

Section I
Notice of Development of Proposed Rules
and Negotiated Rulemaking

DEPARTMENT OF CORRECTIONS

RULE NOS.: RULE TITLES:
33-601.100 Inmate Orientation
33-601.301 Inmate Discipline - General Policy
PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to remove the requirement that inmates each receive a copy of Rules 33-601.301-.314, F.A.C., regarding inmate discipline, and to clarify how inmates will have access to Rules 33-601.301-.314, F.A.C., upon their initial arrival in the Department of Corrections and during their incarceration.
SUBJECT AREA TO BE ADDRESSED: Inmate access to inmate disciplinary rules.
RULEMAKING AUTHORITY: 944.09 FS.
LAW IMPLEMENTED: 20.315, 944.09, 945.04 FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT IS: Paul Vazquez, 501 South Calhoun Street, Tallahassee, Florida 32399

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

33-601.100 Inmate Orientation.

(1) Upon initial arrival in the Department of Corrections, each inmate shall be provided with orientation at which time the rules and procedures of the Department of Corrections shall be explained. Upon transfer within the Department, each inmate shall be provided with orientation that is specific to the local institution. The warden shall review and approve the contents of the orientation to ensure that the security of the institution is not compromised. The reception centers shall provide a more in-depth orientation of overall department rules, including a general overview of Rules 33-601.301-.314, F.A.C., Inmate Discipline, while the receiving institutions which serve as the inmates' permanent locations shall emphasize the local operating procedures in their orientation. ~~As inmates are received into the department, reception centers shall provide each inmate with a printed copy of Rules 33-601.301-.314, F.A.C., Inmate Discipline. Translations or translation assistance shall be provided as needed.~~ Copies of the rules and procedures shall be available to inmates upon request to read or

review (not for retention). Inmates will be informed how to access the rules and procedures, and that translations or translation assistance will be provided as needed.

(2) No change.

Rulemaking Authority 944.09 FS. Law Implemented 944.09 FS. History--New 1-19-03, Amended 9-6-04, 10-19-05,_____.

33-601.301 Inmate Discipline – General Policy.

(1) through (4) No change.

(5) Every inmate shall have access to Rules 33-601.301-.314, F.A.C. Inmates in open population shall have access to these rules from the inmate library, law library, or any other area accessible to inmates as deemed appropriate by the warden. Inmates in open population at institutions or facilities without libraries shall have access to these rules from the classification office, the security shift supervisor's office, or any other area accessible to inmates as deemed appropriate by the warden. Inmates who are not in open population shall have access to these rules through their housing officer in the confinement unit. Every inmate received by the department will be given a printed copy of Rules 33-601.301-.314, F.A.C. Copies of this rule chapter shall also be available in the institution library. Inmates shall be notified of any change to these rules by posting and circulation. These rules shall be translated into any language native to 5 percent or more of the statewide inmate population. These translations shall be made available to inmates. ~~When At the time of reception processing, when a literacy or language problem prevents an inmate from understanding the rules, a staff member or translator shall assist the inmate in understanding the rules. At the time of reception processing, when a literacy or language problem prevents an inmate from understanding the rules of this chapter, a staff member or translator shall assist the inmate in understanding the rules.~~

(6) No change.

Rulemaking Authority 944.09 FS. Law Implemented 20.315, 944.09, 945.04 FS. History--New 3-12-84, Formerly 33-22.01, Amended 12-30-86, 10-1-95, Formerly 33-22.001, Amended_____.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Veterinary Medicine

RULE NO.: RULE TITLE:
61G18-30.003 Citations
PURPOSE AND EFFECT: The proposed amendment is to remove paragraph (4)(d) because it is no longer necessary.
SUBJECT AREA TO BE ADDRESSED: Removal of unnecessary material.
RULEMAKING AUTHORITY: 455.224, 474.206 FS.
LAW IMPLEMENTED: 455.224 FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE

DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Juanita Chastain, Executive Director, Division of Professions, Board of Veterinary Medicine, 1940 N. Monroe Street, Tallahassee, FL 32399-0783

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

Section II Proposed Rules

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:
6A-1.0014 Comprehensive Management Information System

PURPOSE AND EFFECT: The purpose of this rule amendment is to revise existing requirements of the statewide comprehensive management information system to implement changes recommended by school districts and to change state reporting and local recordkeeping procedures for state and/or federal programs. Adopt the updated DOE Information Data Base Requirements: Volume I – Automated Student Information System, 2014 and Volume II – Automated Staff Information System, 2014. The effect maintains compatibility among state and local information systems components. The statewide comprehensive management information system provides the data on which the measurement of school improvement and accountability is based.

SUMMARY: The proposed amendment requires that each school shall develop and implement an automated information component compatible with the statewide comprehensive management information system. In addition, the information system component will include procedures for the security, privacy and retention of automated student, staff and finance information systems records.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is

required, the information expressly relied upon and described herein: The agency has determined that the proposed rule is not expected to require legislative ratification. Based on past agency experience with adjusting reporting requirements for school districts in the comprehensive management information system, the adverse impact or regulatory cost, if any, do not exceed, nor would be expected to exceed, any one of the economic analysis criteria set forth in Section 120.541(2)(a), Florida Statutes, because the proposed rule with existing staff and technology.

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

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

LAW IMPLEMENTED: 1001.23, 1008.385(2), 1008.41 FS.

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

DATE AND TIME: November 18, 2014, 8:30 a.m.

PLACE: Seminole State College, Heathrow Campus, 1055 AAA Drive, Heathrow, FL 32746

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

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.0014 Comprehensive Management Information System.

(1) No change.

(2) The data elements, procedures and timelines for state reporting, local recordkeeping and statewide records transfer to be implemented by each school district and the Department within its automated information system component as prescribed in the publications entitled “DOE Information Data Base Requirements: Volume I – Automated Student Information System, ~~2014~~ ~~2012~~ (<http://www.flrules.org/Gateway/reference.asp?No=Ref-02348>),” “DOE Information Data Base Requirements: Volume II – Automated Staff Information System, ~~2014~~ ~~2012~~ (<http://www.flrules.org/Gateway/reference.asp?No=Ref-02349>),” and “DOE Information Data Base Requirements: Volume III – Automated Finance Information System, 1995.” These publications which include the Department procedures for the security, privacy and retention of school district student and staff records collected and maintained at the state level are hereby incorporated by reference and made a part of this rule. Copies of these publications may be obtained from Education Information and

Accountability Services, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399.

(3) No change.

Rulemaking Authority 1001.02(1), 1002.22, 1008.385(3), 1008.41(2) FS. Law Implemented 1001.23, 1002.22, 1008.385(2), 1008.41(2) FS. History—New 2-19-87, Amended 12-21-87, 12-13-88, 3-25-90, 3-24-91, 3-17-92, 12-23-92, 2-16-94, 3-21-95, 7-3-96, 5-20-97, 10-13-98, 10-18-99, 10-17-00, 5-19-03, 7-20-04, 4-21-05, 3-1-07, 3-24-08, 11-26-08, 12-15-09, 2-1-11, 1-16-12, 3-26-13,_____.

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 13, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 9, 2014

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-1.0451
RULE TITLE: Florida Education Finance Program Student Membership Surveys

PURPOSE AND EFFECT: The purpose of this amendment is to adopt the updated full-time equivalent (FTE) student membership reporting instructions publication (FTE General Instructions) for 2014-15, delete a reference to rule provisions that no longer exist, delete obsolete language requiring FTE for survey periods 2 and 3 to each equal 90 days and remove a provision authorizing survey amendments that are not submitted within the established deadline to be treated as prior-year adjustments.

SUMMARY: This amendment adopts the updated FTE General Instructions 2014-15, deletes obsolete language and a provision authorizing survey amendments that are not submitted within the established deadline to be treated as prior-year adjustments.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Based on past agency experience with updating instructions for FTE reporting for school districts in accordance

with laws and rules of the State Board of Education, the adverse impact or regulatory cost, if any, does not exceed, nor would be expected to exceed, any one of the economic analysis criteria set forth in Section 120.541(2)(a), Florida Statutes. Revisions incorporate fiscal year changes that will not cost school districts additional expenditure for implementation.

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

RULEMAKING AUTHORITY: 1001.02(1), (2)(n), 1011.60(1), 1011.62(1), 1011.68 FS.

LAW IMPLEMENTED: 1011.62(1), 1011.68 FS.

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

DATE AND TIME: November 18, 2014, 8:30 a.m.

PLACE: Seminole State College, Heathrow Campus, 1055 AAA Drive, Heathrow, FL 32746

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

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.0451 Florida Education Finance Program Student Membership Surveys.

(1) The Commissioner shall prescribe the methods for completing and reporting full-time equivalent (FTE) student membership surveys and transported student membership surveys in each school district for the Florida Education Finance Program in the publication titled “FTE General Instructions, 2014-15 ~~2013-14~~,” (<http://www.flrules.org/Gateway/reference.asp?No=Ref-03905>) which is hereby incorporated by reference in this rule. The instructions may be obtained from the Bureau of School Business Services, Office of Funding and Financial Reporting, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399.

(2) The Commissioner shall have the authority to establish for any school district or school an alternate date for an FTE student ~~a full-time equivalent~~ membership survey or transported student membership survey within nine (9) weeks of the regular statewide survey if evidence is submitted by the school district that indicates an abnormal fluctuation in student membership has occurred at the time of the statewide survey. The alternate date shall be established by the Commissioner prior to conducting the survey. In determining what constitutes an abnormal fluctuation, the Commissioner shall examine the historical trends in student membership and limit consideration to changes in which there is a variation in excess of twenty-five

(25) percent in any school, or five (5) percent in the district between the membership count at the time of the statewide membership count and the alternate membership count due to factors such as major student boycotts; civil disturbances; immigration or out-migration in agricultural, industrial, and federal installations or contractors; or providential causes beyond the control of the district school board.

(3) The Commissioner may approve an alternative to the instructions ~~for completing the surveys, reporting the data to the department and maintaining student records for audit purposes in paragraphs (b), (c) and (d) of subsection (1) of Rule 6A-1.0451, F.A.C.,~~ for a given district based on an emergency, a pilot study, or increased effectiveness and efficiency in data collection or reporting.

(4) During the year, at least four (4) full-time equivalent student membership surveys shall be conducted under the administrative direction of and on a schedule provided by the Commissioner. ~~The second period and the third period full-time equivalent student membership survey for students in a program scheduled for one hundred eighty (180) school days, or the hourly equivalent as provided in Rule 6A-1.045111, F.A.C., shall each be equal to ninety, one hundred eightieths (90/180) of the school year, or the hourly equivalent.~~ Students in a program scheduled for fewer less than one hundred eighty (180) school days, or the hourly equivalent as provided in Rule 6A-1.045111, F.A.C., in any FTE full-time equivalent student membership survey shall be a fraction of an FTE student a full-time equivalent member as provided in Section 1011.61(1), F.S. The four (4) survey periods, insofar as practicable, shall be scheduled to take the extended school year, staggered school year, and other variations of or from the regular one hundred eighty-day (180) day school year into consideration. School districts may submit amendments to student membership survey data in accordance with the following schedule: Survey Period 1 (July) may not be amended after September 30 following the survey except that the Florida Virtual School, established in Section 1002.37, F.S., may amend a common student identifier until the Survey Period 2 amendment deadline; Survey Period 2 (October) may not be amended after March 31 following the survey; Survey Period 3 (February) may not be amended after July 31 following the survey; Survey Period 4 (June) may not be amended after August 31 following the survey, or until a membership survey audit as required by Rule 6A-1.0453, F.A.C., has been completed, whichever shall take place first. ~~Such amendments that are submitted too late to be reviewed and included in the last membership data determining the earnings of Florida education finance program funds for the given year shall be treated as prior year adjustments.~~

(5) No change.

