Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF EDUCATION
Florida’s Office of Early Learning

RULE NO.: RULE TITLE:
6M-4.610 Statewide Provider Contract for the School Readiness Program

PURPOSE AND EFFECT: The purpose of the proposed rules is to adopt a contract to be signed between the early learning coalition and a school readiness provider, pursuant to statutory mandate.

SUBJECT AREA TO BE ADDRESSED: Statewide School Readiness Provider Contract.

RULEMAKING AUTHORITY: 1001.213(2), 1002.82(2)(m) FS.

LAW IMPLEMENTED: 1002.82(2)(m), (6), 1002.82, 1002.83(7), 1002.84(8), (10), (15), (17), 1002.85(2)(h), 1002.87(2), 1002.88, 1002.91, 1002.97(3) FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Thursday, July 10, 2014, 2:00 p.m. – 3:00 p.m. or at the conclusion of business whichever is earlier
PLACE: Via WebEx, for which the link may be found at: http://www.floridaearlylearning.com/oel_resources/rules_guidance_technical_assistance/proposed_rules.aspx

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: Judy Jones, 250 Marriott Drive, Tallahassee, FL 32399, Telephone: (850)717-8550. 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 Goldman, 250 Marriott Drive, Tallahassee, FL, (850)717-8550

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS: Available on the Office of Early Learning’s Website at:

DEPARTMENT OF EDUCATION
Florida’s Office of Early Learning

RULE NO.: RULE TITLE:
6M-8.301 Statewide Provider Agreement for the VPK Program

PURPOSE AND EFFECT: The proposed rule revision updates the Statewide Provider Agreement to a Statewide Provider Contract, and adds statutorily required components to the contract.

SUBJECT AREA TO BE ADDRESSED: Proposed Revisions to the Statewide Provider Agreement for Voluntary Prekindergarten Providers.

RULEMAKING AUTHORITY: 1001.213(2), 1002.79, 1002.75(1) FS.

LAW IMPLEMENTED: 1002.55(3)(i), 1002.61(3)(b), 1002.63(3)(b), 1002.75(1) FS.

A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: Thursday, July 10, 2014, 3:00 p.m. – 4:00 p.m. or at the conclusion of business whichever is earlier
PLACE: Via WebEx, for which the link may be found at: http://www.floridaearlylearning.com/oel_resources/rules_guidance_technical_assistance/proposed_rules.aspx

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: Tara Huls, 250 Marriott Drive, Tallahassee, FL 32399, Telephone: (850)717-8635. 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: Tara Huls, 250 Marriott Drive, Tallahassee, FL 32399, (850)717-8635 or email: tara.huls@oel.myflorida.com

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS: Available on the Office of Early Learning’s Website at:

DEPARTMENT OF VETERANS’ AFFAIRS

RULE NO.: RULE TITLE:
55-11.005 Admission Eligibility
PURPOSE AND EFFECT: Removes the 1 year residency requirement for eligibility for admission to the State Veterans’ Domiciliary Home of Florida, consistent with the legislative change to Section 296.06, Florida Statutes (See Section 22, Ch. 2014-1, Laws of Florida).

SUBJECT AREA TO BE ADDRESSED: Admission eligibility for the State Veterans’ Domiciliary Home of Florida.

RULEMAKING AUTHORITY: 292.05(3) FS.
LAW IMPLEMENTED: 296.06 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 PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

55-12.004 Admission Eligibility.
(1) To be eligible for admission an applicant must:
(a) Have wartime or peacetime service as defined in subsection 55-11.003(17) or (12), F.A.C., of this chapter of the rules;
(b) Have been discharged or released from such service under honorable conditions or later received an upgraded discharge under honorable conditions;
(c) Be a resident of the state at the time of application and for 1 year immediately preceding application;
(d) Not owe money to the Department for services rendered during any previous stay at a Department facility.
(2) through (7) No change.

RULEMAKING AUTHORITY: 292.05(3) FS.
LAW IMPLEMENTED: 296.36 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 PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

55-12.004 Admission Eligibility.
(1) To be eligible for admission an applicant must:
(a) Be an eligible veteran as defined in subsection 55-12.003(2), F.A.C., of this Chapter of these rules.
(b) Be a resident of the state at the time of application and for 1 year immediately preceding application.
(c) Be in need of nursing home care for a condition which requires services that fall within the level of care which the home has the resources and functional ability to provide.
(2) No change.

Rulemaking Specific Authority 296.34(3) FS. Law Implemented 296.36 FS. History–New 5-23-93, Amended 12-27-98, 7-26-00, 6-10-08________.

DEPARTMENT OF HEALTH

RULE NO.: RULE TITLE:
64-4.001 Definitions
64-4.002 Initial Application Requirements for Dispensing Organizations
64-4.003 Biennial Renewal Requirements for Dispensing Organizations
64-4.004 Denial or Revocation for Dispensing Organization Approval
64-4.005 Inspection Procedures
64-4.006 Identification, Labeling and Testing Low-THC Cannabis Plants and Products
64-4.007 Recordkeeping and Reporting Requirements
64-4.008 Procedural Requirements
64-4.009 Compassionate Use Registry

PURPOSE AND EFFECT: To establish the regulatory structure supporting the Compassionate Medical Cannabis Act of 2014, including creation of dispensing regions, application procedures for dispensing organizations, and access requirements for the Compassionate Use Registry.

SUBJECT AREA TO BE ADDRESSED: Implementation of the Compassionate Medical Cannabis Act of 2014.
RULEMAKING AUTHORITY: 381.986 FS.
LAW IMPLEMENTED: 381.986 FS.
A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: July 7, 2014, 9:00 a.m. – 5:00 p.m. or until the conclusion of the workshop
PLACE: Room 182, 4075 Betty Easley Conference Center, Esplanade Way, Tallahassee, Florida 32399

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 4 days before the workshop/meeting by contacting: Jennifer Tschetter at (850)245-4005 or Jennifer.Tschetter@FLHealth.gov. 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: Jennifer Tschetter at (850)245-4005 or Jennifer.Tschetter@FLHealth.gov

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

Section II
Proposed Rules

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Division of Recreation and Parks

RULE NOS.: RULE TITLES:
62D-5.053 Purpose
62D-5.054 Definitions
62D-5.055 General Requirements
62D-5.056 Application Requirements and Processing
62D-5.057 Evaluation Criteria
62D-5.058 Grant Administration
62D-5.059 Compliance Responsibilities

PURPOSE AND EFFECT: The Land and Recreation Grants Program proposes amendment of Chapter 62D-5, F.A.C., including Rules 62D-5.053 through 62D-5.059, F.A.C., to revise and update definitions, scoring criteria, grant administrative details, and to clarify any ambiguities due to evolving program changes.

SUMMARY: The program rules for Florida Recreation Development Assistance Program have been substantially revised for better flow, and to increase efficacy for grant applicants and award recipients, serving notice of specific requirements, updating references and scoring criteria, and establishing distinctions between acquisition and development projects. Changes to Rule 62D-5.053, F.A.C., were minor grammatical revisions; Rules 62D-5.054 through 62D-5.059, F.A.C., were re-written to refine definitions and incorporate the application form and referenced document; to clarify general requirements; application requirements and processing; evaluation criteria, grant administration, and grantee compliance responsibilities.

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 promulgation of these rule revisions will result in no adverse economic, non-economic, or small business impacts and no increases in regulatory costs.

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: 375.075(2) FS.
LAW IMPLEMENTED: 375.075 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):
DATE AND TIME: July 10, 2014, 2:30 p.m.
PLACE: Conference Room 153, Carr Building, 3800 Commonwealth Boulevard, Tallahassee, Florida 32399. The public may also participate by dialing in toll-free at 1(888)670-3525 and entering passcode: 7020742991.

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: Linda Reeves, 3800 Commonwealth Boulevard, Mail Station 585, Tallahassee, Florida 32399-3000, (850)245-2702, Linda.Reeves@dep.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Linda Reeves, 3800 Commonwealth Boulevard, Mail Station 585, Tallahassee, Florida 32399-3000, (850)245-2702, Linda.Reeves@dep.state.fl.us
THE FULL TEXT OF THE PROPOSED RULE IS:

62D-5.053 Purpose.
The Florida Department of Environmental Protection (DEP), pursuant to Section 375.075, F.S., is authorized to establish the Florida Recreation Development Assistance Program (FRDAP) to provide grants to qualified Local Governmental Entities to acquire or develop land for Public Outdoor Recreation purposes. The purpose of this part is to set forth procedures to govern the Program.

Rulemaking Authority 375.075 FS. Law Implemented 375.075 FS. History-New 12-10-90, Formerly 16D-5.053; Amended ______. (Substantial rewording of Rule 62D-5.054 follows. See Florida Administrative Code for present text.)

62D-5.054 Definitions.
The terms used in this part are defined as follows:

1. “ACQUISITION” means the act of obtaining Real Property or interests and rights thereon for Public Outdoor Recreation purposes in accordance with this part.

2. “APPLICANT” means a Local Governmental Entity, which submits an Application for FRDAP funds to the Department during an announced Application Submission Period.

3. “APPLICATION” means a formal request for FRDAP funds by an Applicant consisting of a completed Project Application form with all required documentation, identified as Florida Recreation Development Assistance Program Grant Application Packet, Form OoO-A033, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, Mail Station #585, Tallahassee, FL 32399-3000; by telephone: (850) 245-2501; or on the Internet at http://www.dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04218.

4. “APPLICATION SUBMISSION PERIOD” means the formally announced period of time provided by the Department for the submission of FRDAP Applications by Local Governmental Entities.

5. “APPROPRIATION” means a sum of money set aside from the Legislative budget for the FRDAP Program.

6. “CAPITAL IMPROVEMENT PLAN” or “CIP” means that portion of an Applicant’s adopted Local Government Comprehensive Plan, which indicates a schedule of capital improvement Projects, including estimated costs and target dates for completion.

7. “CASH” means money paid by a Grantee to purchase goods and services from private and independent sources for accomplishment of a FRDAP Project. In-Kind Service Costs are not Cash.

8. “DEPARTMENT” means the Florida Department of Environmental Protection.

9. “DEVELOPMENT” means the act of physically improving land to increase its suitability or capacity to serve Public Outdoor Recreation purposes.

10. “DIRECTOR” means the Director of the Division of Recreation and Parks of the Florida Department of Environmental Protection.

11. “DIVISION OF RECREATION AND PARKS” means the Division of Recreation and Parks of the Florida Department of Environmental Protection.

12. “DIVISION OF STATE LANDS” means the Division of State Lands of the Florida Department of Environmental Protection.

13. “ESTIMATED PROGRAM FUNDS” means the dollar amount of FRDAP funds estimated by the Department to be available for the subsequent Fiscal Year.

14. “EVALUATION CRITERIA” means the standards used to evaluate FRDAP Applications.

15. “FACILITY” means a component that is built, installed or established to serve a particular purpose and is defined in this rule as either a Primary Facility or Support Facility.

16. “FISCAL YEAR” means the State of Florida Fiscal Year, which is July 1st through June 30th.

17. “FRDAP” means the Florida Recreation Development Assistance Program.

18. “FUNDING CYCLE” means the interval of time between the start of a FRDAP Application Submission Period and Appropriation of Project funds by the Florida Legislature.

19. “GRANT” means FRDAP funds authorized by the Secretary for release to a Grantee for implementation of an approved Project.

20. “GRANT PERIOD” means the period of time which is July 1st through June 30th of the third year from Appropriation.

21. “GRANTEE” means a Local Governmental Entity receiving FRDAP funds pursuant to an approved FRDAP Application.

22. “IN-KIND SERVICE COSTS” means in-house expenses incurred by a Grantee for labor, materials or Grantee-owned and maintained equipment for accomplishment of an approved FRDAP Project.

23. “LAND VALUE” means the appraised or tax assessed dollar amount of the land used by the Grantee as Match to FRDAP funds, on which there are no existing recreational Facilities.

24. “LOCAL GOVERNMENT COMPREHENSIVE PLAN” means a plan adopted pursuant to Chapter 163, F.S.
(25) “LOCAL GOVERNMENTAL ENTITY” means a county government, municipality (incorporated city, town or village) or an independent special district of the State of Florida with the legal responsibility for providing Public Outdoor Recreation pursuant to statute or charter.


