Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Florida Real Estate Commission
RULE NO.: 61J2-20.054
RULE TITLE: Public Comment
PURPOSE AND EFFECT: Rule proposes to facilitate public comment at Commission meetings.
SUBJECT AREA TO BE ADDRESSED: Public comment.
RULEMAKING AUTHORITY: 286.0114 FS.
LAW IMPLEMENTED: 286.0114 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: Juana Watkins, Director, Division of Real Estate, 400 West Robinson Street, N801, Orlando, Florida 32801, (850)487-1395
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: 64B-6.001
RULE TITLE: Citations
PURPOSE AND EFFECT: This rulemaking eliminates language that is redundant to statutory language or has been identified as unnecessary.
SUBJECT AREA TO BE ADDRESSED: Citations.
RULEMAKING AUTHORITY: 456.004(1), (5), 456.025(7) FS.
LAW IMPLEMENTED: 456.013(9), 456.025(7) 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: Rob Wheeler, (850)245-4444, Ext. 3360
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: 64B-6.002
RULE TITLE: Issuance of Citations
PURPOSE AND EFFECT: This rulemaking eliminates language that is redundant to statutory language or has been identified as unnecessary.
SUBJECT AREA TO BE ADDRESSED: Citations.
RULEMAKING AUTHORITY: 456.004(1), (5), 456.025(7) FS.
LAW IMPLEMENTED: 456.013(9), 456.025(7) 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.
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DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: 64B-6.003
RULE TITLE: Penalties
PURPOSE AND EFFECT: This rulemaking eliminates language that is redundant to statutory language or has been identified as unnecessary.
SUBJECT AREA TO BE ADDRESSED: Citations, the issuance of citations, and penalties.
RULEMAKING AUTHORITY: 456.004(1), (5), 456.025(7) FS.
LAW IMPLEMENTED: 456.013(9), 456.025(7) 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.
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DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: 64B-7.001
RULE TITLE: Pain Management Clinic Registration Requirements
PURPOSE AND EFFECT: This rulemaking eliminates unnecessary and repetitive language, adds “Responsibility of Designated Physician” to the title and corrects a grammatical error.
SUBJECT AREA TO BE ADDRESSED: Requirements and disciplinary guidelines for pain management and clinic registration.
RULEMAKING AUTHORITY: 456.004, 458.3265(4), 459.0137(4) FS.
LAW IMPLEMENTED: 456.037, 456.0635, 458.3265, 459.0137 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: Rob Wheeler, (850)245-4444, Ext. 3360
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DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: 64B-7.002
RULE TITLE: Disciplinary Guidelines
PURPOSE AND EFFECT: This rulemaking eliminates unnecessary and repetitive language, adds “Responsibility of Designated Physician” to the title and corrects a grammatical error.
SUBJECT AREA TO BE ADDRESSED: Requirements and disciplinary guidelines for pain management and clinic registration.
RULEMAKING AUTHORITY: 456.004, 458.3265(4), 459.0137(4) FS.
LAW IMPLEMENTED: 456.037, 456.0635, 458.3265, 459.0137 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: Rob Wheeler, (850)245-4444, Ext. 3360
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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Rob Wheeler, (850)245-4444, Ext. 3360
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
RULE NO.: RULE TITLE:
64B-9.002 Physician Survey Procedures
PURPOSE AND EFFECT: This rulemaking amends the rule to eliminate information that is not required by the statute.
SUBJECT AREA TO BE ADDRESSED: Procedures pertaining to the physician survey.
RULEMAKING AUTHORITY: 458.3191(4), 459.0081(4) FS.
LAW IMPLEMENTED: 381.4018, 458.3191, 459.0081 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: Rob Wheeler, (850)245-4444, Ext. 3360
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Division of Children’s Medical Services
RULE NOS.: RULE TITLES:
64C-1.001 Definitions
64C-1.003 Requirements of CMS Applicants and Participants
PURPOSE AND EFFECT: This rulemaking eliminates unnecessary language.
SUBJECT AREA TO BE ADDRESSED: Definitions and requirements for applicants and participants.
RULEMAKING AUTHORITY: 391.026(18) FS.
LAW IMPLEMENTED: 391.026 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: Rob Wheeler, (850)245-4005, Ext.3360
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Division of Children’s Medical Services
RULE NOS.: RULE TITLES:
64C-8.001 Definitions Used in the Child Protection Team Rule
64C-8.002 Child Protection Team Organization, Roles and Responsibilities
64C-8.003 Child Protection Team Services
64C-8.004 Waivers
PURPOSE AND EFFECT: This rulemaking eliminates language which is redundant of statute.
SUBJECT AREA TO BE ADDRESSED: Child protection teams.
RULEMAKING AUTHORITY: 39.3013 FS.
LAW IMPLEMENTED: 39.303 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.
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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Rob Wheeler, (850)245-4005, Ext. 3360
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Division of Emergency Medical Operations

RULE NO.: RULE TITLES:
64J-2.007 Trauma Agency Formation, Continuation, and Plan Requirements
64J-2.008 Trauma Agency Plan Approval and Denial Process
64J-2.009 Trauma Agency Implementation and Operation Requirements

PURPOSE AND EFFECT: To promote the development of local and regional trauma agencies in each trauma region.
SUBJECT AREA TO BE ADDRESSED: Requirements for establishing a local regional trauma agency.