(6) For students in all special programs, a student's FTE ~~full-time equivalent~~ membership shall be reported in the respective special program cost factor prescribed in Section 1011.62(1)(c), F.S., when the student is eligible and is attending a class, course, or program that has met all of the criteria for the special program cost factor. In addition, when reporting program membership, each student shall be reported in the same special program category as reported in the FTE ~~full-time equivalent~~ membership survey.

(7) No change.

Rulemaking Authority 1001.02(1), (2)(n), 1011.60(1), 1011.62(1), 1011.68 FS. Law Implemented 1011.62(1), 1011.68 FS. History—New 4-19-74, Amended 10-31-74, Repromulgated 12-5-74, Amended 6-1-75, 1-29-76, 4-12-78, 8-2-79, 2-4-81, 7-28-81, 4-27-82, 7-13-83, 7-10-85, Formerly 6A-1.451, Amended 3-12-86, 9-30-87, 10-31-88, 12-5-90, 10-26-94, 12-15-98, 3-24-08, 5-3-10, 4-22-14, _____.

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 13, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 12, 2014

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-20.027 RULE TITLE: Rosewood Family Scholarship Fund

PURPOSE AND EFFECT: The purpose of this amendment is to align the rule with the governing statute, Section 1009.55, Florida Statutes. The effect will be a rule which is consistent with governing law.

SUMMARY: This amendment renames the Reinstatement/Restoration Application for Students and Teachers to be called the Reinstatement/Restoration Application; programs for teachers were repealed. This amendment updates the term state community college to Florida College to reflect current statutory naming conventions. The 2014 Florida legislature amended Section 1009.55, Florida Statutes, to award a maximum of \$6,100 to 50 applicants, increased from \$4,000 to 25 applicants. Since the award amount and number of scholarships are in current statute, this information is being removed from the rule.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will not have an adverse impact on small business or likely increase

directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: No requirement for SERC was triggered under Section 120.541(1), F.S., and based on past experiences with rules that affect student financial assistance programs, there will be no impact on small businesses, and the adverse impact or regulatory cost, if any does not exceed nor would be expected to exceed any one of the economic analysis criteria set forth in Section 120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 1001.02(1), 1009.55(2) FS.

LAW IMPLEMENTED: 1009.55 FS.

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

DATE AND TIME: November 18, 2014, 8:30 a.m.

PLACE: Seminole State College, Heathrow Campus, 1055 AAA Drive, Heathrow, FL 32746

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Brian Underhill, Director of State Scholarships and Grants, Finance & Operations/Office of Student Financial Assistance, Department of Education, 325 West Gaines Street, Room 1344, Tallahassee, Florida 32399, (850)410-5185

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-20.027 Rosewood Family Scholarship Fund.

(1) General eligibility criteria for awards. To receive aid, a student shall meet the provisions of Sections 1009.40, 1009.42 and 1009.55, F.S. and Rules 6A-20.001 and 6A-20.0371, F.A.C., and:

(a) Be a direct descendent of the Rosewood ~~f~~Family.

(b) If an initial applicant, submit a completed application to the Department, Form FFAA-1, Florida Financial Aid Application ~~for Students~~, as incorporated by reference in Rule 6A-20.019, F.A.C., by the established April 1 deadline. If a reinstatement or restoration applicant, submit a completed Form FFAA-3, Florida Financial Aid Reinstatement/Restoration Application (effective December 2014) (insert link) ~~for Students and Teachers~~ to the Department by the established April 1 deadline. Form FFAA-3 is hereby incorporated by reference in this rule ~~to become effective with the effective date of this rule~~. A copy of Forms FFAA-1 and

FFAA-3 may be obtained from the Office of Student Financial Assistance, Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399-0400.

(c) No change.

(d) Be enrolled in an undergraduate degree or certificate program at a state university, state ~~Florida community~~ College, or state postsecondary vocational-technical school. A certificate-seeking student must be enrolled in a program that requires a minimum of nine hundred (900) clock hours to complete.

(e) through (6) No change.

(7) Amount of award. The amount of each annual award ~~is set in statute may not exceed four thousand (4,000) dollars; the amount of tuition and fees in the state university system, the public community colleges or the public postsecondary vocational technical schools for the equivalent of fifteen (15) semester hours or four hundred fifty (450) clock hours per term of undergraduate study; or the amount established in the General Appropriations Act, whichever is less. If the appropriation is insufficient to provide the maximum award to each of the twenty five (25) recipients, the amount of each award will be prorated.~~

(8) Award procedures. The Department will make awards based on the annual appropriation, not to exceed the number of full awardees set in statute twenty five (25) scholarship awards per year.

(a) through (10) No change.

Rulemaking Authority 1001.02(1), 1009.55(2) FS. Law Implemented 1009.40, 1009.55 FS. History—New 10-30-94, Amended 10-15-02, 9-22-08, 10-25-10, _____.

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 14, 2014

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

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

RULE NO.: 40D-1.700
 RULE TITLE: Lobbyist Registration

PURPOSE AND EFFECT: The purpose of this rulemaking is to adopt new Rule 40D-1.700, Florida Administrative Code, that establishes the procedures for registering to lobby the Southwest Florida Water Management District and adopts forms for use in lobbyist registration, changing and renewing registration, and cancelling registration. Additionally, the rule

incorporates a business classification system. The effect of the rule is that a lobbyist will have to submit registration forms specific to the District prior to lobbying the District.

SUMMARY: The rule provides the definition of a “lobbyist” and incorporates by reference lobbyist registration and cancellation forms. Additionally, the rule adopts and incorporates by reference the 6-digit NAICS code which is to be used to identify a principal’s main business. It further states that a lobbyist must submit a completed registration form for each principal represented by the lobbyist before the District. There is no fee associated with registering as a lobbyist with the District.

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

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

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

RULEMAKING AUTHORITY: 112.3261(8) FS.

LAW IMPLEMENTED: 112.3261(8) FS.

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Chris Tanner, SWFWMD, 7601 Highway 301 North, Tampa, FL 33637-6759, (813)985-7481 (4652) (OGC #2014022)

THE FULL TEXT OF THE PROPOSED RULE IS:

40D-1.700 Lobbyist Registration.

(1) A person who is a “lobbyist” as defined in Section 112.3215, F.S., may not lobby the Southwest Florida Water Management District (the “District”) until he or she has registered as a lobbyist with the District. Registration shall be made by completing, under oath, the “Lobbyist Registration Form,” which is incorporated by reference in subsection (7) below, and submitting that form to the District Clerk at the mail or email address provided in the form.

(2) A separate completed Lobbyist Registration Form must be submitted for each principal represented by the lobbyist before the District.

(3) For identifying and designating a principal’s main business on the Authorization to Represent the Principal part of the Lobbyist Registration Form, the District adopts and incorporates by reference the 6-digit NAICS code published in the *North American Industry Classification System – United States, 2012* which is available at: {insert URL}. Classification system information can be obtained by contacting the NAICS Association, 129 Lakeshore Drive, Rockaway, NJ 07866, or by visiting its website: www.naics.com.

(4) Changes to the information provided on a Lobbyist Registration Form must be reported to the District within 15 days by submitting a completed Lobbyist Registration Form and checking the box indicating the submitted form is for the purpose of changing previously filed information.

(5) A lobbyist may renew his or her registration to lobby by filing a completed Lobbyist Registration Form with the District and checking the box indicating the submitted form is for renewal purposes. Renewals must be filed before January 1 of each year.

(6) The principal of a lobbyist may cancel the lobbyist’s registration by submitting a completed “Lobbyist Registration Cancellation Form,” which is incorporated by reference in subsection (7) below, informing the District that a particular lobbyist is no longer authorized to represent that principal. A lobbyist must cancel his or her registration with the District upon termination of his or her contract or other such employment relationship with the principal by promptly submitting a completed Lobbyist Cancellation Form.

(7) The Lobbyist Registration Form, form number LEG-R.054.00, effective date {insert date}, available at {insert URL} and the Lobbyist Registration Cancellation Form, form number LEG-R.055.00, effective date {insert date}, available at {insert URL} are hereby incorporated by reference and may be obtained without cost from the District Clerk either at Southwest Florida Water Management District, 2379 Broad Street, Brooksville, FL 34604, or at Lobbyist@WaterMatters.org. These forms may also be

downloaded from the District's website at:
[WaterMatters.org/Lobbyist Registration](http://WaterMatters.org/LobbyistRegistration).
Rulemaking Authority 112.3261(8) FS. Law Implemented 112.3261
FS. History–New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
 Chris Tanner, Staff Attorney
 NAME OF AGENCY HEAD WHO APPROVED THE
 PROPOSED RULE: Southwest Florida Water Management
 District Governing Board
 DATE PROPOSED RULE APPROVED BY AGENCY
 HEAD: September 30, 2014
 DATE NOTICE OF PROPOSED RULE DEVELOPMENT
 PUBLISHED IN FAR: September 17, 2014

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:
 59G-4.193 Statewide Medicaid Managed Care Long-
 term Care Waiver Program Prioritization
 and Enrollment

PURPOSE AND EFFECT: The purpose of new Rule 59G-4.193, F.A.C., is to define the method used to prioritize individuals for placement onto the Statewide Medicaid Managed Care Long-term Care program (LTC program) waitlist and to define the subsequent process for releasing individuals for enrollment into the LTC program.

SUMMARY: This rule applies to individuals residing in the community who are seeking Medicaid coverage for home and community-based services through the LTC program. The title of the rule is changed to Statewide Medicaid Managed Care Long-term Care Waiver Program Prioritization and Enrollment. 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: A checklist was prepared by the Agency to determine the need for a SERC. Based on this information at the time of the analysis and pursuant to Section 120.541, Florida Statutes, the rule will not require legislative ratification.

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

RULEMAKING AUTHORITY: 409.919, 409.961 FS.

LAW IMPLEMENTED: 409.979(3) FS.

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

DATE AND TIME: Wednesday, November 12, 2014, 2:00 p.m. – 3:00 p.m.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Kelly Walsh. 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: Kelly Walsh, Bureau of Medicaid Services, 6800 N. Dale Mabry Hwy. Suite 220, Tampa, FL 33614, telephone: (813)350-4850, e-mail: kelly.walsh@ahca.myflorida.com

Please note that a preliminary draft of the reference material, if available, will be posted prior to the public hearing at <http://ahca.myflorida.com/Medicaid/review/index.shtml>.

Comments will be received until 5:00 p.m. on Thursday, November 13, 2014.

THE FULL TEXT OF THE PROPOSED RULE IS:

59G-4.193 Statewide Medicaid Managed Care Long-term Care Waiver Program Prioritization and Enrollment.

(1) Definitions.

(a) Agency for Health Care Administration (AHCA) – The single state agency, or its designee, responsible for administering the Florida Medicaid program.

(b) Aging and Disability Resource Center – An agency designated by the Department of Elder Affairs (DOEA) to perform functions pursuant to Chapters 409 and 430, Florida Statutes (F.S.).

(c) Assessed priority consumer list (herein referred to as waitlist) – A list maintained by DOEA of individuals who have completed the scoring and placement process prior to enrollment in the home and community-based services portion of the LTC program.

(d) Assessed priority pipeline list (APPL) – A list maintained by DOEA of individuals who have been released from the LTC program waitlist for potential enrollment into the LTC program.

(e) Authorized or designated representative – An individual who has the legal authority to make decisions on behalf of a

Medicaid enrollee or potential Medicaid enrollee in matters related to the managed care plan.

(f) Department of Elder Affairs – The primary state agency, or its designee, responsible for administering human services programs to benefit Florida’s elders, pursuant to Chapter 430, F.S. The Department of Elder Affairs, or its designee, performs waitlist functions pursuant to Chapter 409, F.S., and Chapter 2014-53, Laws of Florida.

(g) Disenrollment – The Agency for Health Care Administration’s approved discontinuance of a recipient’s participation in a Medicaid managed care plan.

