial Regulation, P.O. Box 8050, Tallahassee, Florida 32314-8050, (850)410-9643 by February 17, 2016.

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

NONE

Section XII Miscellaneous

DEPARTMENT OF HEALTH

Notice of Emergency Action

On January 12, 2016, the State Surgeon General issued an Order of Emergency Restriction of Certification with regard to the certification of Edwin G. Vickery, E.M.T., Certification #: EMT 547055. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6) Florida Statutes (2015). The State Surgeon General determined that

this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Notice of Emergency Action

On January 12, 2016, the State Surgeon General issued an Order of Emergency Suspension of Registration with regard to the registration of Gabriel O. Brown, R.P.T., Registration #: RPT 53995. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6) Florida Statutes. (2015). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On January 12, 2016, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Jaime Melissa Smith, R.N., License #: RN 9290860. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6) Florida Statutes. (2015). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On January 12, 2016, the State Surgeon General issued an Order of Emergency Suspension of License with regard to the license of Karen Marie Rovegno, L.P.N., License #: PN 5187353. This Emergency Suspension Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2015). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On January 12, 2016, State Surgeon General issued an Order of Emergency Restriction of Certification with regard to the

certification of Shacarra S. Stokes, C.N.A., Certification #: CNA 288886. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2015). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On January 12, 2016, the State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Atoyia Stephens Ortiz, R.N., License #: RN 9220393. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2015). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-16-006

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-006 on January 11, 2016, in response to an application submitted by Bermuda Court at Innlet Beach, Inc., for covenant revitalization under Chapter 720, Part III, Florida Statutes.

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

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

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-16-007

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-007 on January 11, 2016, in response to an application submitted by Ravenwood Owners Association Inc., for covenant revitalization under Chapter 720, Part III, Florida Statutes.

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

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

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-16-008

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-008 on January 11, 2016, in response to an application submitted by Union Park Villas Owners' Association, Inc., for covenant revitalization under Chapter 720, Part III, Florida Statutes.

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

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

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No.: DEO-16-005

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-005 on January 12, 2016, in response to an application submitted by Imperialakes Community Services Association 1, Inc. for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department determined that the application did not meet the statutory requirements for covenant revitalization because the submission did not contain evidence of a sufficient number of valid property owner votes in approval of the covenant revitalization and the submission lacked evidence relating to the organizing committee. Thus, the Proposed Revived Covenants were in violation of sections 720.405(6) and 720.405(1), Florida Statutes. Accordingly, the Department's Final Order denied the application for covenant revitalization. Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or Katie.zimmer@DEO.MyFlorida.com.

Section XIII Index to Rules Filed During Preceeding Week

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

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