(27) “MATCH” means the provision of Cash, In-Kind Service Costs or Land Value in the ratio required by this rule to be added to FRDAP funds by the Grantee for the Project Cost.

(28) “NEEDS” means a deficiency in or a necessity to carry out a predetermined level of recreational service.

(29) “NEW CONSTRUCTION” means the building of new Facilities not previously in existence.

(30) “NON-COMPLIANCE” means failure to comply with the provisions of the FRDAP and LWCF rules or the terms and conditions of the Program’s Project Agreements.

(31) “OUTDOOR RECREATION” means any leisure time activity conducted outdoors.

(32) “PRE-AGREEMENT COSTS” means expenses incurred by a Grantee for accomplishment of an eligible FRDAP Project that have occurred within one year prior to the effective date of the Appropriation by the Legislature.

(33) “PRIMARY FACILITY” means any Facility, which could stand alone and provide Outdoor Recreation. Range of examples of Primary Facilities are: beach access, Trailhead, fishing piers, boat ramps, docks, canoe trails, boardwalks, observation towers, ball fields, tennis courts, basketball courts, playgrounds, picnicking, hiking, nature and bike trails or skate Facilities. This excludes enclosed structures such as classrooms, gymnasiums, libraries, meeting rooms or other structures used for indoor activities.

(34) “PRIORITY LIST” means a list that contains all eligible Applications, which is organized sequentially by point score.

(35) “PROGRAM” means the Florida Recreation Development Assistance Program (“FRDAP”). The Application Packet and forms used in the FRDAP Program, as listed in subsection 62D-5.055(7), F.A.C., are available by contacting: Department of Environmental Protection, 3900 Commonwealth Boulevard, Mail Station #585, Tallahassee, FL 32399-3000; by telephone: (850) 245-2501; or on the Internet at http://www.dep.state.fl.us/parks/oirs/ or https://www.flrules.org/.

(36) “PROJECT” means the Acquisition of land or Development of Real Property for New Construction or Renovation of existing Primary Facilities and Support Facilities to be accomplished with Grant funds and Match.

(37) “PROJECT AGREEMENT” means an executed contract between the Department and a Grantee setting forth mutual obligations regarding an approved FRDAP Project.

(38) “PROJECT CLOSE-OUT” means all completion documentation has been received and approved by the Department prior to May 30th, which is 35 months from July 1st.

(39) “PROJECT COMPLETION” means April 30th, which is 34 months from July 1st, by which time a Grantee must complete an approved FRDAP Project, incur all Grant related expenses, and be open to the Public.

(40) “PROJECT COST” means the total of a FRDAP Grant award and required Match.

(41) “PROJECT ELEMENT” means an identified permanent Facility or enhancement owned by the Grantee within a Project Site. Lease-to-own or rental Facilities or enhancements are ineligible.

(42) “PROJECT SITE” means the specific area, and boundaries thereof, as shown by a boundary survey and stated in a legal description, for which FRDAP funds are used to acquire or develop.

(43) “PUBLIC” means not restricted to a particular group or category of participants; open to and shared by all.

(44) “REAL PROPERTY” means land and improvements attached or affixed to the land.

(45) “RECREATIONAL TRAIL” means a linear corridor and any adjacent support parcels of land or water providing Public access for recreation or authorized alternative modes of transportation.

(46) “REDI” means rural communities eligible to request a waiver per “Rural Economic Development Initiative” as described in Section 288.0656, F.S.

(47) “RENOVATION” means enhancement, repair, replacement or restoration of existing Facilities, which have deteriorated due to natural causes to the point where the usefulness is impaired, to an improved state suitable for Public use.

(48) “RTP” means the Recreational Trails Program of the Office of Greenways and Trails, administered pursuant to Chapter 62S-2, F.A.C.

(49) “SCORP” means the Statewide Comprehensive Outdoor Recreation Plan for the State of Florida, prepared under Section 375.021, F.S., effective December 31, 2013 through December 31, 2018. The SCORP is hereby adopted and incorporated by reference, and a copy may be obtained from the Office of Park Planning, Division of Recreation Parks, 3900 Commonwealth Boulevard, Mail Station #525, Tallahassee, Florida 32399-3000, or on the Internet at http://www.dep.state.fl.us/parks/outdoor/scorp.htm or http://www.flrules.orggateway/reference.asp?No=Ref-04217.
62D-5.055 General Requirements.

General requirements for the Program include the following:

(1) ELIGIBLE APPLICANTS. All Local Governmental Entities with the legal responsibility, by statute or charter, for providing Outdoor Recreational sites and Facilities for the use and benefit of the Public, that submit FRDAP Applications during the Application Submission Period and meet all other requirements of the Program pursuant to Section 375.075, F.S., and applicable rules.

(2) PROJECT ELIGIBILITY. In order to be eligible for a Grant, a Project must meet the criteria in paragraphs (a) through (e), below. A Project is ineligible for a Grant if any of the criteria in paragraph (f), below, are met.

(a) Outdoor Recreation: FRDAP Grants will only be awarded to Grantees for Projects that are for the sole purpose of providing Outdoor Recreational opportunities to the Public.

(b) Eligible Site: The site of a FRDAP Development Project must be owned by the Applicant or must be under lease to the Applicant for a period of time before the closing date of the Application Submission Period sufficient to satisfy the dedication period required by this rule. The Project Site location must not be changed after the close of the Application Submission Period. The Project Site must be one contiguous parcel, except for sandy beach access sites. Other forms of Real Property interest will be considered if the Applicant provides clear and explicit documentation showing that it has the sole ability to control, manage, and dedicate the park for the required period of time specified by this rule. The Project Site control verification must be received by the close of the Application Submission Period, as required by subsection 62D-5.056(2), and the Florida Recreation Development Assistance Program Grant Application Packet, Form OoO-A033, effective [date], incorporated by reference in subsection 62D-5.054(3), F.A.C. Eligible sites must be dedicated or managed for Public recreational use pursuant to subsection 62D-5.059(1), F.A.C.

(c) Number of Applications: An Applicant must submit no more than two Applications during each Application Submission Period.

(d) Active Projects: A local government may not have more than three active Projects expending Grant funds during any state Fiscal Year. A Grantee with two active FRDAP Projects by the closing date of an Application Submission Period will only be eligible to submit one additional Application.

(e) Duplication of Facilities: An Applicant must not submit Applications to seek funding under FRDAP, RTP, or LWCF in concurrent or overlapping Funding Cycles for the same Facility or any part of the same Facility.

(f) Ineligibility: Any of the following criteria will cause the Project to be deemed ineligible:

1. A Project Site has documented and unresolved environmental violations.

2. A Project Site or Facility does not receive a minimum number of 50 points, as determined under Evaluation Criteria, Rule 62D-5.057, F.A.C.

3. Support Facility costs are over 50% of the total Project Cost.

4. A Project Site is a school board property, whether owned or leased, and privately or publicly held.

5. A Project Site includes non-contiguous properties, except for sandy beach access sites.

(3) APPLICATION SUBMISSION PERIOD. The Department will accept Applications postmarked on or before the last day of the Application Submission Period as noticed in the Florida Administrative Register, which is available at Florida libraries and online at http://dep.state.fl.us/parks/oirs/ or https://www.flrules.org/.

(4) MAXIMUM GRANT REQUEST. The maximum amount for any Project Application is $200,000 as provided by Section 375.075 (3), F.S.

(5) PHASED PROJECTS. If a Project is approved to be constructed in phases, construction of a subsequent phase must not impede Public access to previously completed Facilities. If a Facility is not open to the Public upon completion, a Grantee will be deemed Non-Compliant under subsection 62D-5.059(4), F.A.C.
(6) MATCH REQUIREMENTS. Match requirements for FRDAP Grants are set forth below:

(a) Match Ratios. The following Match ratios apply:

<table>
<thead>
<tr>
<th>Total Project Cost</th>
<th>State Share</th>
<th>Grantee Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>$50,000 or less</td>
<td>100%</td>
<td>0</td>
</tr>
<tr>
<td>$50,001-150,000</td>
<td>75%</td>
<td>25%</td>
</tr>
<tr>
<td>Over $150,000</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

(b) Eligible Match Types. A Grantee must utilize the following types of Match sources for the Grantee share:

1. Cash.
2. In-Kind Service Costs.
3. Land Value.
4. Rural Economic Development Initiative (REDI).
5. Eligible Match Sources.
   1. Land Value of property, if acquired with FRDAP or other state and federal Grant funds, such as: LWCF, RTP, Florida Communities Trust, Land Acquisition Trust Fund, Florida Forever or its successor program.
   2. Volunteer labor, inmate labor, or donated materials for In-Kind Service Costs.

(7) PROGRAM FORMS. The following forms will be used for the application and administration of the Program, as defined in subsection 62D-5.054(35), F.A.C., where contact information is available:

(a) The Applicant shall submit the information to the Department using Florida Recreation Development Assistance Program Grant Application Packet, Form OoO-A033, effective [date], incorporated by reference in subsection 62D-5.054(3), F.A.C. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04218.

(b) The Grantee shall determine readiness to seek Department authorization for commencement of construction or land acquisition based upon submission of documentation listed on Commencement Documentation Checklist, Form OoO-A034, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04219.

(c) The Grantee shall certify to the Department that all applicable site and construction standards, plans, and specifications have been met in accordance with the law using Commencement Certification, Form OoO-A035, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04221.

(d) The Grantee shall determine its compliance with close-out documentation requirements by using Completion Documentation Checklist, Form OoO-A036, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04222.

(e) The Grantee shall certify Project Completion to the Department using Project Completion Certification, Form OoO-A037, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04225.

(f) The Grantee shall record a public notice of use and dedication, pursuant to Subsection 62D-5.059(1), F.A.C., using Notice of Limitation of Use and Site Dedication, Form OoO-A038, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04228.

(g) The Grantee shall report actual costs to the Department using Actual Cost Contract Payment Request, Form OoO-A039, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04229.

(h) The Grantee shall report work performed by private or independent contractors to the Department using Contractual Services Purchases Schedule, Form OoO-A040, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04230.

(i) The Grantee shall report salaries and wages paid to employees to the Department using Grantee Labor Cost Schedule, Form OoO-A041, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04231.

(j) The Grantee shall report purchases of materials and supplies to the Department using Direct Material Purchases Schedule, Form OoO-A042, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04232.
(k) The Grantee shall report stock or inventory materials or supplies to the Department using Grantee Stock Material Cost Schedule, Form OoO-A043, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04233.

(l) The Grantee shall report rental or use costs of equipment to the Department using Grantee Equipment Cost Schedule, Form OoO-A044, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04234.

(m) The Grantee shall report to the Department in accordance with paragraph 62D-5.058(3)(c), F.A.C., about status of work accomplished using Project Status Report, Form OoO-A046, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04235.

(n) The Grantee shall access Florida’s Outdoor Recreation Inventory, Form OoO-A056, effective [date], hereby adopted and incorporated by reference, to fill in, print and mail, and e-mail details of the completed Project. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04236 or http://webapps.dep.state.fl.us/DrpOrpcr/outdoorRecreationInventory.do/.

(o) The Grantee shall determine whether all pre-reimbursement standards have been met using Reimbursement Request Checklist, Form OoO-A057, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04237.

(p) The Grantee shall review and follow the procedures found in Financial Reporting Procedures, Form OoO-A058, effective [date], hereby adopted and incorporated by reference. Copies of this form are available from the Program or on the Internet at http://dep.state.fl.us/parks/oirs/ or http://www.flrules.org/Gateway/reference.asp?No=Ref-04238.

(2) ELIGIBILITY DETERMINATION. Following closure of an Application Submission Period, the Department will determine the eligibility of each Applicant based on the following:

(a) Applications received by the closing date of the Application Submission Period will be reviewed and evaluated for Program eligibility by the Department based on the materials submitted. Applicants will be notified of the timely receipt and status of their Application(s).

(b) No additional information will be accepted after closure of the Application Submission Period, unless specifically requested by the Department for clarification of information provided in the Application.

(3) UNSETTLED CLAIMS AND DISQUALIFICATION. The Department will deny or suspend Program eligibility of any Applicant or Grantee against which the Department has an unsettled financial claim or which has been deemed non-compliant under subsection 62D-5.059(4), F.A.C.