(h) Enrollment – The process by which an eligible Medicaid recipient signs up to participate in a Medicaid managed care plan.

(i) Long-term Care program (LTC) – The LTC program, as referenced in Chapter 2014-53, Laws of Florida and Chapter 409.978 F.S., is a component of the Statewide Medicaid Managed Care program.

(j) Priority Score – A number between 0 and 105, inclusive, that indicates an individual’s need for services and which is used to prioritize an individual’s enrollment in the home and community-based services portion of the LTC program. The score is generated automatically when the screening form is completed and entered into DOEA’s referral tracking system.

(k) Rescreening – The use of Screening Form (701S) or Comprehensive Assessment (701B) by DOEA certified staff to conduct annual screenings or screenings due to a significant change. Annual screenings must occur within 13 months of the previous screening.

(l) Screening – The use of Screening Form (701S) or Comprehensive Assessment (701B) by DOEA certified staff for initial screenings, which must occur prior to placement on the waitlist.

(m) Significant change – A change in an individual’s health status after an accident or illness; change in living situation; change in the caregiver relationship; loss, damage, or deterioration of the home environment; or loss of spouse or caregiver.

(2) Purpose.

(a) This rule applies to individuals residing in the community who are seeking Medicaid coverage for home and community-based services through the LTC program. This rule does not apply to Institutional Care Program (ICP) recipients residing in nursing facilities or ICP applicants.

(b) The Department of Elder Affairs and the Agency for Health Care Administration may limit enrollment into the LTC program pursuant to Chapter 409, F.S., in order to not exceed:

1. The number of Medicaid recipients who may be enrolled, or who are projected to be enrolled, in the LTC program, and the total LTC program allocation in the General Appropriations Act.

2. The cost to serve the total number of individuals in the APPL.

(c) A certified DOEA staff person completes the screening for each individual requesting enrollment in the LTC program. The individual requesting LTC program services, or the individual’s authorized or designated representative, must participate in an initial screening. The screening form must be completed in its entirety for placement on the waitlist for the LTC program.

(d) The completion of the screening form in DOEA’s referral tracking system automatically generates a priority score, which is used to prioritize an individual’s order of enrollment onto the LTC program, and completes the process of placement on the waitlist. DOEA maintains one statewide waitlist for the LTC program.

(e) Only individuals whose domicile is in Florida are eligible for initial and continued prioritization on the waitlist.

(f) The Department of Elder Affairs must perform a rescreening annually for an individual to remain on the waitlist. Individuals must keep appointments with DOEA to furnish information and documentation needed to complete the screening process for the LTC program, including their correct and current name, mailing address, and telephone numbers.

(g) The specific methodology used to calculate an individual’s priority score is available on DOEA’s Web site at http://elderaffairs.state.fl.us/does/SMMCLTC/2014_Priority_Score_Calculation.pdf.

Priority scores are grouped into levels or categories (referred to as “ranks”) as follows:

1. Rank 1: 0-15
2. Rank 2: 16-29
3. Rank 3: 30-39
4. Rank 4: 40-45
5. Rank 5: = 46

(h) The following individuals are eligible to transition into the LTC program home and community-based services waiver without completing the screening or waitlist placement process if all other LTC program eligibility requirements are met:

1. Nursing facility residents who have resided in a Florida-licensed skilled nursing facility for at least 60 consecutive days.

2. Medically complex recipients, as defined in Rule 59G-1.010, F.A.C., ages 18, 19, or 20.

3. Individuals referred by the Florida Department of Children and Families (DCF) Adult Protective Services as high risk.

(i) Upon completion of the waitlist placement, DOEA shall provide the individual, or their authorized or designated representative, with a notification of waitlist placement, along with notice of the administrative fair hearing process and their rights in accordance with Title 42, Code of Federal Regulations, Section 431.200, F.A.C., et seq.

(j) The individual, or their authorized or designated representative, may request a rescreening due to a significant change.

(k) If DOEA is unable to contact the individual to schedule an initial screening, significant change rescreening, or annual rescreening, DOEA will send written correspondence to the last documented address of the individual, or to the authorized or designated representative listed for that individual. The written correspondence will request that the individual contact DOEA within ten business days of the date of the notice and notify the individual that he or she may be terminated from the screening process or waitlist due to DOEA's inability to successfully make contact and perform the screening or rescreening. If the individual does not keep an appointment without arranging another time with DOEA, DOEA will not complete the initial screening or rescreening and shall terminate an individual from the screening process or the waitlist.

(l) An individual will not remain on the waitlist if he or she does not have a current priority score, no longer wishes to remain on the waitlist, is no longer eligible to receive services, begins the eligibility process for the LTC program, or begins receiving LTC program services.

(m) The Department of Elder Affairs can substantiate and document information provided by the individual as part of the screening process or as part of placement on the waitlist. DOEA may ask for additional documentation or may obtain information from other agencies, as necessary.

(n) Prior to LTC program enrollment, individuals must be determined financially and clinically eligible for the LTC program. If financial or clinical eligibility cannot be determined, DOEA will notify the individual, or the individual's authorized representative, that he or she shall be terminated from the waitlist.

1. The Department of Elder Affairs determines clinical eligibility, in accordance with Rules 59G-4.180 and 59G-4.290, F.A.C.

(a) The Department of Elder Affairs will send written notice to the last known address of the individual, or to the authorized or designated representative of the individual, requesting that the individual secure a completed and signed AHCA MedServ-3008 form. The individual must return the completed form to DOEA within 30 calendar days of the date of the notice.

(b) Department of Elder Affairs staff will contact the individual to schedule completion of the Comprehensive Assessment (701B). If the individual cannot be reached to schedule and complete the Comprehensive Assessment (701B), clinical eligibility cannot be determined.

2. The Department of Children and Families determines financial eligibility for Medicaid, pursuant to Rule 65A-1.205, F.A.C. If the individual does not have the appropriate Medicaid financial eligibility to participate in the LTC program, the notice from DOEA will inform the individual that an ACCESS Florida Application for Medicaid Waiver/Home and Community Based Services must be submitted to DCF within 35 calendar days from the date of the notice.

(3) The following form is incorporated by reference, in this rule: Medical Certification for Nursing Facility/Home-and Community-Based Services Form, AHCA MedServ-3008 form, May 2009. The form is available from the Medicaid fiscal agent's Web site at www.mymedicaid-florida.com. Select Public Information for Providers, then Provider Support, and then Forms. The following forms are incorporated by reference in Rule 58A-1.010, F.A.C.: Comprehensive Assessment (701B), Revised April 2013, and Screening Form (701S), Revised April 2013. These forms are available on DOEA's Web site at <http://elderaffairs.state.fl.us/index.php>. Select Publications and Reports, then DOEA Publications and Reports, then DOEA Forms, then Assessment Forms, and then the PDF.

Rulemaking Authority 409.919, 409.961 FS. Law Implemented 409.979(3) FS. History--New _____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Kelly Walsh

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Elizabeth Dudek

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 17, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 9, 2014

DEPARTMENT OF FINANCIAL SERVICES

Division of State Fire Marshal

RULE NOS.:	RULE TITLES:
69A-53.005	Purpose and Scope
69A-53.0051	Definitions
69A-53.0052	Fire Sprinkler Requirements for Nursing Homes
69A-53.0053	State Fire Marshal Nursing Home Fire Protection Loan Guarantee Program: Application Procedures
69A-53.0054	State Fire Marshal Nursing Home Fire Protection Loan Guarantee Program: Eligibility and Coordination of Construction with Loan Requirements

PURPOSE AND EFFECT: The purpose and effect of this rulemaking is the repeal of these rules because the loan program implemented by the rules in this part has been repealed.

SUMMARY: This rule repeal is part of the agency’s comprehensive review of existing rules that focused on eliminating those rules that were determined to be unnecessary or duplicative. These rules are no longer necessary because this loan program no longer exists.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The rule repeal does not impose any 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: 633.104(1), 633.206(1), 633.0245(11) FS.

LAW IMPLEMENTED: 633.206(4) 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: Wednesday, December 3, 2014, 9:30 a.m.

PLACE: 116 Larson Building, 200 East Gaines Street, Tallahassee, Florida

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: phone: (850)413-3620 or Casia.Sinco@myfloridacfo.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).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Casia Sinco, Chief, Bureau of Fire Prevention, Division of Fire Marshal, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0342, phone: (850)413-3620 or Casia.Sinco@myfloridacfo.com

THE FULL TEXT OF THE PROPOSED RULE IS:

69A-53.005 Purpose and Scope.
 Rulemaking Authority 633.104(1), 633.206(1) FS. Law Implemented 633.206(4) FS. History–New 2-18-07, Repealed.

69A-53.0051 Definitions.
 Rulemaking Authority 633.104(1), 633.206(1) FS. Law Implemented 633.206(4) FS. History–New 2-18-07, Repealed.

69A-53.0052 Fire Sprinkler Requirements for Nursing Homes.
 Rulemaking Authority 633.104(1), 633.206(1), 633.0245(11) FS. Law Implemented 633.206(4) FS. History–New 2-18-07, Amended 7-15-09, Repealed.

69A-53.0053 State Fire Marshal Nursing Home Fire Protection Loan Guarantee Program: Application Procedures.
 Rulemaking Authority 633.104(1), 633.206(1) FS. Law Implemented 633.206(4) FS. History–New 2-18-07, Amended 7-15-09, Repealed.

69A-53.0054 State Fire Marshal Nursing Home Fire Protection Loan Guarantee Program: Eligibility and Coordination of Construction with Loan Requirements.
 Rulemaking Authority 633.104(1), 633.206(1) FS. Law Implemented 633.206(4) FS. History–New 2-18-07, Repealed.

NAME OF PERSON ORIGINATING PROPOSED RULE: Casia Sinco, Chief, Bureau of Fire Prevention, Division of Fire Marshal, Department of Financial Services
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Jeff Atwater, Chief Financial Officer, Department of Financial Services
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: October 8, 2014

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-1.09441
RULE TITLE: Requirements for Programs and Courses Which are Funded Through the Florida Education Finance Program and for Which the Student May Earn Credit Toward High School Graduation

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. 167, August 27, 2014 issue of the Florida Administrative Register.

Course Code Directory and Instructional Personnel Assignments 2014-2015 incorporated by reference is amended as follows:

Page 9

4.b. In accordance with the in-service requirements under Rule 6A-6.0907, F.A.C., core subjects (Mathematics, Science, Social Studies, and Computer Literacy) taught in the home language using home language strategies require the appropriate subject coverage and level, proficiency in the native language as evidenced by test or certification as documented by the school district, and one of the following:

1. 60 in-service points in home language strategies; or
2. 3 semester hours in home language strategies; ~~or~~
3. ~~ESOL endorsement; or~~
4. ~~K-12 ESOL certification.~~

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:
6A-6.0786 Model Forms for Charter School Applicants and Sponsors.

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. 167, August 27, 2014 issue of the Florida Administrative Register.

Form IEPC-SC, Florida Standard Charter Contract is amended as follows:

Section 3A, 2nd paragraph

The School will accept all eligible students in accordance with federal and state anti-discrimination laws and in accordance with the Florida Educational Equity Act, section 1000.05(2) (a), Florida Statutes. The School will not discriminate on the basis of race, gender, ethnicity, religion, national or ethnic origin or disability in the admission of students. The school may not request prior to enrollment, through the application or otherwise, information regarding the student’s prior academic performance.

Section 3M

The School will maintain a safe learning environment at all times. The School shall adopt a Code of Student Conduct as described in the approved Application.

Section 3N

If the School or Sponsor elects to resolve any dispute through the dispute resolution procedures, then the deadline for approving the parent contract will be extended through the

conclusion of that dispute resolution process. The school may not accept monetary donations in lieu of volunteer hours.

Section 9E

3. The contract will clearly define each party’s rights and responsibilities including specific services provided by the management organization and the fees for those services and specifies reasonable and feasible terms under which either party may terminate the contract.