(4) APPLICATION EVALUATION. Each eligible Application will be evaluated on the basis of the information provided in the Application and in accordance with this part. Each Application will be assigned a total point score pursuant to the recommended Applicant Priority List, paragraph 62D-5.056(7)(b), F.A.C., and Evaluation Criteria, Rule 62D-5.057, F.A.C.

(5) PRIORITY LIST APPROVAL. The Secretary or designated representative will approve Applications to the extent of Estimated Program Funds, based on a Program review of the recommended Application Priority List, which is established pursuant to Rules 62D-5.056 and 62D-5.057, F.A.C. The Secretary or designee will approve the final Application Priority List, which will then be submitted to the

62D-5.056 Application Requirements and Processing Procedures.

The Department will approve Applications for Program Grants in order of priority until all Program funds are depleted under the following standards and criteria:

(1) APPLICATION FORM. All Applications must be submitted using the Florida Recreation Development Assistance Program Grant Application Packet, Form OoO-A033, effective [date], incorporated by reference in subsection 62D-5.054(3), F.A.C.

(2) ELIGIBILITY DETERMINATION. Following closure of an Application Submission Period, the Department will determine the eligibility of each Applicant based on the following:

(a) Applications received by the closing date of the Application Submission Period will be reviewed and evaluated for Program eligibility by the Department based on the materials submitted. Applicants will be notified of the timely receipt and status of their Application(s).

(b) No additional information will be accepted after closure of the Application Submission Period, unless specifically requested by the Department for clarification of information provided in the Application.

(3) UNSETTLED CLAIMS AND DISQUALIFICATION. The Department will deny or suspend Program eligibility of any Applicant or Grantee against which the Department has an unsettled financial claim or which has been deemed non-compliant under subsection 62D-5.059(4), F.A.C.

(4) APPLICATION EVALUATION. Each eligible Application will be evaluated on the basis of the information provided in the Application and in accordance with this part. Each Application will be assigned a total point score pursuant to the recommended Applicant Priority List, paragraph 62D-5.056(7)(b), F.A.C., and Evaluation Criteria, Rule 62D-5.057, F.A.C.

(5) PRIORITY LIST APPROVAL. The Secretary or designated representative will approve Applications to the extent of Estimated Program Funds, based on a Program review of the recommended Application Priority List, which is established pursuant to Rules 62D-5.056 and 62D-5.057, F.A.C. The Secretary or designee will approve the final Application Priority List, which will then be submitted to the
Executive Office of the Governor, and to the House and Senate Appropriations Committees, for funding consideration for the subsequent Fiscal Year.

(6) DISTRIBUTION OF PROGRAM FUNDS. FRDAP funds are distributed as reimbursement Grants by the Department on a Project-by-Project basis to Applicants eligible under this part. The Department's performance and obligation to award FRDAP Grants is contingent upon an annual Appropriation by the Florida Legislature for the subsequent Fiscal Year for this purpose.

(7) RECOMMENDED APPLICANT PRIORITY LIST. The list will be determined by the following procedures.

(a) Eligible Project Applications will be divided into four categories (large Acquisition, small Acquisition, large Development, and small Development) and evaluated according to Rule 62D-5.057, F.A.C.

(b) Upon evaluation of each Application under Rules 62D-5.055 and 62D-5.057, F.A.C., a total point score will be assigned to each Application. The Department will prepare a Priority List for each category. Applications will be ranked on the Priority List according to assigned point scores. The Application with the highest score will receive the highest priority. The remaining Applications will be arranged in descending order according to their assigned point scores. Applications scoring below the minimum points, established pursuant to subparagraph 62D-5.055(2)(f)2., F.A.C., must not be placed on the Priority List. The Priority List will include recommendations for distribution of available Program funds.

(c) For each Funding Cycle, the Department will divide the Estimated Program Funds into two funds: Small Projects Fund and Large Projects Fund. The percentage of the Estimated Program Funds that are allocated to each fund is determined by total dollar amount requested by Applicants in that fund and then divided by total dollar amount requested by all Applicants in accordance with the following:

1. The Small Projects Fund consists of the dollar amount of eligible Applications proposing Projects that do not exceed $50,000 in Project Cost, divided by the total dollar amount requested by all eligible Program Applications.

2. The Large Projects Fund consists of the dollar amount of eligible Applications proposing Projects that exceed $50,000 in Project Cost, divided by the total dollar amount requested by all eligible Program Applications.

(d) The Estimated Program Funds assigned to each fund, established pursuant to paragraph 62D-5.056(7)(c), F.A.C., will be divided into two categories: Acquisition and Development. The funding amount assigned to each category is based on the total dollar amount requested by all eligible Project Applications for each fund.

(e) A Grantee must complete partially funded Projects, as submitted, or decline the Grant entirely. In the event there are insufficient funds to provide for a viable Project, and the Applicant declines those funds, the Department may recommend that those unallocated funds be offered to other Applicants. Unallocated amounts will revert back to the revenue source from which the funding was appropriated.

(8) TIE-BREAKER SYSTEM. If two or more Applications receive the same score as a result of evaluation pursuant to Rule 62D-5.057, F.A.C., the tie-breaker system will be used to decide the priority ranking among them. Tied Applications will be evaluated and assigned priority ranking according to the following two-step ranking system:

(a) Step One – Per Capita Funding History. An order of priority among those Applications with equal scores will be established based upon the per capita amount of funds received by the Applicant through FRDAP during the previous five Fiscal Years. The Application that received the lowest per capita amount of Program funds will receive the highest priority. Other Applications will be arranged in descending order, related inversely to the per capita amount of Program funds each Applicant has received. The current resident population within the Applicant's jurisdictional boundaries will be utilized to compute the per capita amount of funds each Applicant has received.

(b) Step Two – Per Capita Operating Budget. The Applicant with the lowest per capita expenditure of general operating funds receives the highest priority. Then, the current resident population within the Applicant's jurisdictional boundaries, as determined in Step One, will be divided into the Applicant's current Fiscal Year total general operating budget to obtain the per capita operating fund amount.

Rulemaking Specific Authority 375.075 FS. Law Implemented 375.075 FS. History–New 12-10-90, Formerly 16D-5.056, Amended 8-13-98, 8-23-00, 7-5-01, 8-15-04____________. (Substantial rewording of Rule 62D-5.057 follows. See Florida Administrative Code for present text.)

Pursuant to paragraph 62D-5.056(7)(b), F.A.C., a total point score will be assigned to each eligible Application after an evaluation according to the Application criteria, as follows:

(1) GENERAL CRITERIA.
(a) CAPITAL IMPROVEMENT PLAN (“CIP”).

1. The Project implements the Applicant’s adopted Local Government Comprehensive Plan and is included in the CIP or schedule during the current or next three (3) years.

Or

10 points

If the Project implements the CIP or schedule during the current or next three (3) years.
2. The Project is included as part of the Local Government Comprehensive Plan through an adopted resolution committing the Applicant to amend their CIP and complete the Project should it receive Program funds.

(b) STATEWIDE COMPREHENSIVE OUTDOOR RECREATION PLAN.

The Project addresses one or more issues, goals, or recommendations as identified in the current SCORP.

(c) PUBLIC PARTICIPATION. The Applicant obtained Public participation through the following methods (12 points maximum):

1. The Applicant held a pre-advertised Public meeting to discuss the proposed Project.
   8 points

2. The Applicant discussed the proposed Project at a meeting of an advisory board or community organization that is related to recreation or a meeting of a neighborhood association that is substantially affected by the proposed Project.
   4 points

(d) OPERATION AND MAINTENANCE. The Applicant has the capability to operate and maintain the Project by demonstrating:

1. The Applicant has full-time staff to provide for Project operations and maintenance.
   6 points

Or

2. The Applicant has provided proof of their ability to operate and maintain the Project.
   3 points

(e) PARK PARTNERSHIP.

The Project is supported through a written cooperative agreement between the Applicant and an individual or entity, either private or Public, other than those programs listed in subparagraph 62D-5.057(2)(a)1., F.A.C., below, which agrees to furnish 10% or more of the Cash, land, materials, or labor services for the Project.

(2) DEVELOPMENT CRITERIA.

(a) PROJECT SITE.

1. Project Site was acquired in part or in whole by funding from either the Florida Communities Trust, FRDAP, LWCF, or other state and federal land acquisition programs.
   5 points

2. The Project provides for a new park on an entirely undeveloped or conservation property.
   5 points

(b) TRAIL CONNECTIVITY.

The Project would provide for increased trail access by connecting to an existing, publicly-owned, and designated Recreational Trail outside the Project boundary.

(c) GREEN INITIATIVE.

The proposed Project provides environmental education or a significant, positive effect on the environment, as designated by green initiatives such as protecting or enhancing water conservation, wildlife habitat, recycling efforts, or energy conservation.

(d) FACILITIES.

1. The Project provides new Primary Facilities, Renovations and/or enhancements to the Project Site.
   a. Three or more Primary Facilities and/or enhancements 15 points
   b. Two Primary Facilities and/or enhancements 10 points
   c. One Primary Facility and/or enhancement 5 points

2. The Project provides new, Renovated and/or enhanced Support Facilities:
   a. Restrooms 10 points
   b. Other Support Facilities 5 points

(3) ACQUISITION CRITERIA.

(a) PROJECT SITE.

Applicant has obtained a willing landowner-seller letter or statement for all parcels intended to be purchased with FRDAP funds or a publicly recorded deed for pre-acquired Real Property.

(b) OUTDOOR RECREATION.

The proposed Acquisition would provide property adjacent to existing parks and/or greenways that will be developed to increase the number or variety of Outdoor Recreation opportunities.

(c) NATURAL RESOURCES.

1. The proposed Acquisition would provide land protection or preservation of a sensitive natural habitat or significant natural resource.
   8 points
2. The proposed Acquisition would provide or increase Public access and use of a natural water resource. 8 points
3. The proposed Acquisition would protect natural resources that are threatened with Development or destruction by private ownership. 8 points
(d) CULTURAL RESOURCES:
The proposed Acquisition has been identified as either an archeological site or a site of historic and/or cultural importance. 8 points
(e) COMPREHENSIVE PLAN. Pursuant to the Applicant’s adopted recreation element from the Applicant’s Local Government Comprehensive Plan, provide information that identifies whether or not the Applicant is deficient in recreational acres needed.
Acreage Needed 10 points
(f) CAPITAL IMPROVEMENT PLAN ("CIP"):
1. The Applicant has identified the Development of the Project in the Applicant’s adopted Local Government Comprehensive Plan and is included in the CIP or schedule during the current year or following three (3) years. 6 points
Or
2. The Applicant has identified the Development of the Project and is included as part of the Local Government Comprehensive Plan through an adopted resolution committing the Applicant to amend their CIP and complete the Project should it receive Program funds. 3 points

(2) PAYMENT BASIS. Grantees will be paid Program funds by the Department subject to the following conditions:
(a) Project Costs. Payment of Project Costs will be reimbursed as provided for in this rule and in the Project Agreement. Costs must be incurred between the effective date of the Project Agreement and the Project Agreement completion date, except for Pre-Agreement Costs. If the total cost of the Project exceeds the Grant amount and the required Match, the Grantee must pay the excess cost.
(b) Pre-Agreement Costs. Expenses within the definition of Pre-Agreement Costs, subsection 62D-5.054(32), F.A.C., may be eligible for reimbursement, in whole or in part, provided that the costs meet the requirements of Financial Reporting Procedures, Form OoO-A058, effective [date], incorporated by reference in paragraph 62D-5.055(7)(p), F.A.C.
(c) Cost Limits. Project planning expenses, such as Application preparation and consultant fees, are eligible Project Costs provided that such costs do not exceed five (5) percent of the total Project Cost. Architectural, engineering, permitting, and other similar fees are eligible Project Costs, provided that costs for such fees do not exceed ten (10) percent of the total Project Cost.
(d) Retainage. The Department will retain ten (10) percent of the Grant amount until the Grantee completes the Project and the Department approves all completion documentation set forth in paragraph 62D-5.058(5)(f), F.A.C., for Acquisition Projects, and paragraph 62D-5.058(6)(c), F.A.C., for Development Projects.
(3) ACCOUNTABILITY. The following procedures will govern the accountability of Program funds:
(a) Accounting System. Each Grantee must maintain an accounting system, which meets the standards of generally accepted accounting principles and must maintain financial records to properly account for all Program funds and Match.
(b) Financial Reporting Procedures. The Grantee must ensure compliance with the requirements of the Financial Reporting Procedures, Form OoO-A058, effective [date], incorporated by reference in paragraph 62D-5.055(7)(p), F.A.C.
(c) Status Reports. The Grantee must submit to the Department signed Project Status Reports with photographs attached, every January 5th, May 5th, and September 5th of each year summarizing the work accomplished, problems encountered, percentage of completion, and any information requested by the Department, using the Project Status Report, Form OoO-A046, effective [date], incorporated by reference in paragraph 62D-5.055(7)(m), F.A.C.
(4) REVERTED PROJECT FUNDS. Any FRDAP funds remaining after termination of a Grant award or Grantee completion of a Project will revert back to the revenue source from which the funding was appropriated.
(5) ACQUISITION PROJECTS. The following constitutes the specific procedures for administration of Acquisition Projects:

(a) Purchase Period. The Grantee will have up to one year from the effective date of the Project Agreement to purchase the property. The Department will extend this Acquisition deadline at the written request of the Grantee for good cause, such as financial hardship, Public controversy, or other factors beyond Grantee's control. However, extensions must not extend beyond 60 days before the end of the Grant Period; if the Acquisition is not completed by 60 days before the closing date of the Grant period, the funds will revert back to the revenue source from which the funding was appropriated.