Section 11A

2. List of members of the Governing Board and Principal, including current contact information.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NOS.: RULE TITLES:
6A-6.0905 Requirements for the District English Language Learners Plan
6A-6.0909 Exemptions Provided to English Language Learners

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. 173, September 5, 2014 issue of the Florida Administrative Register.

Rule 6A-6.0905 is amended as follows:

(b) The school district ELL plan shall be submitted to the Department utilizing the Department’s Form ESOL 100 entitled, “District English Language Learner Plan (<http://www.flrules.org/Gateway/reference.asp?No=Ref->),” (December 2014) which is hereby incorporated by reference to become a part of this rule. Copies of this form may be obtained from the Bureau of Student Achievement through Language Acquisition, K-12 Public Schools, Department of Education, 325 West Gaines Street, Room 501, Tallahassee, Florida 32399-0400. ~~The online form available at <http://www.fldoe.org/aala/oms/pubpg.asp> must be completed in its entirety.~~

Rule 6A-6.0909 is amended as follows:

(3) English Language Learners who have completed the credits required for graduation and who have failed to meet the 10th grade standards as measured by the statewide standardized assessment shall be eligible for compensatory education for “a thirteenth year” as provided in Section ~~1003.4282~~ 1003.43, F.S.

~~(5) The Florida Department of Education shall review annually the personnel utilized in teaching English Language Learners by program for the purpose of identifying the areas of need as “critical teacher shortage” areas. The State Board of Education shall take all necessary steps to assure that the~~

~~benefits set forth in Section 1009.58, F.S., shall be made available to teachers in critical teacher shortage areas.~~

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:
 6A-6.0982 Florida Approved Online Course Providers
 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. 167, August 27, 2014 issue of the Florida Administrative Register.

(3)(a)1. Summative assessments approved to meet No Child Left Behind (NCLB) accountability requirements or state-administered End-of-Course (EOC) assessments. The demonstrated gains will be sufficient if either proficiency rate or gains rate, as calculated for purposes of school grades under Rule 6A-1.09981, F.A.C., which is incorporated by reference herein, meet or exceed the state mean. A copy of Rule 6A-1.09981, F.A.C., may be obtained by contacting the Division of Public Schools, Office of the Chancellor, Florida Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399. Equivalent subgroup credit recovery or remediation course data may be considered in determining the equivalency with the state mean, if provided.

(3)(b)2. That its courses and services are aligned to the Florida Student Performance Standards adopted in Rule 6A-1.09401, F.A.C., which is incorporated by reference herein, and measure student attainment of those standards. Each course must align to the course descriptions and benchmarks established pursuant to Rule 6A-1.09412, F.A.C., which is incorporated by reference herein, including:

- a. Where the standard is taught in the course;
- b. How the standard is taught, and
- c. How mastery is assessed.

File names for course alignment documents must include the Florida course codes and titles specified in Florida’s most current Course Code Directory incorporated in Rule 6A-1.09441, F.A.C., which is incorporated by reference herein. A copy of Rules 6A-6.09401, 6A-6.09412, and 6A-1.09441, F.A.C., may be obtained by contacting the Division of Public Schools, Office of the Chancellor, Florida Department of Education, 325 West Gaines Street, Tallahassee, Florida 32399.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

RULE NO.: RULE TITLE:
 59G-6.045 Payment Methodology for Services in
 Facilities Not Publicly Owned and Publicly

Operated (Facilities Formerly Known as
 ICF-MR/DD Facilities)

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 40, No. 147, July 30, 2014 issue of the Florida Administrative Register.

The Agency for Health Care Administration announced an additional hearing regarding the above rule, as noticed in Vol. 40, No. 201, October 15, 2014, Florida Administrative Register. The correction is needed for an additional update to be considered. There is an amendment to the language clarifying the imposition of remedies by the Agency.

**Section IV
 Emergency Rules**

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:
 53ER14-54 Retailer MONOPOLY MILLIONAIRES’
 CLUB™ Bonus Commission Program

SUMMARY: The Florida Lottery will conduct the Retailer MONOPOLY MILLIONAIRES’ CLUB™ Bonus Commission Program in which bonus commissions will be awarded to the retailer(s) that sells a winning MONOPOLY MILLIONAIRES’ CLUB™ top prize ticket or winning \$1 million Millionaires’ Club prize 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:

53ER14-54 Retailer MONOPOLY MILLIONAIRES’ CLUB™ Bonus Commission Program.

(1) The Florida Lottery will conduct, as a retailer sales incentive, a Retailer MONOPOLY MILLIONAIRES’ CLUB™ Bonus Commission Program (“Program”) in which the Florida Lottery will award bonus commissions to Florida Lottery retailers who sell a winning top prize or a winning \$1 million Millionaires’ Club Prize MONOPOLY MILLIONAIRES’ CLUB ticket.

(2) The bonus commission for selling a winning top prize ticket is \$10,000. If multiple winning top prize tickets are sold in Florida for the same drawing, the retailers selling such tickets will share the bonus commission. Each retailer selling a winning top prize ticket will receive a share of the bonus equal to the number of winning top prize tickets sold by that particular retailer divided by the total number of winning top prize tickets sold in Florida for that drawing.

(3) Florida Lottery retailers who sell a MONOPOLY MILLIONAIRES' CLUB ticket that wins a \$1 million Millionaires' Club Prize for matching the Millionaires' Club Number will receive a \$1,000 bonus commission.

(4) Award of a bonus commission is not dependent upon the winning top prize ticket or winning \$1 million Millionaires' Club Prize MONOPOLY MILLIONAIRES' CLUB ticket being claimed by the winner.

(5) Retailers whose Florida Lottery contracts are terminated or inactivated prior to the bonus commission award shall be paid the bonus commission earned provided said termination or inactivation was not due to noncompliance with Chapter 24, Florida Statutes, Chapter 53, F.A.C., or terms of their retailer contract.

(6) A bonus commission will be considered compensation to the retailer for Internal Revenue Service purposes. The Florida Lottery reserves the right to apply a bonus commission earned against a retailer's outstanding debt to the Florida Lottery, and to award the remaining balance of the bonus commission, if any.

(7) Bonus commissions are subject to availability of funds appropriated for retailer incentives. This Program is subject to cancellation by future emergency rule if retailer incentive funding is not appropriated or if the Florida Lottery determines that it is no longer in the state's best interest to use such funds for this purpose.

(8) The effective date of this Emergency Rule is October 19, 2014.

Rulemaking Authority 24.105(9)(i), 24.109(1) FS. Law Implemented 24.105(9)(i), 24.112(1) FS. History—New 10-19-14.

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

EFFECTIVE DATE: October 19, 2014

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER14-55
 RULE TITLE: MONOPOLY MILLIONAIRES' CLUB™ Retailer Sales Contest

SUMMARY: The rule sets forth the provisions for the MONOPOLY MILLIONAIRES' CLUB™ Retailer Sales Contest.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER14-55 MONOPOLY MILLIONAIRES' CLUB™ Retailer Sales Contest.

(1) Beginning Sunday, October 19, 2014, through Friday, November 14, 2014, the Florida Lottery will conduct the MONOPOLY MILLIONAIRES CLUB™ Retailer Sales Contest.

(2) During the promotion period, for every \$5 in MONOPOLY MILLIONAIRES' CLUB sales in their stores, Florida Lottery retailers will earn an entry into one of eighteen drawings for a chance to win \$10,000. Drawings will be held on November 19, 2014.

(3) One corporate retailer drawing and one independent retailer drawing will be held for each of the nine Florida Lottery sales districts to randomly select winning retailers. One corporate and one independent retailer winner will be selected in the Tallahassee, Pensacola, Jacksonville, Gainesville, Ft. Myers and West Palm Beach sales districts; two corporate and two independent retailer winners will be selected in the Orlando and Tampa sales districts; and two corporate and four independent retailer winners will be selected in the Miami sales district. Each winning retailer will be awarded \$5,000. Prizes will be awarded in accordance with the following table.

Lottery Sales District	Prize Per Retailer	Number of Corporate Retailer Prizes	Number of Independent Retailer Prizes
District 1 – Tallahassee	\$5,000	1	1
District 3 – Pensacola	\$5,000	1	1
District 4 – Jacksonville	\$5,000	1	1
District 5 – Gainesville	\$5,000	1	1
District 6 – Orlando	\$5,000	2	2
District 9 – Tampa	\$5,000	2	2
District 10 – Ft. Myers	\$5,000	1	1
District 11 – West Palm Beach	\$5,000	1	1
District 13 – Miami	\$5,000	2	4

(4) A total of twenty-six \$5,000 prizes will be awarded in the MONOPOLY MILLIONAIRES' CLUB™ Retailer Sales Contest.

(5) Winning retailers will receive their promotional prize check within three weeks of the drawing.

(6) Retailers whose Florida Lottery contracts are terminated or inactivated prior to the promotional prize award shall be paid the promotional prize provided the termination or

inactivation was not due to noncompliance with Chapter 24, Fla. Stat., Chapter 53, Fla. Admin. Code, or terms of the retailer contract.

(7) A promotional prize will be considered compensation to the retailer for Internal Revenue Service purposes. The Florida Lottery reserves the right to apply the promotional prize awarded against a retailer’s outstanding debt to the Florida Lottery.

Rulemaking Authority 24.105(9)(i), 24.109(1) FS. Law Implemented 24.105(9)(i), 24.112(1) FS. History—New 10-17-14.

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

EFFECTIVE DATE: October 17, 2014

DEPARTMENT OF THE LOTTERY

RULE NO.: 53ER14-56
 RULE TITLE: MONOPOLY MILLIONAIRES’ CLUB™
 SUMMARY: This emergency rule sets forth the provisions for the conduct of MONOPOLY MILLIONAIRES’ CLUB™.
 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:

53ER14-56 MONOPOLY MILLIONAIRES’ CLUB™.

(1) Definitions.

The following words and terms, when used in this rule, have the following meanings:

(a) Lotteries – The Lotteries participating in the Product Group.

(b) Millionaires’ Club Prize – A single payment prize with a value of \$1 million drawn independently from the other MONOPOLY MILLIONAIRES’ CLUB™ prizes (second through tenth prizes).

(c) MUSL – The Multi-State Lottery Association.

(d) Play – The six (6) numbers (the first five (5) from a field of fifty-two (52) numbers and the last one (1) from a field of twenty-eight (28) numbered MONOPOLY Properties) that appear on a ticket as a single numbered selection and are to be played by a player in the game.

(e) Product Group – The group of lotteries that has joined together to offer the MONOPOLY MILLIONAIRES’ CLUB lottery game pursuant to the terms of the Multi-State Lottery Agreement and the National Premium Game Product Group MONOPOLY MILLIONAIRES’ CLUB Game rules.

(f) Set Prize – All prizes, except the Top Prize and Millionaires’ Club Prizes, that are advertised to be paid in a

single payment and, except as set forth in paragraph (7)(f), will be equal to the prize amount established by the National Premium Game Product Group MONOPOLY MILLIONAIRES’ CLUB Game rules for each prize level. The Set prizes in this rule are the second through tenth prize levels.

(g) Top Prize – The game prize won when the numbers played by a player match all six (6) numbers, the first five (5) from a field of fifty-two (52) numbers and the last one (1) from a field of twenty-eight (28) numbered MONOPOLY Properties.

(h) Winning Numbers/Draw Numbers – The six (6) numbers (the first five (5) from a field of fifty-two (52) numbers and the last one (1) from a field of twenty-eight (28) numbers that also represent MONOPOLY Properties) randomly selected at each drawing, which shall be used to determine winners.

(2) How to Play MONOPOLY MILLIONAIRES’ CLUB. MONOPOLY MILLIONAIRES’ CLUB is a multi-state lottery online terminal game. There are three (3) sets of numbers on each MONOPOLY MILLIONAIRES’ CLUB ticket: the Draw Numbers; the Millionaires’ Club Number; and the Webcode.

(a) Draw Numbers.

1. There are four (4) panels (A-D) on a MONOPOLY MILLIONAIRES’ CLUB play slip. Each panel played will cost \$5.00 per Play, per drawing. Each panel played will produce a separate ticket with only one Play and will be for the next available drawing date. In MONOPOLY MILLIONAIRES’ CLUB, players select five (5) numbers from a field of one (1) through fifty-two (52) or may mark the “QP” (Quick Pick) box located at the bottom of each panel for the terminal to randomly select one or more numbers from the play area (“player-selected numbers”). The system will randomly generate one (1) additional number from a separate field of one (1) through twenty-eight (28) (“Property Number”). No player selection is possible for the Property Number. The Property Number may be the same as one (1) of the first five (5) numbers selected by the player. The MONOPOLY game board property shall also be represented on the player’s ticket as a number and associated MONOPOLY property name. The MONOPOLY MILLIONAIRES’ CLUB Property Numbers and names are set forth in the following table.

<u>MONOPOLY MILLIONAIRES’ CLUB Property Numbers and Names</u>	
<u>01 Mediterranean Avenue</u>	<u>15 Kentucky Avenue</u>
<u>02 Baltic Avenue</u>	<u>16 Indiana Avenue</u>
<u>03 Reading Railroad</u>	<u>17 Illinois Avenue</u>
<u>04 Oriental Avenue</u>	<u>18 B. & O. Railroad</u>
<u>05 Vermont Avenue</u>	<u>19 Atlantic Avenue</u>
<u>06 Connecticut Avenue</u>	<u>20 Ventnor Avenue</u>
<u>07 St. Charles Place</u>	<u>21 Water Works</u>

<u>08 Electric Company</u>	<u>22 Marvin Gardens</u>
<u>09 States Avenue</u>	<u>23 Pacific Avenue</u>
<u>10 Virginia Avenue</u>	<u>24 North Carolina Avenue</u>
<u>11 Pennsylvania Railroad</u>	<u>25 Pennsylvania Avenue</u>
<u>12 St. James Place</u>	<u>26 Short Line</u>
<u>13 Tennessee Avenue</u>	<u>27 Park Place</u>
<u>14 New York Avenue</u>	<u>28 Boardwalk</u>

The five (5) player-selected numbers and the system generated Property Number comprise the “Draw Numbers.” The Draw Numbers shall appear below the “Your Draw Numbers” heading on a MONOPOLY MILLIONAIRES’ CLUB ticket. The Property Number and name shall appear in a box below the Draw Numbers. The Draw Numbers are used to determine MONOPOLY MILLIONAIRES’ CLUB prize winners.

2. Players may make their ticket selections by marking a play slip or by telling the retailer their desired selections for the first field of numbers. A “Void” box is also located at the bottom of each panel and should be marked by the player if an error was made in his or her selections in a panel.

3. Players must use only blue or black ink or pencil for making selections. Play slips may be processed through a Florida Lottery vending machine or by a retailer to obtain a ticket. Retailers also are authorized to manually enter numbers selected by a player (first five (5) numbers only).

4. Advance Play is not available in the MONOPOLY MILLIONAIRES’ CLUB game.

(b) Millionaires’ Club Number.

Each Play shall also have a Millionaires’ Club Number associated with that Play used in determining Millionaires’ Club Prize winners, if a Millionaires’ Club drawing is held. The Millionaires’ Club Number is a unique 12-digit number (preceded by “FL”) generated by the system and shall appear below the “Your Millionaires’ Club Number” heading on a MONOPOLY MILLIONAIRES’ CLUB ticket. The Millionaires’ Club Number is valid for one draw for the drawing date printed on the MONOPOLY MILLIONAIRES’ CLUB ticket. If a Millionaires’ Club drawing is not held, the Millionaires’ Club Number becomes void.

(c) Webcode.

The Webcode is a unique 25-digit alphanumeric code randomly generated by the system. The Webcode can be used to enter into a Second Chance Drawing for a chance to be a contestant on the TV Game Show associated with the MONOPOLY MILLIONAIRES’ CLUB game as further described in subsections (11) and (12). The Webcode shall appear below the “Your Entry Webcode” heading on a MONOPOLY MILLIONAIRES’ CLUB ticket.

(3) Drawings.

(a) MONOPOLY MILLIONAIRES’ CLUB drawings shall be conducted once per week, on Fridays, at approximately 11:15 p.m. Eastern Time (ET). A secondary drawing to determine Millionaires’ Club Prize winners shall occur if a Top Prize is won in a MONOPOLY MILLIONAIRES’ CLUB drawing and shall take place following the MONOPOLY MILLIONAIRES’ CLUB drawing . In both drawings, numbers shall be selected using a certified random number generation process.

(b) The Florida Lottery shall not be responsible for incorrect circulation, publication or broadcast of official Winning Numbers.

(4) Determination of Prize Winners.

(a) MONOPOLY MILLIONAIRES’ CLUB Drawings. In order for a ticket to be a winning ticket, numbers appearing in a single horizontal row on the ticket must match the official Winning Numbers in any order for the drawing date for which the ticket was purchased, in one of the following combinations:

1. Top Prize: Five (5) numbers selected from the first set of numbers plus the Property Number selected from the second set of numbers.

2. Second Prize: Five (5) numbers selected from the first set of numbers and not the Property Number selected from the second set of numbers.

3. Third Prize: Four (4) numbers selected from the first set of numbers plus the Property Number selected from the second set of numbers.

4. Fourth Prize: Four (4) numbers selected from the first set of numbers and not the Property Number selected from the second set of numbers.

5. Fifth Prize: Three (3) numbers selected from the first set of numbers plus the Property Number selected from the second set of numbers.

6. Sixth Prize: Two (2) numbers selected from the first set of numbers plus the Property Number selected from the second set of numbers.

7. Seventh Prize: Three (3) numbers selected from the first set of numbers and not the Property Number selected from the second set of numbers.

8. Eighth Prize: One (1) number selected from the first set of numbers plus the Property Number selected from the second set of numbers.

9. Ninth Prize: No numbers selected from the first set of numbers and the Property Number selected from the second set of numbers.

10. Tenth Prize: Two (2) numbers selected from the first set of numbers and not the Property Number selected from the second set of numbers.

(b) Millionaires' Club Prize Drawings. In order for a ticket to be a winning Millionaires' Club Prize ticket, the Millionaires' Club Number appearing on the ticket must match one of the official winning Millionaires' Club numbers in the exact order for the drawing date for which the ticket was purchased.

(5) Limited to Highest Prize Won. Except for Millionaires' Club Prizes, the holder of a winning ticket may win only one (1) prize per Play in connection with the Winning Numbers drawn, and shall be entitled only to the prize won by those numbers in the highest matching prize category.

(6) Odds of Winning.

(a) The odds of winning the prizes described in subsection (4) are as follows:

1. Top Prize- 1: 72,770,880.0000
2. Second Prize- 1: 2,695,217.7778
3. Third Prize- 1: 309,663.3191
4. Fourth Prize- 1: 11,469.0118
5. Fifth Prize- 1: 6,731.8113
6. Sixth Prize- 1: 448.7874
7. Seventh Prize- 1: 249.3263
8. Eighth Prize- 1: 81.5977
9. Ninth Prize- 1: 47.4405
10. Tenth Prize-16.6218

(b) The overall odds of winning a prize in a MONOPOLY MILLIONAIRES' CLUB drawing are 1:10.0025.

(c) The odds of winning a Millionaires' Club Prize vary with sales.

(7) Prize Pool.

(a) Prize Pool. The prize pool for all categories shall consist of approximately fifty percent (50%) of each drawing period's sales.

(b) Expected Prize Payout Percentages and Prize Pool Funding. The Top Prize shall be determined on a pari-mutuel basis. Except as provided in these rules, all other prizes awarded shall be paid as Set Prizes with the following expected prize payout percentages:

Match	Prize Category	Prize Payment	Approximate Percentage of Winnings Pool Allocated to Prize Category
Five first set numbers and the one number of the second set	Top Prize	Top Prize	64.4296%*
Five first set numbers and none of the second set	Second Prize	\$100,000	1.4841%

Four first set numbers and the one number of the second set	Third Prize	\$20,000	2.5835%
Four first set numbers and none of the second set	Fourth Prize	\$500	1.7438%
Three first set numbers and the one number of the second set	Fifth Prize	\$250	1.4855%
Two first set numbers and the one number of the second set	Sixth Prize	\$25	2.2282%
Three first set numbers and none of the second set	Seventh Prize	\$20	3.2087%
One first set number and the one number of the second set	Eighth Prize	\$10	4.9021%
None of the first set numbers and the one number of the second set	Ninth Prize	\$7	5.9021%
Two first set numbers and none of the second set	Tenth Prize	\$5	12.0324%
Tickets Matching the Millionaires' Club Number (Only applicable if Top Prize is won)	Millionaires' Club Prize	\$1,000,000	Combined with Top Prize%

*The Top Prize and Millionaires' Club prize pool contributions are combined.

(c) Prize money allocated to the Top Prize category will be divided equally by the number of plays determined to be winners of the Top Prize.

(d) Prize Pool Account Rollovers and Carry Forwards. Any monies not paid for Top Prizes and Millionaires' Club Prizes in the Top Prize and Millionaires' Club Prize Pool following a drawing shall roll over and be added to the Top Prize and Millionaires' Club Prize Pool for the following drawing.

(e) The number of plays determined to be winners of the Second through Tenth Prize levels will be paid as Set Prizes, except as provided in paragraph (7)(f) below.

(f) Pari-Mutuel Prize Determinations. If the total of the Set Prizes awarded in a drawing (Second through Tenth Prizes) exceeds the percentage of the prize pool allocated to the Set Prizes, and there are insufficient funds from all sources to pay the Set Prizes for a particular MONOPOLY MILLIONAIRES' CLUB drawing, then the highest Set Prize shall become a pari-

mutuel prize. If the amount of the highest Set Prize, when paid on a pari-mutuel basis, drops to or below the next highest Set Prize and there are still not sufficient funds to pay the remaining set prizes awarded, then the next highest Set Prize shall become a pari-mutuel prize. This procedure shall continue down through all Set Prize levels, if necessary, until all Set Prize levels become pari-mutuel prize levels.

(g) Any interest or earnings accrued on a Set Prize prior to prize payment shall accrue to the State of Florida and not to the winner.

(8) Prize Payment –Top Prize.

(a) The prize money allocated to the Top Prize category will be divided equally among all Top Prize winning plays in all participating lotteries. Top Prizes won shall be funded in accordance with the criteria set by the Product Group. The Top Prize is a guaranteed annuitized amount. The Top Prize shall begin at an annuitized amount of \$15 million and shall increase following each consecutive drawing in which the Top Prize is not won, except that the annuitized Top Prize amount shall not exceed \$25 million and will remain at this amount for each subsequent drawing until the Top Prize is won at which time the Top Prize will reset to \$15 million. When the Top Prize reaches the \$25 million cap, all additional prize money shall fund Millionaires' Club Prizes.

(b) Players can choose one of two payment options for receiving their portion of the MONOPOLY MILLIONAIRES' CLUB Top Prize. Payment options are "Cash Option" and "Annual Payment."

(c) Top Prize winners have sixty (60) days after the winning draw date to choose between the two payment options. Once the Top Prize winner signs the Winner Claim Form, files a claim and exercises the winner's chosen option, the election of that option shall be final and cannot be revoked, withdrawn or otherwise changed except as provided in paragraph (8)(j) below.

(d) In order to select the Cash Option, the Top Prize winner must submit his or her ticket for payment within sixty days after the winning draw date. If the Top Prize winner does not elect the Cash Option within sixty (60) days after the winning draw date, the Annual Payment option will be applied, except as provided in paragraph (8)(g) below.