(b) Ownership. Title to land acquired with Program funds will vest with the Grantee.

(c) Procurement. The Grantee must purchase the property according to its adopted Acquisition methods.

(d) Assumption of Title. The Grantee will not be reimbursed for purchase of the property until the Project Agreement is fully executed and the Department approves the commencement documentation, unless the purchase otherwise meets the definition of Pre-Agreement Costs.

(e) Commencement Documentation. Prior to commencement of the Acquisition, the Grantee must submit for written approval the documentation described in the Commencement Documentation Checklist, Form OoO-A034, effective [date], incorporated by reference in paragraph 62D-5.055(7)(b), F.A.C. Applicants that have undertaken Acquisition of Real Property and plan to submit for reimbursement as Pre-Agreement Costs must also submit the required documentation above.

1. Appraisal. Prior to the Department authorizing the Grantee to commence the Acquisition, the Grantee must submit to the Department an appraisal(s), prepared in accordance with the Uniform Standards of Professional Appraisal Practices (USPAP), which establishes the fair market value of the Project Site, and which standards are hereby incorporated by reference from subsection 18-1.002(29), F.A.C., which may be obtained on the Internet from http://www.dep.state.fl.us/legal/Rules/rulelistnum.htm or https://www.flrules.org/.

   a. If the property is $1,000,000 or less in appraised value, one appraisal is required. If the property exceeds $1,000,000 in appraised value, two appraisals are required. If appraised value is less than the Grant amount, Grantee will only be reimbursed for appraised value plus any additional costs associated with the actual Acquisition not to exceed the amount of the Grant and Match.

   b. The appraisal(s) must be dated no earlier than six months prior to the closing date of the Application Submission Period and must be prepared by an appraiser on the list of approved appraisers maintained by the Department's Division of State Lands under the provisions of Sections 253.025(6)(b), F.S., 259.041(7)(c), F.S., and Rule 18-1.007, F.A.C. The list of approved appraisers must be obtained from the Department’s Division of State Lands, Bureau of Appraisal, 3900 Commonwealth Boulevard, Mail Station #110, Tallahassee, Florida, 32399-3000, (850) 245-2658, or on its website at: http://dep.state.fl.us/lands/appraisal_list.htm. If two appraisals are required for the Project, the lower of the approved appraised values is the basis of determining Acquisition cost for Program purposes.

2. Boundary Survey. For all Acquisition Projects, the Grantee must submit to the Department a survey of the Project Site. The survey must meet all of the following requirements:

   a. Provide a legal description and sketch of the property’s boundaries;

   b. Display known easements and encroachments, if any;

   c. Be legally sufficient to identify the site;

   d. Be dated no earlier than one year before the closing date of the Application Submission Period; and

   e. Be signed and sealed by a professional surveyor and mapper licensed under the provisions of Chapter 472, F.S.

3. Title. The Grantee must submit to the Department a title opinion, prepared by a member of the Florida Bar or a licensed title insurer. The title opinion must cover the 30-year period prior to the closing date of the Application Submission Period.

(f) Completion Documentation. Upon completion of an Acquisition and prior to release of the final payment, the Grantee must submit all documentation described in the Completion Documentation Checklist, Form OoO-A036, effective [date], incorporated by reference in paragraph 62D-5.055(7)(d), F.A.C. The Grantee must have submitted all completion documentation by Project Close-Out.

1. Project Completion Certification. The Grantee must submit to the Department a Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C.

2. Florida’s Outdoor Recreation Inventory. The Grantee must submit the Outdoor Recreation Planning Inventory Facility Form, Form OoO-A056, effective [date], describing the entire park, incorporated by reference in paragraph 62D-5.055(7)(n), F.A.C.

3. Photographs. The Grantee must submit photographs of the property and the acknowledgement sign or plaque crediting both the Department and FRDAP.

4. Notice of Limitation of Use and Site Dedication. The Grantee must submit certification that the Notice of Limitation of Use and Site Dedication has been recorded in the official records of the county in which the property is located. Recording must include a legal description, boundary map or survey, and the Notice of Limitation of Use and Site Dedication.
Dedication, Form OoO-A038, effective [date], incorporated by reference in paragraph 62D-5.055(7)(f), F.A.C.

5. Final Payment Request. The Grantee must submit all applicable reimbursement forms with all information completed on each form pursuant to the Financial Reporting Procedures, Form OoO-A058, effective [date]. All completion documents must be received and approved by the Department prior to the release of the final reimbursement.

6. Evidence of Title. The Grantee must submit a recorded copy of the deed.


8. Timeline. The Grantee must submit a three-year timeline for the Development of the Facilities identified in the Project Agreement.

(g) Site Development of Acquired Land. In accordance with paragraph 62D-5.058(5)(f), F.A.C., the Grantee will have up to three years to develop the property from the completion date set forth in the Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C. If the Project is not developed within the three years, the Department will deem the Grantee Non-Compliant, as required by subsection 62D-5.059(4), F.A.C. The Grantee must provide the following documentation upon completion of the Development of the Facilities identified in the Project Agreement:

1. Project Completion Certification. The Grantee must submit to the Department a Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C. The Grantee must comply with all federal, state, and local regulations, rules, and ordinances in developing this Project.

2. As Built Site Plan. The Grantee must submit a final “as built” site plan that is signed, sealed, and dated by a certified engineer, surveyor, or architect, and signed by the Grantee. The Grantee must color code and label current Project Elements and/or any phases of the project.

3. Photographs. The Grantee must submit photographs of the completed Project Elements and the acknowledgement sign or plaque crediting both the Department and FRDAP.

6. DEVELOPMENT PROJECTS. The following constitutes the specific procedures for administration of Development Projects:

(a) Development Period. Project Completion must be accomplished prior to 60 days before the end of the Grant Period. If the Project is not completed by the Project Completion date, the Project Agreement will be terminated and at the end of the Grant Period, the Project funds will revert back to the revenue source from which the funding was appropriated.

(b) Commencement Documentation. Prior to commencement of Project construction, the Grantee must submit for written approval the documentation described in the Commencement Documentation Checklist, Form OoO-A034, effective [date], incorporated by reference in paragraph 62D-5.055(7)(b), F.A.C. Applicants that have undertaken Development of Real Property and plan to submit for reimbursement as Pre-Agreement Costs must also submit the above required documentation.

1. Site Plan. The Grantee must submit a professional graphic document of the proposed Development, which must be signed and dated by the Project liaison that shows the location of all existing and proposed buildings, Facilities, and other improvements. The Grantee must color code and label existing Project Elements and/or any phases on the site plan.

2. Commencement Certification. The Grantee must submit to the Department the Commencement Certification, Form OoO-A035, effective [date], incorporated by reference in paragraph 62D-5.055(7)(c), F.A.C.

3. Boundary Survey. The Grantee must submit to the Department a boundary survey of the Project Site. The boundary survey must:

   a. Provide a legal description and sketch of the property’s boundaries;

   b. Display known easements and encroachments, if any;

   c. Be legally sufficient to identify the site; and

   d. Be signed and sealed by a professional surveyor and mapper licensed under the provisions of Chapter 472, F.S.

4. Title. The Grantee must submit to the Department a title opinion, prepared by a member of the Florida Bar or a licensed title insurer. The title opinion must cover the 30-year period prior to the closing date of the Application Submission Period.

5. Land Value Match. If the Grantee uses Land Value as Match, the Grantee must submit the tax assessed dollar amount or an appraisal prepared to establish the fair market value of the land.

   a. Prior to the Department authorizing the Grantee to commence construction of a Project utilizing Land Value as Match, the Grantee must submit to the Department an appraisal that must be prepared in accordance with the Uniform Standards of Professional Appraisal Practices (USPAP), which establishes the fair market value of the Project Site, and which standards are hereby incorporated by reference from Rule 18-1.002, F.A.C., which may be obtained on the Internet from http://www.dep.state.fl.us/legal/Rules/rulelistnum.htm or https://www.flrules.org/. The fair market value of the Project Site must be based on its highest and best use.
b. The appraisal must be dated no earlier than one year prior to the closing date of the Application Submission Period and must be prepared by an appraiser on the list of approved appraisers maintained by the Department’s Division of State Lands. The list of approved appraisers must be obtained from the Department’s Division of State Lands, Bureau of Appraisal, 3900 Commonwealth Boulevard, Mail Station #110, Tallahassee, Florida, 32399-3000, (850) 245-2658 or on the Internet at http://www.dep.state.fl.us/lands/appraisal_list.htm.

c. In lieu of obtaining an appraisal to establish the site’s fair market value, the Grantee may use the tax assessed value of the Project Site supported by documentation of the current tax assessed value from the County Property Appraiser.

d. Approved fair market value or tax assessed value not used by the Grantee for a Match on an approved Project may be used as Matching funds on a subsequent approved Project within two years after the Secretary’s approval of the initial Project, and the Grantee need not obtain a new appraisal or documentation of Land Value. Such use is limited to one additional Project.

(c) Completion Documentation. Upon completion of the Project and prior to release of the final payment, the Grantee must submit all documentation described in the Completion Documentation Checklist, Form OoO-A036, effective [date], incorporated by reference in paragraph 62D-5.055(7)(d), F.A.C. The Grantee must have submitted all completion documentation by Project Close-Out.

1. Project Completion Certification. The Grantee must submit to the Department a Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C. The Grantee must comply with all federal, state, and local regulations, rules, and ordinances in developing this Project.

2. As Built Site Plan. The Grantee must submit a final “as built” site plan that is signed, sealed, and dated by a certified engineer, surveyor, or architect. The Grantee must color code and label existing Facilities, current Project Elements, and/or any phases.

3. Florida Recreation Resource and Facility Inventory Form. The Grantee must submit Florida’s Outdoor Recreation Inventory, Form OoO-A056, effective [date], describing the entire park, incorporated by reference in paragraph 62D-5.055(7)(n), F.A.C.

4. Photographs. The Grantee must submit color photographs of all completed Project Elements and the acknowledgement sign or plaque crediting both the Department and FRDAP.

5. Notice of Limitation of Use and Site Dedication. The Grantee must submit certification that the Notice of Limitation of Use and Site Dedication has been recorded in the official records of the county in which the property is located. Recording must include a legal description, boundary map or survey, and the Notice of Limitation of Use and Site Dedication, Form OoO-A038, effective [date], incorporated by reference in paragraph 62D-5.055(7)(f), F.A.C.

6. Final Payment Request. The Grantee must submit all applicable reimbursement forms with all information completed on each form pursuant to the Financial Reporting Procedures, Form OoO-A058, effective [date], incorporated by reference at paragraph 62D-5.055(7)(p), F.A.C. Ten (10) percent of the total Grant amount will be held as retainage until final inspection has been completed. The Project must be completely closed out and all completion documents approved by the Department prior to the release of the final reimbursement.

(d) Inspections. The Department will have the right to perform an on-site inspection of the Project Site to ensure compliance with the Project Agreement prior to release of the final Grant payment.