(e) A Top Prize winner who chooses the Cash Option will be paid in a single cash payment, less applicable withholding taxes. The Cash Option amount offered shall be the amount determined by multiplying the annuitized prize amount by a discount value set by the MONOPOLY MILLIONAIRES' CLUB Lotteries Finance Committee prior to each drawing, divided by the number of total individual winner's shares for the MONOPOLY MILLIONAIRES' CLUB game.

(f) If a Top Prize winner elects the Annual Payment option, his or her share of the Top Prize will be paid in thirty graduated

annual installments, each less applicable withholding taxes. The initial payment shall be paid upon completion of internal validation procedures. The subsequent twenty-nine payments shall be paid annually to coincide with the month of the Federal auction date at which the bonds were purchased to fund the annuity. Payments shall escalate by a factor of five percent annually, and annual payments shall be rounded down to the nearest even one thousand dollar increment. All such payments shall be made within seven days of the anniversary of the annual auction date. MUSL shall purchase securities through a competitive purchase with a minimum of three primary brokerage firms of its choice.

(g) If individual winners' shares of the cash held to fund Annual Payments are less than \$250,000.00, the Product Group is authorized to pay the winners their share of the cash held in the Top Prize pool.

(h) Annuitized payment of the Top Prize or a share of the Top Prize will be rounded to facilitate the purchase of an appropriate funding mechanism. Rounding differences on an annuitized Top Prize win shall be added to the first cash payment to the winner or winners. Prizes other than the Top Prize, which under this rule may become single-payment, pari-mutuel prizes, will be rounded down so that prizes can be paid in multiples of whole dollars. Rounding differences resulting from rounding these prizes shall be carried forward to the prize pool for the next drawing.

(i) The Florida Lottery will make the initial and any subsequent payments of a prize upon receipt of funds for such prize from MUSL.

(j) In the event of the death during the annuity payment period of a Top Prize winner who elected the Annual Payment option, the estate of the deceased winner (the "Estate") may file a petition with the Florida Lottery to accelerate payment of all the remaining prize proceeds to the Estate. Such petition will be forwarded by the Florida Lottery to MUSL for processing.

(k) Federal income taxes shall be applied and withheld from the prize amount at the time payment is made, pursuant to applicable provisions of the Internal Revenue Code and Code of Federal Regulations.

(l) Any interest or earnings accrued on a MONOPOLY MILLIONAIRES' CLUB Top Prize prior to prize payment shall accrue to MUSL and not to the winner.

(9) Prize Payment- Millionaires' Club Prizes and Set Prizes.

(a) Independent of a ticket's status as a prizewinner due to a match with the Winning Numbers, each ticket in a drawing is potentially a winner of a Millionaires' Club Prize if, on that game draw, Millionaires' Club Prizes are awarded. If a ticket is a winner under both drawings, the prize paid shall be the sum of both the Top Prize or Second through Tenth Prize and the Millionaires' Club Prize.

(b) The amount of Millionaires' Club Prize monies awarded in a Millionaires' Club Prize drawing shall be determined by the amount of monies available in the Top Prize and Millionaires' Club Prize Pool, less amounts needed to fund the Top Prize, rounded down to the nearest one million dollars (\$1,000,000), but shall in no event be less than the following: when the MONOPOLY MILLIONAIRES' CLUB game begins, and also following each Top Prize win, there shall be a minimum of ten (10) Millionaires' Club Prizes awarded if the Top Prize is won in a drawing, and the number of Millionaires' Club Prizes shall grow at a minimum of two (2) between drawings until the Top Prize is won.

(c) Millionaires' Club prizes and Set Prizes shall be paid in a single cash payment, less applicable federal withholding tax.

(10) MONOPOLY MILLIONAIRES' CLUB Game Rules and Prohibitions.

(a) By purchasing a MONOPOLY MILLIONAIRES' CLUB ticket, a player agrees to comply with and abide by all rules of the Florida Lottery.

(b) Florida MONOPOLY MILLIONAIRES' CLUB prizes shall be claimed only through a Florida Lottery retailer (for prizes less than \$600) or Florida Lottery office beginning on the first business day following the drawing. The Florida Lottery is not authorized to accept claims or pay prizes for MONOPOLY MILLIONAIRES' CLUB tickets purchased in other jurisdictions. Florida Millionaires' Club Prizes shall be claimed only through a Florida Lottery office beginning on the first business day following the drawing. MONOPOLY MILLIONAIRES' CLUB prize payments and Millionaires' Club Prize payments shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

(c) Subject to a retailer's hours of operation and on-line system availability, MONOPOLY MILLIONAIRES' CLUB lottery tickets are available for purchase daily between the hours of 6:00 a.m. and 12:00 midnight, ET. Ticket sales for a specific MONOPOLY MILLIONAIRES' CLUB drawing will close at 10:00 p.m., ET, on the night of the drawing. Any ticket sold after the close of game will be printed with the next MONOPOLY MILLIONAIRES' CLUB drawing date.

(d) MONOPOLY MILLIONAIRES' CLUB tickets cannot be canceled.

(e) No person who is less than 18 years of age may purchase a lottery ticket or play.

(11) MONOPOLY MILLIONAIRES' CLUB Second Chance Drawings.

(a) Commencing with MONOPOLY MILLIONAIRES' CLUB ticket sales, Florida Lottery players who purchase a MONOPOLY MILLIONAIRES' CLUB ticket can enter the Webcode on the ticket for a chance to win a MONOPOLY MILLIONAIRES' CLUB TV Game Show Trip Package in a MONOPOLY MILLIONAIRES' CLUB Second Chance Drawing (or "Second Chance Drawing"). The Webcode on both winning and non-winning MONOPOLY MILLIONAIRES' CLUB tickets may be entered. Players should enter the Webcode on a MONOPOLY MILLIONAIRES' CLUB ticket prior to redeeming any prize.

(b) How to Enter a Webcode to Register Properties. Players may enter a Webcode to register a MONOPOLY property and earn entries into a Second Chance Drawing, via the Florida Lottery's website, flalottery.com, or directly on the MONOPOLY MILLIONAIRES' CLUB website, playmmc.com. Click on the "Play Now" tab and select "Florida" from the map of states participating in the MONOPOLY MILLIONAIRES' CLUB game. Click on the "Enter Tickets" tab. Players will be prompted to log in or register. Enter the Webcode assigned to the MONOPOLY MILLIONAIRES' CLUB ticket located below the "YOUR ENTRY WEBCODE" heading on the ticket (the entry field is entitled "Ticket Numbers" on the website). The MONOPOLY game board property on the ticket, together with a randomly generated additional bonus MONOPOLY game board property assigned when the Webcode is entered, will be registered in the player's account. The first time a player enters a Webcode, the player will receive a Community Chest card in addition to the property printed on the MONOPOLY MILLIONAIRES' CLUB ticket and the bonus property awarded upon entering the Webcode. The Community Chest card will award the player a complete property set (and the drawing entries that go with it). The bonus property, the property printed on the ticket and the properties awarded by the Community Chest card will populate the player's personal MONOPOLY board. Upon collecting all properties within a MONOPOLY property set, the player is shown the number of entries earned for the next available drawing. Entries are automatically submitted and the properties cleared off the player's board allowing the player to collect the same property set again if the same properties are awarded. Incomplete properties will remain on the player's board for future play. As shown in the following table, for each completed MONOPOLY property set, the player will be awarded a number of entries into a drawing from which studio audience members for the TV Game Show will be selected.

<u>MONOPOLY Property Sets</u>	<u>Number of Entries Awarded</u>
<u>Mediterranean Avenue & Baltic Avenue</u>	<u>2</u>
<u>Oriental Avenue & Vermont Avenue & Connecticut Avenue</u>	<u>4</u>
<u>St. Charles Place & States Avenue & Virginia Avenue</u>	<u>6</u>
<u>St. James Place & Tennessee Avenue & New York Avenue</u>	<u>8</u>
<u>Kentucky Avenue & Indiana Avenue & Illinois Avenue</u>	<u>10</u>
<u>Atlantic Avenue & Ventnor Avenue & Marvin Gardens</u>	<u>12</u>
<u>Pacific Avenue & North Carolina Avenue & Pennsylvania Avenue</u>	<u>15</u>
<u>Park Place & Boardwalk</u>	<u>20</u>
<u>Reading RR & Pennsylvania RR & B&O RR & Short Line RR</u>	<u>16</u>
<u>Electric Company & Water Works</u>	<u>10</u>

Players may enter different Webcodes to register properties as many times as they wish during a drawing period; however, each Webcode may only be entered one time. A Webcode entered to register a property cannot be entered after the date the ticket expires (180 days after the draw date for which the ticket was purchased). However, once a player registers a property, it will be part of the player’s account indefinitely or until the property completes a property set. The odds of winning depend on the number of entries submitted. MONOPOLY MILLIONAIRES’ CLUB tickets should not be mailed to the Lottery unless players are contacted by the Florida Lottery and requested to do so. The Florida Lottery will not enter the Webcode on a ticket received in the mail or return a mailed ticket.

(c) MONOPOLY MILLIONAIRES’ CLUB Second Chance Drawings. The Florida Lottery shall periodically, as specified by the Product Group, conduct a Second Chance Drawing using a certified random number generation process from among the eligible entries submitted by the entry deadline for that drawing. The dates of the drawings and deadlines shall be posted on the MONOPOLY MILLIONAIRES’ CLUB website, playmmc.com, and https://fl.playmmc.com, prior to the drawings. In each drawing, the Florida Lottery shall randomly select a minimum of three (3) prizewinners, per studio audience, from among all the eligible entries. The exact number of prizewinners and alternates drawn will be determined by the Florida Lottery prior to the drawing based on the criteria set forth in paragraph (11)(d) below. Prizes will be awarded in the order in which the entries are drawn. Any entry other than the first entry from any person selected more than once in a drawing will be disqualified. All entries are subject to

validation by the Florida Lottery and may be disqualified if eligibility requirements are not met.

(d) Determination of Number of Studio Audience Members. The Product Group shall determine the number of players and guests comprising the studio audience members for each studio audience. For each set of production dates there will be two (2) studio audiences. Each Lottery shall be permitted three (3) players to be selected as studio audience members for each MONOPOLY MILLIONAIRES’ CLUB audience (the Base Allotment). The remainder of the players to be selected as studio audience members shall be determined based on MONOPOLY MILLIONAIRES’ CLUB ticket sales (the Sales Allotment). The total sales of MONOPOLY MILLIONAIRES’ CLUB tickets by each Lottery divided by the total sales of MONOPOLY MILLIONAIRES’ CLUB tickets by all Lotteries during the applicable period shall determine the factor to be used in calculating each Lottery’s allotment above and beyond the Base Allotment. The total number of players to be selected as studio audience members chosen for each Lottery shall be the sum of its Base Allotment and the Sales Allotment.

(e) Winner Notification. In each drawing, the prizewinners will be posted on flalottery.com and playmmc.com after the drawings. The Florida Lottery will attempt to notify prizewinners by telephone, U.S. mail or email no later than twenty-four (24) hours after the winners are posted on the websites. If the Florida Lottery is unable to have personal contact with a prizewinner within three (3) business days of the date of the drawing, the winner will forfeit his or her right to claim the prize and the prize will be awarded to the first eligible alternate winner in the order drawn. If the Florida Lottery is unable to have personal contact with the alternate winner within three (3) business days of the date of award of prize, the alternate winner will forfeit his or her right to claim the prize and the prize will be awarded to the next eligible alternate winner. This process will continue until an alternate is contacted or up until two (2) weeks after the date of the drawing. If the Lottery is unable to contact an alternate within two (2) weeks of the date of the drawing, the prize will not be awarded.

(f) How to Claim a Prize. To claim a MONOPOLY MILLIONAIRES’ CLUB TV Game Show Trip Package prize, a winner must submit to the Florida Lottery a completed Winner Claim Form DOL-173-2 (revised 09/13) or DOL-173-2S (revised 09/13), a completed Release and Authorization form DOL-474 (revised 8/13) or Spanish Release and Authorization form DOL-474S (revised 8/13), and a copy of acceptable identification as set forth in the rule of the Florida Lottery governing payment of prizes. A copy of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011. Forms DOL-173-2, DOL-173-2S, DOL-

474 and DOL-474S are hereby incorporated by reference and can be obtained from any Florida Lottery office, from the Florida Lottery's website, flalottery.com, or by writing to: Florida Lottery, Customer Service Division, 250 Marriott Drive, Tallahassee, Florida 32399-4016. The required documents must be received by the Florida Lottery no later than five (5) business days after being notified by the Florida Lottery that he or she is a winner. If the Florida Lottery has not received the required documents by the fifth day after notification, the winner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate winner in accordance with paragraphs (11)(c) and (e) above. A prizewinner is not required to submit the MONOPOLY MILLIONAIRES' CLUB ticket(s) with the Webcode(s) used to register properties and earn entries in order to claim a prize.

(g) Award of MONOPOLY MILLIONAIRES' CLUB TV Game Show Trip Package Prize. Upon the Florida Lottery's receipt of a prizewinner's required documentation, the Florida Lottery will award a MONOPOLY MILLIONAIRES' CLUB TV Game Show Trip Package prize (or "Trip Package"). The prizewinner will be provided with written documentation that describes the Trip Package along with the necessary information to make reservations to fulfill the prize. Each Trip Package includes the following: roundtrip airfare (coach) for two (2) persons on a major airline from a U.S. airport to Las Vegas, Nevada; one double occupancy room (room and room tax only) at a deluxe accommodations hotel in Las Vegas, Nevada, for four (4) nights; all ground transportation between the airport, hotel, and if applicable, to and from the sponsored events for two (2) persons; meals or meal vouchers for two (2) persons for four (4) days, shuttle access for two (2) persons; two (2) monorail passes; hosting services and \$500 cash. The value of the prize, including the cash portion, is \$4,756.00. MDI Entertainment, LLC ("MDI") and Scientific Games International Inc. ("SGI") (MDI and SGI collectively referred to as the "SG Parties") will pay applicable Federal income tax withholding on value of the Trip Package prize. The reportable taxable value of the Trip Package prize includes the value of the prize plus the value of the federal income tax withholding paid by SG Parties. The reportable taxable value of the Trip Package prize for a U.S. citizen is \$ 6,341.33. The \$500 cash portion of the prize will be mailed to the winner approximately two weeks prior to trip departure by SG Parties.

(h) The Trip Package does not include: mileage, insurance, gratuities, meals (other than those specifically stated), parking fees, baggage fees, alcoholic beverages, personal expenses such as telephone calls, valet service, laundry, incidentals and the like, revision or cancellation fees which may be charged by the airlines, hotel or other suppliers, or any other items not expressly specified herein.

(i) In the event the prizewinner is under twenty-one (21) years of age, SG Parties reserves the right to place the prizewinner in a non-casino hotel or to require that the prizewinner's guest be over twenty-one (21) years of age and present to check into the hotel with the prizewinner.

(j) The Trip Package is not transferable or assignable without the express written consent of the Florida Lottery. If the prizewinner advises the Florida Lottery in advance that he or she is unable to take the trip, the prizewinner will receive the \$500 cash portion of the Trip Package and may designate a proxy to use the travel portion of the prize in his or her stead and participate as a studio audience member for the TV Game Show; in such event, the prizewinner shall receive any prize won by the proxy, less applicable taxes, and the Trip Package and all prizes awarded as a result of participation in the studio audience or in a game element on the TV Game Show shall be awarded to the prizewinner, and will be taxable to the prizewinner.

(k) Unless specified otherwise by the Florida Lottery, if the prizewinner is traveling via air and fails to appear at the designated time and place of departure, the travel portion of the Trip Package prize shall be forfeited with the exception of the \$500 cash and the prizewinner shall be responsible for making alternative arrangements to travel to Las Vegas at his or her own expense.

(l) Unless specified otherwise by the Florida Lottery or unless prior alternative arrangements have been made, if the prizewinner fails to check into the hotel when he or she arrives in Las Vegas, the balance of the Trip Package shall be forfeited with the exception of the \$500 cash.

(m) If a prizewinner or their designated proxy does not show up at the taping for any reason, a proxy will be selected by MDI to appear on their behalf for the taping and any prizes won by the proxy will be paid to the prizewinner.

(n) If a prizewinner is chosen to appear on stage and chooses not to participate at that time, then a proxy will be selected by MDI to appear on their behalf for the taping and any prizes won by the proxy will be paid to the prizewinner.

(o) A prizewinner may choose to appoint their guest as their proxy at any time prior to the start of the pre-show training and prep of the show.

(p) Any prizes won by a proxy on behalf of a prizewinner will be taxable to the prizewinner.

(12) MONOPOLY MILLIONAIRES' CLUB Television Game Show.

(a) The TV Game Show entitled "MONOPOLY MILLIONAIRES' CLUB" is a syndicated game show produced by Hasbro Studios. In each episode of the TV Game Show, contestants from the studio audience members who were selected through second chance drawings conducted by participating State Lotteries ("winner") will be randomly

selected for the chance to compete in a series of mini-games to win prizes consisting of non-cash prizes, cash prizes, and/or the grand prize of up to \$1 million. Members of a studio audience for an episode of the TV Game Show, and who are present in the studio audience, shall be eligible to be selected from the audience to participate as an on-stage participant in a game or games to be conducted on the TV Game Show. A guest of a winner who is not designated as a proxy by the winner to appear as an on-stage participant in the place of the winner is not eligible to be selected as an on-stage game participant.

(b) The TV Game Show will be produced at times and places approved by the Product Group for broadcast at times approved by the Product Group. Games played on the TV Game Show shall be approved by the Product Group.

(c) The total amount of cash won by a contestant on the game show will be mailed to the contestant within ten (10) business days after the contestant's departure from the TV Game Show taping. MDI shall withhold from such cash prizes the minimum required Federal withholding taxes. Any state owed debt owed by the contestant shall also be collected as set forth in paragraph (13) below. Each contestant shall receive an IRS Form W-2G from MDI.

(13) State Owed Debt. A Trip Package prizewinner will be analyzed up to two times for state owed debt. The first analysis will occur at the time the Trip Package prize is claimed. If the prizewinner is identified as owing an outstanding debt to a state agency or child support collected through a court, the debt will be collected in accordance with section 24.115, Florida Statutes. If the debt is an amount of less than the cash portion of the Trip Package prize (\$500), the non-cash portion of the prize and the cash portion of the prize less the amount owed shall be awarded. If the prizewinner is identified as owing such a debt in an amount greater than the cash portion of the prize, the prizewinner's entire cash portion of the prize will be applied toward the outstanding debt as provided in Section 24.115, Florida Statutes, and the winner will receive the remaining non-cash portion of the prize. If the prizewinner is selected as a contestant to participate in the MONOPOLY-themed games on the TV Game Show and if the prizewinner wins a cash prize on the TV Game Show, the prizewinner will be analyzed a second time for state owed debt. In such case, the analysis will occur after the prizewinner has participated on the TV Game Show and the total cash won has been determined. If the winner is identified as owing an outstanding debt to a state agency or child support collected through a court, the debt will be collected in accordance with Section 24.115, Florida Statutes.

(14) MONOPOLY MILLIONAIRES' CLUB Second Chance Drawings/TV Game Show – Other Rules and Restrictions.

(a) Players must be at least 18 years of age. Persons prohibited by Section 24.116, Florida Statutes, from purchasing a Florida Lottery ticket are not eligible to play. No person (contestant or guest) under the age of 18 will be permitted to attend the TV Game Show.

(b) No cash option is available in lieu of a Trip Package prize.

(c) The right to claim a prize cannot be assigned to another person or entity.

(d) Taxes. Except as specifically mentioned herein, all federal, state and/or local taxes or other fees on the prizes will be the responsibility of the winner.

(e) By entering a MONOPOLY MILLIONAIRES' CLUB Second Chance Drawing, a player gives his or her permission for the Florida Lottery to provide the player's address and telephone number to SG Parties for prize fulfillment purposes.

(f) By entering a MONOPOLY MILLIONAIRES' CLUB Second Chance Drawing, a player gives his or her permission for the Florida Lottery to photograph and/or videotape and record the prizewinner with or without prior notification and to use the name, photograph, videotape, and/or recording of the prizewinner for advertising or publicity purposes without additional compensation.

(g) MONOPOLY MILLIONAIRES' CLUB Second Chance Drawings shall be public, held in Tallahassee, Florida, and witnessed by an accountant employed by an independent certified public accounting firm.

(15) The effective date of this emergency rule is October 19, 2014.

Rulemaking Authority 24.105(9)(a), (b), (c), (e), (f), (h), 24.109(1), 24.115(1) FS. Law Implemented, 24.105(9)(a), (b), (c), (e), (f), (h), 24.115(1), 24.116(1) FS. History—New 10-19-14.

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

EFFECTIVE DATE: October 19, 2014

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

RULE NO.: RULE TITLE:

40E-6.381 Limiting Conditions

The South Florida Water Management District (District) hereby gives notice:

On October 9, 2014, the District's Governing Board issued SFWMD Order No. 2014-093-DAO-ROW to Palm Beach County Water Utilities (Application No. 14-0919-1). The

petition for waiver was received by the District on September 22, 2014. Notice of receipt of the petition requesting the waiver was published in the Florida Administrative Register, Vol. 40, No. 185, on September 23, 2013. No public comment was received. This Order provides a waiver of the District's criteria to allow for the relocation of a 36-inch reclaimed water service line lying west of the L-8 Canal, approximately 3,200 feet north of State Road 80 and the C-51 Canal. Palm Beach County, Section 29, Township 43S, Range 40E. Specifically, the Order grants a waiver from subsection 40E-6.381(4), Fla. Admin. Code, a limiting condition which requires a permittee to assume all costs incurred in the event that the District should require relocation of the service line in the future. Generally, the Order sets forth the basis of the Governing Board decision to grant the waiver as follows: 1) the relocation was done to accommodate a construction project of the District; and 2) the Order granting a waiver from the subject rule is based upon an economic hardship.

A copy of the Order or additional information may be obtained by contacting: Juli Russell at the South Florida Water Management District, 3301 Gun Club Road, MSC 1410, West Palm Beach, FL 33406-4680, telephone: (561)682-6268, email: jurussel@sfwmd.gov.

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 October 16, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Powell Professional Center, filed September 17, 2014, and advertised on September 19, 2014, in Vol. 40, No. 183, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 3.11.3 ASME A17.3, 1996 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires upgrading the elevators with firefighters' emergency operations 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 (VW2014-342).

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.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation, District 2 announces a public meeting to which all persons are invited.

DATE AND TIME: October 27, 2014, 4:30 p.m.

PLACE: Cedar Key Community Center, 809 6th Street, Cedar Key, Florida 32626

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting is being held to afford interested persons the opportunity to express their views concerning the location, conceptual design, social, economic and environmental effects of Financial Project ID: 415253-1, 415252-1 and 411423-1 otherwise known as the Cedar Key Bridge Replacement Projects. You are invited to attend a Public Information Meeting to discuss the proposed plans for replacement of three bridges within the City of Cedar Key, Florida. This meeting will be an "Open House" format to allow visitors to drop by anytime from 4:30 to 6:30 p.m. to talk with Department staff, ask questions and submit written comments. At 6:30 p.m., the Department will open the meeting for public comments. The recommended improvements include: CR-456/Gulf Blvd. at Lewis Pass – Replacement of the existing bridge with a new bridge with two 10 foot travel lanes, 3 foot shoulders and 6 foot sidewalks on both sides of the roadway. CR-456/Gulf Blvd. at Daughtry Bayou – Replacement of the existing bridge with a new bridge with two 10 foot travel lanes, 3 foot shoulders and 6 foot sidewalks on both sides of the roadway. C Street Bridge at Cedar Key Channel – Replacement of existing bridge with a new bridge with a 17 foot one way travel lane with 8 foot parking lanes and 5 foot sidewalks on both sides of the roadway. Public participation is solicited without regard to race, color, sex, age, religion, national origin, disability or family status.