Rulemaking Specific Authority 375.075 FS. Law Implemented 375.075 FS. History—New 12-10-90, Formerly 16D-5.058, Amended 8-13-98, 8-23-00, 7-5-01, 8-15-04, ________.

(Substantial rewording of Rule 62D-5.059 follows. See Florida Administrative Code for present text.)

62D-5.059 Compliance Responsibilities.
The following constitutes the general requirements for Program compliance:

1) SITE DEDICATION. Land owned by the Grantee, which is developed or acquired with FRDAP funds, must be dedicated in perpetuity as an Outdoor Recreational site for the use and benefit of the Public. Land under control other than by ownership of the Grantee, such as by lease, must be dedicated as an Outdoor Recreation area for the use and benefit of the Public for a minimum period of 25 years from the completion date set forth in the Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C. The dedication must be recorded by the Grantee in the official records of the county in which the property lies, pursuant to the Notice of Limitation of Use and Site Dedication, Form OoO-A038, effective [date], incorporated by reference in paragraph 62D-5.055(7)(f), F.A.C.
(2) MANAGEMENT OF PROJECT SITES. The Department may perform site inspections to ensure that Facilities on Project Sites developed with FRDAP funds are being operated and maintained for Outdoor Recreation purposes for a minimum period of 25 years from the Project Completion date set forth in the Project Completion Certification, Form OoO-A037, effective [date], incorporated by reference in paragraph 62D-5.055(7)(e), F.A.C. All Project Sites must be open to the Public at reasonable times and must be managed in a safe and attractive manner.

(3) CONVERSION. If a Grantee, within the periods set forth in subsections 62D-5.059(1) and (2), F.A.C., converts all or part of the Project Site to other than Public Outdoor Recreational uses, the Grantee must replace the area, Facilities, resource, or site at its own expense with a Project of comparable scope and quality, or refund the full amount of the Grant plus interest based on the current prime rate accruing from the time of notification of Non-Compliance.

(4) NON-COMPLIANCE. If the Grantee fails to comply with the provisions of this rule or the Project Agreement, the Department will find that the Grantee is in Non-Compliance. The Grantee will be notified in writing of the terms of Non-Compliance and will be given a specified time frame and an opportunity to cure the Non-Compliance to the satisfaction of the Department. If the Grantee fails to obtain compliance within the specified time frame, the Department will terminate the Project Agreement, demand return of the Program funds, including interest accrued from date of notice of Non-Compliance, and declare the Grantee ineligible for further participation in LWCF, RTP, or FRDAP grant programs until such time as the Non-Compliance is resolved.

(5) UNSETTLED CLAIMS AND DISQUALIFICATION. The Department will deny, disqualify or suspend Program eligibility to any Applicant or Grantee against which the Department has an unsettled financial claim or who is deemed Non-Compliant under subsection 62D-5.059(4), F.A.C.

(6) PUBLIC ACCESSIBILITY. All Facilities must be accessible to the Public on a non-exclusive basis without regard to age, sex, race, religion, residence, membership, or ability level.

(7) ENTRANCE FEES. All Facilities must be accessible to the Public at the same fee regardless of residence or membership.

(8) NATIVE PLANTINGS. In developing a Project area with Program funds, a Grantee must primarily use vegetation native to the area, except for lawn grasses.

(9) POST COMPLETION INSPECTIONS. The Department will have the right to perform an on-site inspection of completed Program sites to ensure compliance with Program requirements as stated in subsections 62D-5.059(1), (2), (3), (6), (7) and (8), F.A.C.

Rulemaking Specific Authority 375.075 FS. Law Implemented 375.075 FS. History—New 12-10-90, Formerly 16D-5.059, Amended 8-13-98, 8-15-04, _______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Linda Reeves
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Herschel T. Vinyard Jr.
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 29, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 11, 2014

DEPARTMENT OF HEALTH
Board of Osteopathic Medicine
RULE NO.: RULE TITLE: 64B15-10.002 Application and Licensure Fees
PURPOSE AND EFFECT: The proposed rule amendment is intended to incorporate a licensure fee in the amount of $429 for active duty military and veterans practicing in areas of critical need.
SUMMARY: The proposed rule amendment implements a licensure fee in the amount of $429, and allows this fee to be waived if the applicant is not compensated for his or her services.
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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that because the proposed amendment will apply to a very limited number of applicants, the licensure fee will not negatively impact licensees and their businesses or the businesses that employ them. Additionally, the rule permits the licensure fee to be waived in instances where the applicant is not compensated for his or her services. The amendment to this rule will not increase any business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not have any direct or indirect regulatory cost impact. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the
Legislature. No person or interested party submitted additional information regarding the economic impact at that time. 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.


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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christy Robinson, Acting Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-10.002 Application and Licensure Fees.

(1) through (3) No change.

(4) The initial licensure fee for temporary certificates for active duty military and veterans practicing in areas of critical need shall be $429.00. If, however, the person applying for a temporary certificate for active duty military and veterans practicing in areas of critical need submits an affidavit from the employing agency or institution stating that the applicant will not receive monetary compensation for any service involving the practice of medicine, the licensure fee shall be waived.

(5)(d) No change.

(6)(g) No change.

(7)(h) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 2, 2014

DEPARTMENT OF HEALTH

Board of Osteopathic Medicine

RULE NO.: 64B15-12.011

RULE TITLE: Temporary Certificate for Active Duty Military and Veterans Practicing in Areas of Critical Need

PURPOSE AND EFFECT: The proposed new rule is intended to implement Section 459.00761, F.S., by incorporating the application for a temporary certificate for active duty military and veterans to practice in areas of critical need.

SUMMARY: The proposed rule incorporates the application for a temporary certificate for active duty military and veterans to practice in areas of critical need.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that because the rule and form in question will enable active duty military and veterans to practice in areas of critical need, this rule will not have any adverse impact on licensees and their businesses or the businesses that employ them. The rule will not increase any business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This rule will permit duty military and veterans to practice in areas of critical need. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time. 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: 459.005 FS.


IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christy Robinson, Acting Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-12.011 Temporary Certificate for Active Duty Military and Veterans Practicing in Areas of Critical Need. Applications for Temporary Certificate for Active Duty Military and Veterans Practicing Areas of Critical Need must include a completed application form and appropriate licensure fee as set forth in Section 459.00761, F.S. and Rule 64B15-10.002, F.A.C. The instructions and application form, DH5002-MQA, (5/14), entitled “Application For Temporary Certificate for Active Duty Military and Veterans Practicing in Areas of Critical Need” is hereby incorporated by reference, and may be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref________, from the Board of Osteopathic Medicine, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, or from the website at: www.floridasosteopathicmedicine.gov. Such application and fee shall expire one year from the date on which the application is initially received by the Board. After a period of one year a new application and fee must be submitted.

Rulemaking Authority 459.005 FS. Law Implemented 456.013, 456.0135, 456.0635, 459.0055, 459.00761, 459.0085 FS. History—New________;

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 2, 2014

DEPARTMENT OF HEALTH
Board of Osteopathic Medicine
RULE NO.: RULE TITLE:
64B15-13.001 Continuing Education for Biennial Renewal
PURPOSE AND EFFECT: The Board is required to periodically review the information it has gathered with regard to the five most misdiagnosed conditions and revise its rule regarding continuing education to address the five most misdiagnosed conditions.

SUMMARY: The proposed rule sets forth the continuing medical education with regard to the five most misdiagnosed conditions.

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: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that because the amendment in question simply addresses subject matter for the five most misdiagnosed conditions, this rule will not have any adverse impact on licensees and their businesses or the businesses that employ them. The rule will not increase any business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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: 456.013(9), 459.005, 459.008(4) FS.

LAW IMPLEMENTED: 456.013, 456.031, 459.008 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Christy Robinson, Acting Executive Director, Board of Osteopathic Medicine/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

THE FULL TEXT OF THE PROPOSED RULE IS:

64B15-13.001 Continuing Education for Biennial Renewal.

(1) through (2) No change.

(3) through (4) No change.

(f) For purposes of this rule, a two hour Prevention of Medical Errors course shall include a study of root cause analysis, error reduction and prevention, and patient safety. The course shall address medication errors, surgical errors, diagnostic inaccuracies, and system failures, and shall provide recommendations for creating safety systems in health care organizations. The course must include information relating to the five most mis-diagnosed conditions during the previous
biennium, as determined by the Board. The following areas have been determined as the five most mis-diagnosed conditions:

1. through 2. No change.
2. Retained foreign objects in surgery and wrong site/patient surgery;
3. Surgical complications/errors and pre-operative evaluations; and
4. 5. Prescribing, dispensing, administering, or using non-FDA approved medications and devices. Failure to accurately diagnose cardiac and abdominal conditions.

(4) through (6) No change.

Rulemaking Authority 456.013(9), 459.005, 459.008(4) FS. Law Implemented 456.013, 456.031, 459.008 FS. History—New 10-23-79, Amended 1-29-86, Formerly 21R-13.01, Amended 12-5-89, 4-8-91, 2-16-92, Formerly 21R-13.01, Amended 1-10-94, Formerly 61F9-13.01, Amended 10-25-95, Formerly 59W-13.01, Amended 1-19-98, 6-3-98, 4-14-99, 5-26-02, 5-10-04, 7-27-04, 2-9-05, 2-14-06, 1-29-07, 5-10-09, 4-5-10, 11-6-12.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Osteopathic Medicine
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Osteopathic Medicine
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 16, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 2, 2014

Section III
Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF CITRUS
RULE NO.: RULE TITLE:
20-13.0042 Mandarin: Classification and Standards
NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 110, June 6, 2014 issue of the Florida Administrative Register.

2. Standards: The standards as set forth in Chapters 20-55 and 20-56, F.A.C. shall be applicable to this fruit. All state laws and rules applicable to “Tangerines” shall be applicable to this fruit.

DEPARTMENT OF CITRUS
RULE NO.: RULE TITLE:
20-13.016 W. Murcott: Classification and Standards
NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 117, June 17, 2014 issue of the Florida Administrative Register.

(4) Standards: The standards as set forth in Chapters 20-55 and 20-56, F.A.C. shall be applicable to this fruit. All state laws and rules applicable to “Tangerines” shall be applicable to this fruit.

DEPARTMENT OF CITRUS
RULE NO.: RULE TITLE:
20-13.013 Tango: Classification and Standards
NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 110, June 6, 2014 issue of the Florida Administrative Register.

(4) Standards: The standards as set forth in Chapters 20-55 and 20-56, F.A.C. shall be applicable to this fruit. All state laws and rules applicable to “Tangerines” shall be applicable to this fruit.
DEPARTMENT OF CITRUS
RULE NO.: 20-13.017
RULE TITLE: Osceola: Classification and Standards
NOTICE OF CHANGE
Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 110, June 6, 2014 issue of the Florida Administrative Register.
(4) Standards: The standards as set forth in Chapters 20-55 and 20-56, F.A.C. shall be applicable to this fruit. All state laws and rules applicable to “Tangerines” shall be applicable to this fruit.

DEPARTMENT OF CITRUS
RULE NO.: 20-13.018
RULE TITLE: Lee: Classification and Standards
NOTICE OF CHANGE
Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 110, June 6, 2014 issue of the Florida Administrative Register.
(4) Standards: The standards as set forth in Chapters 20-55 and 20-56, F.A.C. shall be applicable to this fruit. All state laws and rules applicable to “Tangerines” shall be applicable to this fruit.

WATER MANAGEMENT DISTRICTS
South Florida Water Management District
RULE NO.: 40E-1.607
RULE TITLE: Permit Application Processing Fees
NOTICE OF CHANGE
Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 40, No. 101, May 23, 2014 issue of the Florida Administrative Register.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual Permit, except Mining/Dewatering (applies to all durations)</td>
<td></td>
</tr>
<tr>
<td>Maximum monthly allocation:</td>
<td></td>
</tr>
<tr>
<td>Up to 3 million gallons per month (mgm)</td>
<td>$350</td>
</tr>
<tr>
<td>Greater than 3 mgm through 15 mgm</td>
<td>$1,000</td>
</tr>
</tbody>
</table>

| Individual Public Water Supply with a duration less than 20 years | |
| Maximum monthly allocation: | |
| Greater than 15 mgm through 30 mgm | $2,700 |
| Greater than 30 mgm through 300 mgm | $5,500 |
| Greater than 300 mgm | $7,000 |

| Individual Public Water Supply with a duration of at least 20 years | |
| Maximum monthly allocation: | |
| Greater than 15 mgm through 30 mgm | $4,200 |
| Greater than 30 mgm through 300 mgm | $8,500 |
| Greater than 300 mgm | $11,500 |

| Individual Irrigation with a duration less than 20 years | |
| Maximum monthly allocation: | |
| Greater than 15 mgm | $1,000 |

| Individual Irrigation with a duration of at least 20 years | |
| Maximum monthly allocation: | |
| Greater than 15 mgm through 30 mgm | $1,600 |
| Greater than 30 mgm through 300 mgm | $3,400 |
| Greater than 300 mgm | $5,600 |
Individual Mining /Dewatering
- Standard Individual Permit for up to one year: $500
- Standard Individual Permit greater than one year: $1,800
- Master Individual Permit: $4,000

Individual Commercial/Industrial with a duration less than 20 years
Maximum monthly allocation:
- Greater than 15 mgm through 30 mgm: $1,400
- Greater than 30 mgm through 300 mgm: $2,750
- Greater than 300 mgm: $3,500

Individual Commercial/Industrial with a duration of at least 20 years
Maximum monthly allocation:
- Greater than 15 mgm through 30 mgm: $2,000
- Greater than 30 mgm through 300 mgm: $3,650
- Greater than 300 mgm: $5,600

Individual Diversion and Impoundment with a duration less than 20 years
Maximum monthly allocation:
- Greater than 15 mgm through 30 mgm: $1,400
- Greater than 30 mgm through 300 mgm: $2,750
- Greater than 300 mgm: $3,500

Individual Diversion and Impoundment with a duration of at least 20 years
Maximum monthly allocation:
- Greater than 15 mgm through 30 mgm: $2,000
- Greater than 30 mgm through 300 mgm: $3,950
- Greater than 300 mgm: $6,200

Independent Secondary User of a Diversion and Impoundment (applies to all durations)
Maximum monthly allocation:
- Greater than 15 mgm through 30 mgm: $1,000
- Greater than 30 mgm through 300 mgm: $2,000
- Greater than 300 mgm: $3,200

Noticed General Water Use Permit
Applications filed electronically at www.sfwmd.gov/ePermitting: $100
Application filed by other means: $350

Aquifer Storage and Recovery: (cost added to the applicable use type listed above): $1,000

Permit Transfer to Another Entity Pursuant to Rules 40E-0.107 and 40E-2.351, F.A.C.: $300

Letter Modification: no fee
General Permit by Rule: no fee
(2) through (7) No change.
Rulemaking Authority 373.044, 373.109, 373.113, 373.171, 373.421(2), 373.421(6)(b), 373.4131 FS. Law Implemented 218.075, 373.109, 373.4131, 373.421(2), 373.421(6)(b), 403.201 FS. History—New 1-8-89. Amended 1-2-91, 11-15-92, 6-1-93, 1-23-94, 10-3-95, 4-1-96, 11-8-99, 5-24-00, 6-26-02, 7-11-02, 8-10-03, 8-14-03, 11-18-07, 11-1-09, 12-15-11, 10-23-12, 10-1-13, ________.

DEPARTMENT OF HEALTH
Board of Medicine
RULE NO.: RULE TITLE: 64B8-10.003 Costs of Reproducing Medical Records
NOTICE OF ADDITIONAL HEARING
The Board of Medicine hereby gives notice of an additional hearing on Rule 64B8-10.003, F.A.C., to be held before the Rules/Legislative Committee of the Board, on Thursday, October 9, 2014, 12:00 Noon or as soon thereafter as can be heard, at the Doubletree by Hilton Deerfield Beach, 100 Fairway Drive, Deerfield Beach, Florida 33441. The Board took public testimony on this rule at public hearings held on August 2, 2013, and October 3, 2013, and considered the testimony from the public hearings at the hearing held on December 6, 2013. The Committee reviewed and approved changes authorized by the Board at the December rule hearing and approved a Notice of Change at its meeting held on February 6, 2014. There remained some inconsistency with regard to the approved changes and the existing language and the Committee reconsidered the language at its hearing held on April 3, 2014. The Committee authorized revised language to the rule and although the Committee was scheduled to consider the revised draft at its meeting held on June 5th the Committee decided that it would consider additional public testimony at its October meeting. The rule amendment was originally published in Vol. 39, No. 95, of the May 15, 2013, issue of the Florida Administrative Register (FAR).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allison M. Dudley, J.D., Executive Director, Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, Florida 32399-3253.

Any person requiring a special accommodation at this hearing because of a disability or physical impairment should contact the Board’s Executive Director at least five calendar days prior to the hearing. If you are hearing or speech impaired, please contact the Board office using the Florida Dual Party Relay System which can be reached at 1(800)955-8770 (Voice) and 1(800)955-8771 (TDD).

Section IV
Emergency Rules

DEPARTMENT OF THE LOTTERY
RULE NO.: RULE TITLE: 53ER14-31 MEGA MONEY™ Game Ending
SUMMARY: This emergency rule sets forth the date for the end of sale of MEGA MONEY™ lottery tickets and the final date to redeem a winning MEGA MONEY lottery ticket.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane D. Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER14-31 MEGA MONEY™ Game Ending

1) Sales for the online terminal lottery game MEGA MONEY will end after the draw close for the July 1, 2014, drawing. If there is not a Jackpot prize winner in the July 1, 2014, drawing and the Jackpot prize pool is not capped, any funds remaining in the MEGA MONEY jackpot prize pool shall be carried over to the Jackpot pool of the first LUCKY MONEY™ drawing. If there is not a Jackpot prize winner in the July 1, 2014, drawing and the Jackpot prize pool is capped, the capped amount shall be carried over to the first LUCKY MONEY drawing and the money in excess of the cap shall roll down and be distributed among the second through the seventh prize levels in accordance with Rule 53ER13-59, Florida Administrative Code.

2) The last day to redeem a MEGA MONEY prize is December 28, 2014.

3) A player who redeems a prize of a free MEGA MONEY quick pick ticket after July 1, 2014, will receive a prize of a free LUCKY MONEY Quick Pick ticket for the next available drawing.


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

EFFECTIVE DATE: June 17, 2014
Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-4.010 Sanitation and Safety Requirements
NOTICE IS HEREBY GIVEN that on June 13, 2014, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurant, received a petition for an Emergency Variance for Subparagraph 3-305.11(A)(2), 2009 FDA Food Code, Section 3-305.14, 2009 FDA Food Code, Section 6-202.15, 2009 FDA Food Code, Section 6-202.16, 2009 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code, from Backdoor BBQ MFDV located in Jacksonville. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods other than frankfurters from an open air mobile food dispensing vehicle.

The Division of Hotels and Restaurants will accept comments concerning the Petition for 5 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-1.004 General Sanitation and Safety Requirements
NOTICE IS HEREBY GIVEN that on June 13, 2014, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurant, received a petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, and Paragraph 5-202.11(A), 2009 FDA Food Code from Dippin Dots located in Panama City Beach. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash and three-compartment sinks.

The Petition for this variance was published in Vol. 40/106 on June 02, 2014. The Order for this Petition was signed and approved on June 09, 2014. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring the wastewater holding tank for the handwash and three-compartment sinks is emptied at a frequency as to not create a sanitary nuisance; and potable water provided must come from an approved source and be protected from contamination during handling. The Petitioner shall also ensure that the handwash and three-compartment sinks are provided with hot and cold running water under pressure; the handwash sink is provided with soap, an approved hand drying device and a handwashing sign.

A copy of the Order or additional information may be obtained by contacting: Lydia.Gonzalez@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 12, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Robert W. Saunders Sr., Library. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 16, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for TownePlace Suites. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1, 2.20.4, 2.20.5 and 2.20.9 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 16, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for 600 Palmetto LC. Petitioner seeks an emergency variance of the requirements of ASME A17.3, Section 3.10.4(t) and ASME 211.3 A17.1(unknown edition), as adopted by subsection 61C-5.001(1), Florida Administrative Code, that requires upgrading the elevators in-car stop switch which poses a significant economic/financial hardship. Any interested person may file comments within 5 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 13, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for Robert W. Saunders Sr., Library. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1, 2.20.4, 2.20.5 and 2.20.9 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 16, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for St. Johns County Health Center. Petitioner seeks a variance of the requirements of ASME A17.1b, Section 2.20.1, 2.18.5.1, 2.20.4, 2.20.5 and 2.20.9 as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on June 17, 2014, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:
On June 17, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from Landings, Building #4 at Ocean Reef Condos (The), filed May 22, 2014, and advertised on May 27, 2014, in Vol. 40, No. 102, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.1.1.3, 2.1.16, 2.1.1.7, 2.7.1 and 2.10.1 ASME A18.1, 2008 edition, as adopted by paragraph 61C-5.001(1)(a), Florida
Administrative Code, that requires upgrading the elevators runway enclosures, limitation of load, speed and travel and operation of the lift because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2014-150).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:
On June 17, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Chipola Apartments, filed June 3, 2014, and advertised on June 10, 2014, in Vol. 40, No. 112, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1)&(3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2014-156).
A copy of the Order or additional information may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice:
On June 17, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency Variance from CVS Tallahassee, filed May 22, 2014, and advertised on May 27, 2014, in Vol. 40, No. 102, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.20.4, 2.18.5.1 and 8.11.2.1.3(cc)(1)&(3) ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires steel ropes of a minimum diameter of 9.5 mm because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2014-151).
A copy of the Order or additional information may be obtained by contacting: Mark Boutin, Bureau of Elevator Safety, 1940 North Monroe Street, Tallahassee, Florida 32399-1013.

DEPARTMENT OF HEALTH
Division of Environmental Health
RULE NO.: RULE TITLE:
64E-5.502 General Requirements
NOTICE IS HEREBY GIVEN that on June 5, 2014, the Department of Health, Bureau of Radiation Control, received a petition for the Leon County Sheriff’s Office. The petitioner is seeking a waiver from subparagraph 64E-5.502(1)(a)6., F.A.C., which prohibits individuals from being exposed to radiation from an x-ray machine for training, demonstration or other purposes unless there are also medical requirements and a proper prescription has been provided.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Yvette Forrest, Bureau of Radiation Control, Radiation Machine Program, 705 Wells Road, Orange Park, FL 32073 or (904)278-5730. Any interested person or other agency...
may submit written comments within 14 days after the publication of this notice.

Section VI
Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Division of Plant Industry
The Division of Plant Industry announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, July 17, 2014, 10:00 a.m.
PLACE: Doyle Conner Building Auditorium, 1911 SW 34th Street, Gainesville, FL 32608
GENERAL SUBJECT MATTER TO BE CONSIDERED: Honey Bee Technical Council Agenda:
10:00 a.m. – 10:05 a.m. Welcome – David Westervelt
10:05 a.m. – 10:10 a.m. Roll Call – Jerry Latner
10:10 a.m. – 10:15 a.m. Approval of HBTC Minutes
10:15 a.m. – 11:00 a.m. Panel Discussion – Changes forthcoming to bee industry
11:00 a.m. – 11:15 a.m. Break
11:15 a.m. – 12:00 Noon Beekeepers and Citrus producers – Steve Dwinell
12:00 Noon – 1:00 p.m. Lunch Break
1:00 p.m. – 1:45 p.m. Review of current research projects, UF Staff
1:45 p.m. – 2:00 p.m. Other Issues
2:00 p.m. – Adjourn
A copy of the agenda may be obtained by contacting: David Westervelt, Telephone: (352)395-4636.
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: Ms. Lisa Bassett, (850)921-1603. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF EDUCATION
The Florida Rehabilitation Council announces a telephone conference call to which all persons are invited.
DATE AND TIME: June 26, 2014, 9:30 a.m. until complete or 11:00 a.m., ET
PLACE: Conference line: 1(888)670-3525, pass code: (7923533220)
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Proposed Internal Process VR Employee Training.
A copy of the agenda may be obtained by contacting: Roy Cosgrove, (850)245-3317 or at roy.cosgrove@vr.fldoe.org.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Roy Cosgrove, (850)245-3317 or at roy.cosgrove@vr.fldoe.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
For more information, you may contact: Roy Cosgrove, (850)245-3317 or at roy.cosgrove@vr.fldoe.org.