A copy of the agenda may be obtained by contacting: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS 2007, Lake City, Florida 32025-5874.

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: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS 2007, Lake City, Florida 32025-5874. 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).

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: November 19, 2014, 9:00 a.m.

PLACE: ECFRPC Office, 309 Cranes Roost Blvd., Suite 2000, Mayor John H. Land Boardroom, Altamonte Springs, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED: Bi-monthly meeting of the Executive Committee.

A copy of the agenda may be obtained by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

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 two (2) days before the workshop/meeting by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300. 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: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: November 19, 2014, 10:00 a.m.

PLACE: ECFRPC Office, 309 Cranes Roost Blvd., Suite 2000, Mayor John H. Land Boardroom, Altamonte Springs, FL 32701

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular bi-monthly meeting of the East Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

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 two (2) days before the workshop/meeting by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300. 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: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

REGIONAL PLANNING COUNCILS

Central Florida Regional Planning Council

The Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: November 5, 2014, 1:30 p.m.

PLACE: Okeechobee Emergency Operations Center (EOC), Room 143, 707 NW 6th Street, Okeechobee, FL 34972

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular quarterly meeting and/or public hearing of the Transportation Disadvantaged Local Coordinating Board.

A copy of the agenda may be obtained by contacting: Marcia Staszko, Program Director, (863)534-7130, ext., 103 or at mstaszko@cfrc.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 days before the workshop/meeting by contacting: Marcia Staszko. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers

The Florida Board of Professional Engineers Traffic Rules Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 31, 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: 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.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida Department of Environmental Protection, in conjunction with the Florida Fish and Wildlife Conservation Commission, announces a telephone conference call to which all persons are invited.

DATE AND TIME: October 22, 2014, 6:00 p.m. – 8:00 p.m. (Eastern)

PLACE: <https://www2.gotomeeting.com/register/338981370>

GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice is to correct the time given on DEP's and FWC's October 14, 2014 Notice of Meeting/Workshop, which stated that the time for the webinar was 5:30 p.m. – 8:30 p.m. The link provided in October 14th Notice to register for the webinar displayed the correct time of 6:00 p.m. – 8:00 p.m. Therefore, DEP and FWC are issuing this notice to update the time to reflect the correct start and end time of the webinar.

The Florida Department of Environmental Protection (DEP) and the Florida Fish and Wildlife Conservation Commission (FWC) are hosting a public webinar to inform, educate and gather public input on potential projects and programs being considered by the State of Florida for the RESTORE Act's Council-Selected Restoration Component. Since the September 23rd webinar, DEP and FWC have received additional information from the public on potential projects and programs. This additional information will be presented as part of the webinar. Please register in advance using the link above. Once registered, webinar related details will be electronically provided.

A copy of the agenda may be obtained by contacting: Ashley M. Williams, Gulf Coast Public Affairs Manager, 3900 Commonwealth Blvd., MS 240, Tallahassee, FL 32399, phone: (850)245-2197, email: Ashley.M.Williams@dep.state.fl.us.

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: Ashley M. Williams, Gulf Coast Public Affairs Manager, 3900 Commonwealth Blvd., MS 240, Tallahassee, FL 32399, phone: (850)245-2197, email: Ashley.M.Williams@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).

For more information, you may contact: Ashley M. Williams, Gulf Coast Public Affairs Manager, 3900 Commonwealth Blvd., MS 240, Tallahassee, FL 32399, phone: (850)245-2197, email: Ashley.M.Williams@dep.state.fl.us.

FISH AND WILDLIFE CONSERVATION COMMISSION

The Florida Fish and Wildlife Conservation Commission in conjunction with the Florida Department of Environmental Protection announces a public meeting to which all persons are invited.

DATE AND TIME: October 22, 2014, 6:00 p.m. – 8:00 p.m. (Eastern)

PLACE: <https://www2.gotomeeting.com/register/338981370>

GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice is to correct the time given on Florida Fish and Wildlife Conservation Commission's (FWC) and Florida Department of Environmental Protection's (DEP) October 14, 2014 Notice of Meeting/Workshop, which stated that the time for the webinar was 5:30 p.m. – 8:30 p.m. The link provided in October 14th Notice to register for the webinar displayed the correct time of 6:00 p.m. – 8:00 p.m. Therefore, FWC and DEP are issuing this notice to update the time to reflect the correct start and end time of the webinar.

The FWC and the DEP are hosting a public webinar to inform, educate and gather public input on potential projects and programs being considered by the State of Florida for the RESTORE Act's Council-Selected Restoration Component. Since the September 23 webinar, FWC and DEP have received additional information from the public on potential projects and programs. This additional information will be presented as part of the webinar. Please register in advance using the link above. Once registered, webinar related details will be electronically provided.

A copy of the agenda may be obtained by contacting: Doc Kokol, 620 S. Meridian St., Tallahassee, FL 32399, (850)488-4676, email: Doc.Kokol@myfwc.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: the ADA coordinator at (850)488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Doc Kokol, 620 S. Meridian St., Tallahassee, FL 32399, (850)488-4676, email: Doc.Kokol@myfwc.com.

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.

The Center for Independent Living in Central Florida, Inc. announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, October 28, 2014, 8:00 a.m.

PLACE: Center for Independent Living in Central Florida, Inc., 720 North Denning Drive, Winter Park, FL 32789

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General Board Meeting.

A copy of the agenda may be obtained by contacting: Luana Kutz at (407)623-1070 or lkutz@cilorlando.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Luana Kutz. 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: Luana Kutz.

ENTERPRISE FLORIDA, INC.

The Florida Development Finance Corporation ("FDFC") announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, November 5, 2014, 1:30 p.m. – 2:30 p.m.

PLACE: Enterprise Florida, Inc., 800 North Magnolia Avenue, Suite 1100, Orlando, FL 32803

GENERAL SUBJECT MATTER TO BE CONSIDERED: A regular scheduled meeting for the consideration of matters properly brought before the board of the Florida Development Finance Corporation.

A copy of the agenda may be obtained by contacting: Bill Spivey at (407)956-5695.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 day before the workshop/meeting by contacting Bill Spivey at (407)956-5695. 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).

VHB, INC.

The Orange County Transportation Planning Division announces a public meeting to which all persons are invited.

DATE AND TIME: October 28, 2014, 6:00 p.m. – 8:00 p.m.

PLACE: Comfort Suites Orlando Airport, 1936 McCoy Road, Orlando, FL 32809

GENERAL SUBJECT MATTER TO BE CONSIDERED: Orange Avenue (SR 527) Preliminary Engineering Concept Plan from Parkline Boulevard to Lancaster Road, Orange County.

Orange County and the Florida Department of Transportation (FDOT) have coordinated to study the Orange Avenue/SR 527 corridor in order to develop improvements intended to enhance

multimodal travel within the corridor, and provide better access to the new SunRail station located at Office Court. While the FDOT corridor planning study encompassed a wider scope for planning (Orange Avenue/SR 527 from Sand Lake Road to Hoffner Avenue), Orange County has focused on the preliminary concept plans from Parkline Boulevard to Lancaster Road.

Orange County is holding this third and final community meeting to present the preliminary engineering concept plan on Orange Avenue/SR 527 from Parkline Boulevard to Lancaster Road. The preliminary concept plan was developed as a result of comments from previous community meetings and workshops. This meeting will include a presentation providing an overview of the study, existing transportation conditions, and the preliminary concept plan being considered. The presentation will be followed by an open house where the study team will be available to answer questions and further gather public input.

The U.S. Department of Housing and Urban Development has funded this portion of the corridor planning study as part of its Sustainable Communities Program grant, to facilitate planning efforts that support transit, housing and employment options, based on the most appropriate use of Transportation Design for Livable Communities (TDLC) standards near Orange County's Sand Lake Road SunRail Station.

A copy of the agenda may be obtained by contacting: Rohan Sadhai of VHB, Inc., 225 E. Robinson Street, Orlando, FL 32801, by phone: (407)839-4006 or via email: rsadhai@vhb.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 Rohan Sadhai of VHB, Inc., 225 E. Robinson Street, Orlando, FL 32801, by phone: (407)839-4006 or via email: rsadhai@vhb.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.

For more information, you may contact Brian Sanders, Orange County Project Manager at (407)836-8022 or brian.sanders@ocfl.net or Rohan Sadhai at VHB, Inc., by phone: (407)839-4006 or via email: rsadhai@vhb.com. Additional information related to the project may be obtained at cflroads.com and www.enhancecfl.org.

**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 filled with the Division of Administrative Hearings on the following rules:

NONE

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

NONE

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

NONE

**Section X
Announcements and Objection Reports of
the Joint Administrative Procedures
Committee**

NONE

**Section XI
Notices Regarding Bids, Proposals and
Purchasing**

FLORIDA HOUSING FINANCE CORPORATION
RFA 2014-113 Financing To Build Larger Permanent Supportive Housing Properties For Persons With Developmental Disabilities
Florida Housing Finance Corporation (the Corporation) was appropriated \$10 million in Grant Funds by the 2014 Legislature for housing for Persons with Developmental Disabilities as defined in Section 393.063, Florida Statutes.

This Request for Applications (RFA) will make \$3 million in Grant Funding, up to \$3 million in additional Loan Funds, and up to an estimated \$2.3 million of Competitive Housing Credit Allocation available for award to proposed Developments funded by the Corporation that have not previously been awarded funding. These Applicants must apply for Grant and Loan Funding and Competitive Housing Credits.

Funding will also be made available to Applicants that were awarded funding in RFA 2013-004, but have not yet closed on that award due to financing shortfalls discovered in the credit underwriting process. For these Applicants, an additional \$3 million in Grant Funding will be made available. If Competitive Housing Credits remain unallocated after selecting Applications in this RFA that were not awarded in RFA 2013-004, these Applicants may be eligible for the remaining Competitive Housing Credits.

Applications shall be accepted until 11:00 a.m., Eastern Time, on Friday, November 14, 2014, and sent to the attention of Ken Reecy, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329. For questions or additional information, please contact Ken Reecy at Ken.Reecy@floridahousing.org. The RFA, which outlines selection criteria and Applicant’s responsibilities, can be downloaded from the Florida Housing Finance Corporation website at <http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-113/>

Any modifications that occur to the Request for Applications will be posted at the website and may result in an extension of the deadline. It is the responsibility of the Applicant to check the website for any modifications prior to the deadline date.

**Section XII
Miscellaneous**

DEPARTMENT OF HEALTH
Board of Massage Therapy

Notice of Emergency Action

On October 17, 2014, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of John D. Nielsen-Collins, L.M.T., License #: MA 63151. This Emergency Restriction Order was predicated upon the State Surgeon General’s findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2012-2014). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Massage Therapy

Notice of Emergency Action

On October 17, 2014, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Jianping Liu, L.M.T., License #: MA 68834. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2012-2014). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

DEPARTMENT OF HEALTH

Board of Nursing

Notice of Emergency Action

On October 17, 2014, the State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Sherri Ann Kee, L.P.N., License #: PN 1173651. This Emergency Restriction Order was predicated upon the State Surgeon General's findings of an immediate and serious danger to the public health, safety and welfare pursuant to Sections 456.073(8) and 120.60(6), Florida Statutes (2012-2014). The State Surgeon General determined that this summary procedure was fair under the circumstances, in that there was no other method available to adequately protect the public.

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.