DEPARTMENT OF TRANSPORTATION
The Commercial Motor Vehicle Review Board announces a public meeting to which all persons are invited.
DATE AND TIME: July 10, 2014, 8:30 a.m.
PLACE: Embassy Suites, 10220 Palm River Road, Tampa, Florida 33619
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a monthly meeting of the Commercial Motor Vehicle Review Board for the purpose of reviewing penalties imposed upon any vehicle or persons under the provisions of Chapter 316, Florida Statutes, relating to weights imposed on the highway by the axles and wheels of motor vehicles, to special fuel and motor fuel tax compliance, or to violations of safety regulations.
A copy of the agenda may be obtained by contacting: Heather Nelson, Executive Assistant, Commercial Motor Vehicle Review Board, 605 Suwannee Street, MS 90, Tallahassee, FL 32399.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Architecture and Interior Design
The Board of Architecture and Interior Design announces a public meeting to which all persons are invited.
DATE AND TIME: July 14, 2014, 9:00 a.m.
PLACE: Trump National Doral Golf & Spa Resort, 4400 NW 87th Avenue, Miami, Florida 33178
GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel Meeting, portions may be closed to the public.
The following cases are open to the public:
Adonai Design & Construction, Inc. 2013-043944
Clara T. Garcia
All Permitting Services 2013-009713
Michael Lopez
Architectural Developers 2012-047563
Oscar Cabeza
ART & STYLO 2013-004016
Ravaal Almada
Automated Consulting Services, Inc. 2013-024361
George J. Aubin
George Balan 2012-051259
NB Decor
Natella Balan 2012-052014
NB Decor
Banyan Tree Construction 2013-013320
Richard L. Strong
Bell’s Drafting and Design 2013-037609
Robert M. Bell
Peter J. Bennett 2013-013288
Blake Building, LLC
Juana M. Bonilla 2012-037529
Design Resource Studio, Inc.
German Boscan 2013-035169
Britto Charatte, LLC 2012-049077
Jeremias Britto
Michael Brosche 2013-016992
Michael Brosche Associates, Inc.
Chcadd Outsourcing Services 2013-010846
Ankita Chudasama
David Chernin 2012-034611
Axis Studios, Inc.
Construction and Design Consultants 2012-047975
Carl R. Malavenda
Lynda A. Contarino 2013-048000
Castles & Cottages Interiors, LLC
John Martin Cooney 2013-027417
Stoff Cooney Architects, LLC

Charles Jackson 2012-046979
Charles Jackson Architectural Designs

Michael E. Craddock 2012-052848 & 2013-009809

Mark Jenkins 2014-002668

Creative Architectural Design Consultants
Jason A. Rohr
2013-019789 & 2012-047642

Jeff Travis Johnson 2013-018697

Kalido’s Interior Design Corp 2012-049123
Hilda Gomez

Eva Finta Csulloghne 2013-022871
Euro –Trade, LLC
Keystone Construction of Tampa Bay, LLC

David Kondroski 2013-050261
Architectural Investigation Corp.

Del Mar Company, Inc. 2013-036937
Nick Schulz

Lastrada Furniture, Inc. 2012-049012
Eli Mordechai

Delstone Construction, Inc. 2013-034947
Richard Stonecipher

LGM Design Group, Inc. 2013-035055
Lee MacDonnell

Design Engineering Group 2013-015182
Frank J. Gatto

Tina L. Mangiardi 2013-017417
TLM Design & Construction, Inc.

Design for Real Living 2012-052089
Carrie A. Kraus

Mangrove Bay Art Tile 2013-034541
Jennifer P. Kerr-Marsch

Design Guild Interiors 2013-032923
Peter & Donna Fayerman

Matheson Architectural Designs, LLC 2013-009732
Finlay Brooks Matheson, II

Shane B. Feemster 2013-004781
RPC General Contractors, Inc.

McHarris Planning & Design 2013-021186
Joseph M. McHarris

Final Draft, Inc. 2012-047661
Douglas J. Shepard

Miguel A. Meireles 2013-007387

Meyers Properties, LLC 2012-048325
Russell C. Meyers

First Union Architects 2013-030556
Giuseppe DiMarco

Michael J. Sopoliga, Inc. 2013-022756
MJS Custom Home Designs

Brian Philip Fredley 2014-003076

Leslie Fleming Gross 2013-022778
Construction Design Services

Nathans Design Group 2012-049653
Bernice Nathans

John C. Harward 2014-02298
JC Harward & Associates, Inc.

North Jax Builders, Inc. 2013-018942
Reginald Tribune

Adriana Hoyos 2012-048776
AH Interiors Corporation

NYDC Projects Group 2013-015125
William A. Buscaglia

Hughes Design Associates 2013-046547
Pamela Hughes

Omura Casey Morel, Inc. 2013-029247
Dudley Omura
P2 Interiors, LLC 2012-043861
Placido Herrera

Rebel Design Group 2013-015128
Douglas DeBoer

RPC General Contractors 2013-004775
Peter J. Rodrigues

RS3 Innovative and Architectural Design 2013-013558
Raymond Jimenez
Shannon Scott

Mishou Sanchez 2013-016924

Shoreline Design Group 2013-020159
Shoreline Commercial Design Group, LLC
Gary L. Badders

Don Stevenson 2013-014694
Don Stevenson Design, Inc. 2013-014587

SunState Designs, LLC 2013-036559
Jon Richardson

Luis S. Tenorio 2012-049156

Thomas Everett Lamb Design & Development, Inc. Thomas E. Lamb
2013-017693

Tondre Interiors Design Studio 2012-050237
GTI Group, LLC
Eugene Tondre

Thomas Yianilos 2013-042100
Waterbrook Builders, LLC

For more information, you may contact: David K. Minacci, Smith, Thompson, Shaw, Minacci & Colón, PA, 3520 Thomasville Road, Fourth Floor, Tallahassee, Florida 32309, (850)402-1570.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Board of Professional Engineers Application Committee and/or Educational Advisory Committee announces a public meeting to which all persons are invited.
DATE AND TIME: July 15, 2014, 8:30 a.m. or soon thereafter
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Review applications for licensure and other general business of the committees.

A copy of the agenda may be obtained by contacting: Rebecca Sammons.

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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Board of Professional Engineers Probable Cause Panel announces a public meeting to which all persons are invited.
DATE AND TIME: July 15, 2014, 1:00 p.m. or soon thereafter
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Although this meeting is open to the public, the Probable Cause Panel meeting may be closed consistent with law. If you wish to participate in any public portion of the Probable Cause Panel Meeting, please contact Rebecca Sammons at least 48 hours prior to the meeting.
A copy of the agenda may be obtained by contacting: Rebecca Sammons.
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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Board of Professional Engineers Rules Committee announces a public meeting to which all persons are invited.
DATE AND TIME: July 16, 2014, 8:30 a.m.
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED: general business of the committee.
A copy of the agenda may be obtained by contacting: Rebecca Sammons.
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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Board of Professional Engineers Authorized Representative Committee announces a telephone conference call to which all persons are invited.
DATE AND TIME: July 16, 2014, 1:00 p.m. or soon thereafter
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED: general business of the committee. This meeting will be available by conference call also. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114 at least 48 hours prior to the date of the meeting. The call in number is 1(888)392-4560 (you will need to contact Ms. Sammons for the participant code).
A copy of the agenda may be obtained by contacting: Rebecca Sammons.
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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Board of Professional Engineers announces a telephone conference call to which all persons are invited.
DATE AND TIME: July 25, 2014, 10:00 a.m. or soon thereafter
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED: To act on the recommendations from the Application & Educational Advisory Committee to approve or deny applications for licensure and any old or new business of the Board. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114 at least 48 hours prior to the date of the meeting. The call in number is 1(888)392-4560 (you will need to contact Ms. Sammons for the participant code).
A copy of the agenda may be obtained by contacting: Rebecca Sammons.
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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Professional Engineers**

The Florida Board of Professional Engineers announces a public meeting to which all persons are invited.

**DATE AND TIME:** August 6, 2014, 1:00 p.m. or soon thereafter and August 7, 2014, 8:30 a.m. or soon thereafter

**PLACE:** Tampa Marriott Westshore, 1001 N. Westshore Blvd., Tampa, FL 33607

**GENERAL SUBJECT MATTER TO BE CONSIDERED:**

- Review applications for licensure and other general business of the Committee.

For more information, you may contact: Rebecca Sammons, rsammons@fbpe.org.

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For more information, you may contact: Rebecca Sammons, rsammons@fbpe.org.

**DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**Board of Professional Engineers**

The Florida Board of Professional Engineers and the Florida Engineers Management Corporation announces a telephone conference call to which all persons are invited.

**DATE AND TIME:** July 11, 2014, 10:00 a.m. or soon thereafter

**PLACE:** Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303

**GENERAL SUBJECT MATTER TO BE CONSIDERED:** to monitor the operations of the Florida Board of Professional Engineers and the Florida Engineers Management Corporation and other general business of the Committee. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114 at least 48 hours prior to the date of the meeting.

A copy of the agenda may be obtained by contacting: Rebecca Sammons.

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: Rebecca Sammons. 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: Rebecca Sammons, rsammons@fbpe.org.

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For more information, you may contact: Rebecca Sammons, rsammons@fbpe.org.
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Accountancy
The Board of Accountancy announces a telephone conference call to which all persons are invited.
DATE AND TIME: Wednesday, July 9, 2014, 9:30 a.m., until all business is concluded
PLACE: Conference call, dial in number: 1(888)670-3525; Pass code number: 9801392456#
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will meet to consider enforcement proceedings including consideration of investigation officers’ reports, rules, and other general business. This is a public meeting.
A copy of the agenda may be obtained by contacting: Denise Graves, (352)333-2505.
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: Denise Graves, (352)333-2505. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.
For more information, you may contact: Denise Graves, (352)333-2505.

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Office of the Secretary
The Florida Greenways and Trails Council announces a public meeting to which all persons are invited.
DATES AND TIMES: July 22, 2014, 1:00 p.m.; July 23, 2014, 9:00 a.m. (Continuation of meeting)
PLACES: July 22nd: Conference Room A, Douglas Building, Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, Tallahassee, FL 32399-3000
July 23rd: Conference Room 170, Carr Building, Florida Department of Environmental Protection, 3800 Commonwealth Boulevard, Tallahassee, FL 32399-3000
GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct general business of the Council as well as discuss and vote on the Florida Greenways and Trails Land Acquisition funding projects as future components of the Florida Greenways and Trails System. The Council will also consider designation of the following proposed projects as components of the Florida Greenways and Trails System: East Central Florida Regional Rail Trail, Palm Island, Steinhatchee River Blueway, State Road 207 Mussallem Trailhead, as well as the following State Parks: Cockroach Bay Preserve, Crystal River Preserve, Dunns Creek, Econofina River, Estero Bay Preserve, Fort Cooper, Fred Gannon Rocky Bayou, George Crady Bridge Fishing Pier, Jonathan Dickinson, Madison Blue Spring, Ponce de Leon Springs, San Pedro Underwater State Park, St. Andrews (includes Shell Island), St. Marks River Preserve, Silver Springs, Yellow River Marsh Preserve.
A copy of the agenda may be obtained by contacting: Doug Alderson, Office of Greenways and Trails, Division of Recreation and Parks, Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, MS 795, Tallahassee, Florida 32399-3000, email: Doug.Alderson@dep.state.fl.us, telephone: (850)245-2061. The agenda and meeting materials will be available and posted at the Office of Greenways and Trails’ website (FloridaGreenwaysandTrails.com) 7 days prior to the meetings.
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: Doug Alderson, Office of Greenways and Trails, Division of Recreation and Parks, Florida Department of Environmental Protection, 3900 Commonwealth Boulevard, MS 795, Tallahassee, Florida 32399-3000, email: Doug.Alderson@dep.state.fl.us, telephone: (850)245-2061. 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 HEALTH
Division of Medical Quality Assurance
The Florida Department of Health, Division of Medical Quality Assurance announces a public meeting to which all persons are invited.
DATE AND TIME: Monday, July 14, 2014, 9:00 a.m.
PLACE: Aloft Tallahassee Downtown, 200 N. Monroe Street, Tallahassee, Florida 32301
GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida’s Healthiest Weight Initiative
A copy of the agenda may be obtained by contacting: Vicki R. Grant, Medical Quality Assurance, Bureau of Health Care Practitioner Regulation, 4052 Bald Cypress Way, Bin #C00, Tallahassee, Florida 32399-3253.
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: Vickie Grant, Medical Quality Assurance, Bureau of Health Care Practitioner Regulation, 4052 Bald Cypress Way, Bin #C00, Tallahassee, Florida 32399-3253, (850)245-
A copy of the agenda may be obtained by contacting: Debbie Ansbacher at (904)485-9540 or Taddese Fessehaye at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Debbie Ansbacher at (904)485-9540 or Taddese Fessehaye at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
The Department of Children and Family Services announces a public meeting to which all persons are invited.
DATE AND TIME: June 25, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at:
Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399
Please call in for audio and follow the instructions below to view the presentation during the call.
Call-In Information: 1(888)670-3525, Passcode: 510 653 9718
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use the following link to join the meeting and then choose “Don’t join audio”: https://meet.lync.com/apdfl/cheryl.smith/8LPN77LC
If you do not already have Microsoft Lync installed, please follow the hotspot below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Service standard for compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting: Tracey Tolbert, (850)488-4358, Tracey.Tolbert@apdcares.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
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Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399
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GENERAL SUBJECT MATTER TO BE CONSIDERED: Service standard for compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting: Tracey Tolbert, (850)488-4358, Tracey.Tolbert@apdcares.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH
Office of Statewide Research
The Florida Department of Health, Institutional Review Board, Committee II announces a public meeting to which all persons are invited.
DATE AND TIME: July 2, 2014, 9:00 a.m. – 11:00 a.m.
PLACE: Capital Circle Office Complex, Building 2585, Conference Room 320P, Tallahassee, Florida
GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct review of new research studies involving human participants, modifications to existing studies, and continuing review of ongoing research to make sure research studies comply with regulations and the Department’s ethical standards.
A copy of the agenda may be obtained by contacting: Sarah Hofmeister, Research Program Analyst, Public Health Research Unit, Division of Community Health Promotion, (850)245-4585.

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: Sarah Hofmeister, Research Program Analyst, Public Health Research Unit, Division of Community Health Promotion, (850)245-4585. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Refugee Services
The Jacksonville Area Refugee Task Force announces a public meeting to which all persons are invited.
DATE AND TIME: Wednesday, July 9, 2014, 1:30 p.m. – 3:30 p.m.
PLACE: Lutheran Social Services of Northeast Florida, 4615 Phillips Highway, Classroom #3, Jacksonville, Florida 32207
GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Jacksonville Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.
A copy of the agenda may be obtained by contacting: Debbie Ansbacher at (904)485-9540 or Taddese Fessehaye at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Debbie Ansbacher at (904)485-9540 or Taddese Fessehaye at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
The Department of Children and Family Services announces a public meeting to which all persons are invited.
DATE AND TIME: June 25, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at:
Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399
Please call in for audio and follow the instructions below to view the presentation during the call.
Call-In Information: 1(888)670-3525, Passcode: 510 653 9718
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use the following link to join the meeting and then choose “Don’t join audio”: https://meet.lync.com/apdfl/cheryl.smith/8LPN77LC
If you do not already have Microsoft Lync installed, please follow the hotspot below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Service standard for compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting: Tracey Tolbert, (850)488-4358, Tracey.Tolbert@apdcares.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
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: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358, Tracey.Tolbert@apdcares.org.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
The Department of Children and Family Services announces a public meeting to which all persons are invited.
DATE AND TIME: July 2, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at:
Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399
Please call in for audio and follow the instructions below to view the presentation during the call.
Call-In Information: 1(888)670-3525, Passcode: 510 653 9718
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use the following link to join the meeting and then choose “Don’t join audio”:
https://meet.lync.com/apdf1/cheryl.smith/GP2TVRNZ
If you do not already have Microsoft Lync installed, please follow the hotlink below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.
GENERAL SUBJECT MATTER TO BE CONSIDERED:
The person-centered service planning requirements for transition to compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting:
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358. 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: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358, Tracey.Tolbert@apdcares.org.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
The Department of Children and Family Services announces a public meeting to which all persons are invited.
DATE AND TIME: July 8, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at:
Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399
Please call in for audio and follow the instructions below to view the presentation during the call.
Call-In Information: 1(888)670-3525, Passcode: 510 653 9718
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use to the following link to join the meeting and then choose “Don’t join audio”:
https://meet.lync.com/apdf1/lorena.fulcher/D3ZSZZWD
If you do not already have Microsoft Lync installed, please follow the hotlink below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.
GENERAL SUBJECT MATTER TO BE CONSIDERED:
The person-centered service planning requirements for transition to compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting:
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358. 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: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358, Tracey.Tolbert@apdcares.org.
DATE AND TIME: July 1, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at: Agency for Persons with Disabilities, 4030 Esplanade Way, Room 301, Tallahassee, FL 32399. Please call in for audio and follow the instructions below to view the presentation during the call.

Call-in information: 1(888)670-3525, passcode: 510 653 9718
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use to the following link to join the meeting and then choose “Don’t join audio”:
https://meet.lync.com/apdfl/lorena.fulcher/8KK514J7. If you do not already have Microsoft Lync installed, please follow the hotlink below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The person-centered service planning requirements for transition to compliance with the new Centers for Medicare and Medicaid Services rule will be discussed.
A copy of the agenda may be obtained by contacting: http://apdcares.org/publications/legal, Tracey Tolbert, (850)488-4358, Tracey.Tolbert@apdcares.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358. 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: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358, Tracey.Tolbert@apdcares.org.

DEPARTMENT OF ECONOMIC OPPORTUNITY
The East Central Florida Corridor Task Force announces a public meeting to which all persons are invited.
DATE AND TIME: June 27, 2014, 8:30 a.m.
PLACE: Exploration Tower, 670 Dave Nisbet Drive, Cape Canaveral, FL 32920
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Task Force will be addressing the existing transportation system and potential future transportation investments in the study area. The Task Force will also review potential regional transportation connectivity gaps. Potential coordination opportunities with utilities and other infrastructure will also be discussed. Continued development of guiding principles for corridor planning in study area will occur. The Task Force will provide guidance to staff for technical analyses of corridor alternatives and identify action items and the next steps for the Task Force and staff. The opportunity for public input will also be given.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
Agency for Persons with Disabilities
The Department of Children and Family Services announces a public meeting to which all persons are invited.
DATE AND TIME: June 26, 2014, 10:00 a.m. – 12:00 Noon, EDT
PLACE: This will be a Lync meeting and conference call, those who need to attend in person can do so at: Agency for Persons with Disabilities, 4030 Esplanade Way, Room 350A, Tallahassee, FL 32399. Please call in for audio and follow the instructions below to view the presentation during the call.

Call-in information: 1(888)670-3525, passcode: (510)653-9718.
This meeting will involve Microsoft Lync for sharing presentations over the internet. If you already have access to Microsoft Lync, please use to the following link to join the meeting and then choose “Don’t join audio”:
https://meet.lync.com/apdfl/arthur.barndt/3C19N5CT.
If you do not already have Microsoft Lync installed, please follow the hotlink below and choose “Meeting Readiness”:
You will be presented with two options: 1) install Active X or 2) download and install Microsoft Attendee. We recommend you install Microsoft Attendee.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Results from the provider self-assessment will be discussed.
A copy of the agenda may be obtained by contacting: http://apdcares.org/publications/legal, Tracey Tolbert, (850)488-4358, Tracey.Tolbert@apdcares.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358. 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: Tracey Tolbert, 4030 Esplanade Way, Suite 380, Tallahassee, Florida 32399, (850)488-4358, Tracey.Tolbert@apdcares.org.
A copy of the agenda may be obtained by contacting: James Stansbury at james.stansbury@deo.myflorida.com or going to the East Central Florida Corridor Task Force website at http://ecfcorridortaskforce.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 96 hours before the workshop/meeting by contacting: James Stansbury at (850)717-8475 or james.stansbury@deo.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: For more information, you may contact: James Stansbury at james.stansbury@deo.myflorida.com or go to the East Central Florida Corridor Task Force website at http://ecfcorridortaskforce.org.

FLORIDA ASSOCIATION OF COURT CLERKS
The Florida Local Government Investment Trust announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, July 18, 2014, 10:30 a.m.
PLACE: Offices of Nabors, Giblin & Nickerson, P.A., 2502 Rocky Point Drive, Suite 1060, Tampa, FL 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General Administrative Matters.

A copy of the agenda may be obtained by contacting: Bryant Gries, (850)921-0808 or bgries@flclerks.com.

For more information, you may contact: Bryant Gries, (850)921-0808 or bgries@flclerks.com.

NORTHWOOD SHARED RESOURCE CENTER
The Northwood Shared Resource Center (NSRC) Board of Trustees announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, June 25, 2014, 1:30 p.m.
PLACE: Department of Business and Professional Regulation, Professions Board Room, 1940 North Monroe Street, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED:

Approval of Minutes, Finance Committee Report, Operational Committee Report, NSRC Action Items, NSRC Updates/Informational Items, Executive Director Updates, Old Business, New Business, Adjournment.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Robin Tucker at (850)717-0072 or by email: robin.tucker@nsrc.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

FLORIDA SURPLUS LINES SERVICE OFFICE
The Florida Surplus Lines Service Office, Compensation Committee announces a public meeting to which all persons are invited.

DATE AND TIME: July 22, 2014, 12:15 p.m.
PLACE: Ritz Carlton Sarasota, 1111 Ritz Carlton Drive, Sarasota, FL 34236

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Presentation of compensation program study.

A copy of the agenda may be obtained by contacting: Georgie Barrett via email: gbarrett@fslso.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: Georgie Barrett via email: gbarrett@fslso.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
Section VII
Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

Notice of Disposition of Petition for Administrative Determination has been filed 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 Administrative Procedures Committee

NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF MANAGEMENT SERVICES
Division of Building Construction
Architectural Services Continuing Contracts – NW
STATE OF FLORIDA

DEPARTMENT OF MANAGEMENT SERVICES
REAL ESTATE DEVELOPMENT AND MANAGEMENT
PUBLIC ANNOUNCEMENT FOR
PROFESSIONAL SERVICES
FOR CONTINUING CONTRACTS – ARCHITECTURAL SERVICES
NORTHWEST FLORIDA REGION
June 18, 2014

Project Number: NA
Project Name: Architectural Services Continuing Contracts
Project Location: Northwest Florida Region

The State of Florida, Department of Management Services (DMS), Division of Real Estate Development and Management, requests qualifications from Architectural firms to provide Professional Services primarily in the Northwest Florida Region. These services may be used for projects anywhere in the State of Florida, however, it is anticipated that the firms selected during this process will be activated for projects in the northwest part of the State. Projects may vary in size up to $2,000,000.00 for construction and up to $200,000.00 for planning or study fees.

Please visit the Department’s website: http://www.myflorida.com/apps/vbs/vbs_www.main_menu and click on “Search Advertisements” – “Division of Real Estate Development and Management” Look for “Opportunities for Design and Construction Firms” and click on link.
Section XII
Miscellaneous

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Division of Motor Vehicles
Keith Yarborough Scooterville, LLC, for the establishment of TAOI motorcycles

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

Pursuant to Section 320.642, Florida Statutes, notice is given that Taotao USA, Inc., intends to allow the establishment of Keith Yarborough Scooterville, LLC, d/b/a Scooterville of Tallahassee as a dealership for the sale of motorcycle manufactured by Taotao Group Co., Ltd. (line-make TAOI) at 2420 West Pensacola Street, Tallahassee, (Leon County), Florida 32304, on or after July 18, 2014.

The name and address of the dealer operator(s) and principal investor(s) of Keith Yarborough Scooterville, LLC, d/b/a Scooterville of Tallahassee are dealer operator(s): Keith Yarborough, 2420 West Pensacola Street, Tallahassee, Florida 32304, principal investor(s): Keith Yarborough, 2420 West Pensacola Street, Tallahassee, Florida 32304.

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

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

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

A copy of such petition or complaint must also be sent by US Mail to: Jennifer Wallace, Taotao USA, Inc., 2425 Camp Avenue, Suite 100, Carrolton, Texas 75006.

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

Section XIII
Index to Rules Filed During Preceding 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.