RULEMAKING AUTHORITY: 395.4025, 395.405 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: Rob Wheeler, (850)245-4005, Ext. 3360
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-6.0571 Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks


SUMMARY: The Department is responsible for developing program standards and industry-driven benchmarks for career and technical education and adult general education programs. The criteria for qualification of individual courses for inclusion in secondary and postsecondary career education programs and adult general education programs prescribed in Workforce Education programs are annually adopted by the State Board and are published by the Commissioner on the Department’s website.
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 Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks provide secondary and postsecondary district institutions and the state college institutions a framework for providing these educational programs. These frameworks contain rigorous standards and benchmarks determined to be necessary for student success in college and careers in the selected program. 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.
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: 1004.92 FS.
LAW IMPLEMENTED: 1004.92 FS.
A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: April 11, 2014, 9:00 a.m.
PLACE: Betty Easley Conference Center, Capital Circle Office Center, 4075 Esplanade Way, Tallahassee, FL 32399
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kathleen Taylor, Division of Career and Adult Education, 325 West Gaines Street, #714, Tallahassee, FL 32399-0400, (850)245-9062, FAX: (850)245-9062

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0571 Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks.

(1) Section 1004.92, F.S., requires the Department of Education to develop program standards and industry-driven benchmarks for career and technical education and adult and community education programs. The criteria for qualification of individual courses for inclusion in the classification of secondary career education programs prescribed in Section 1011.80, F.S., or Workforce Development Education programs as prescribed in Section 1011.62, F.S., are annually adopted by the State Board and shall be published by the Commissioner in the documents titled, as follows:


(a) through (c) No change.

Rulemaking Authority 1004.92(2)(b)3. FS. Law Implemented 1004.92(2)(b)4. FS. History–New 10-30-78, Amended 10-23-79, 5-29-80, 7-9-81, 7-6-82, 5-29-83, 6-14-84, 7-10-85, Formerly 6A-6.571, Amended 7-9-86, 7-22-87, 8-30-88, 7-31-90, 7-31-91, 7-31-92, 7-31-93, 7-31-94, 4-30-96, 1-23-00, 7-21-08, 4-21-09, 5-3-10, 10-25-11, 6-18-12, 5-21-13, __________.
NAME OF PERSON ORIGINATING PROPOSED RULE:
Rod Duckworth, Chancellor, Career and Adult Education

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 11, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 6, 2014

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-6.0651
RULE TITLE: Alternative Credit Pilot Program

PURPOSE AND EFFECT: The purpose is to repeal Rule 6A-6.0651, F.A.C. The effect is to remove a rule from the Florida Administrative Code that is no longer supported by statutory authority.

SUMMARY: The rule was enacted in 2008 in response to Section 1002.375, F.S., Alternative Credit for High School Courses; Pilot Project, Florida Statutes, The rule defined the requirements for school districts in the implementation of this alternative credit pilot program. Section 1002.375, F.S., Alternative Credit for High School Courses; Pilot Project, Florida Statutes, was repealed by the 2013 legislative session and the pilot programs implemented in school districts created under this statute no longer exist.

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: Section 1002.375, F.S., Alternative Credit for High School Courses; Pilot Project, Florida Statutes, was repealed in the 2013 legislative session. There is no longer statutory authority for the rule.

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) FS.
LAW IMPLEMENTED: 1001.02(1), (2)(n) FS.

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

DATE AND TIME: April 11, 2014, 9:00 a.m.
PLACE: Betty Easley Conference Center, Capital Circle Office Center, 4075 Esplanade Way, Tallahassee, FL 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kathleen Taylor, Division of Career and Adult Education, 325 West Gaines Street, #714, Tallahassee, FL 32399-0400, (850)245-9062, FAX: (850)245-9062

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0651 Alternative Credit Pilot Program.

Rulemaking Specific Authority 1002.375(7) FS. Law Implemented 1002.375 FS. History–New 11-26-08. Repealed _________.

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 11, 2014

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-10.040
RULE TITLE: Basic Skills Requirements for Postsecondary Career Certificate Education

PURPOSE AND EFFECT: The purpose and effect of this amendment is to conform/comply with statutory changes made to Section 1004.91, Florida Statutes, in the 2013 legislative session which clarifies the terminology of career-preparatory instruction, career and technical certificates and to clarify individuals eligible for exemptions.

SUMMARY: The State Board of Education is required by statute to adopt, by rule, standards of basic skill mastery for students completing certificate career education programs of 450 hours or more. Students enrolling in career and technical certificate programs must complete an entry-level exam within the first six weeks after admission to the program, and if necessary, the district or Florida college institution offering the program must provide basic skills instruction. The statute provides exemptions for students holding certain credentials. The changes will delete the College Placement Test (CPT) and the Multiple Assessment Placement Service (MAPS) and add two new assessment instruments, Wonderlic General Assessment of Instructional Needs (GAIN) and Postsecondary Education Readiness Test (PERT) that can be used for basic skills testing of Career and Technical Education students. The proposed rule lists exemptions from the basic skills testing.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.
The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: This amendment clarifies to whom and when the test is administered and the outlines who is exempt from testing. The statute authorizes the State Board of Education to adopt, by rule, the standards of basic skill mastery for completion of certificate career education programs of more than 450 hours in length. Since basic skills testing is already being conducted, there would be no required new costs to local educational agencies. The PERT has already replaced the CPT in the college institutions, so no new costs are required. If districts choose to implement the new test, GAIN, they would have to bear the costs of the new tests.
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), 1004.91(1), 1007.271(3) FS.
LAW IMPLEMENTED: 1004.91 FS.
A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: April 11, 2014, 9:00 a.m.
PLACE: Betty Easley Conference Center, Capital Circle Office Center, 4075 Esplanade Way, Tallahassee, FL 32399
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Kathleen Taylor, Division of Career and Adult Education, 325 West Gaines Street, #714, Tallahassee, FL 32399-0400, (850)245-9062, FAX: (850)245-9062

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-10.040 Basic Skills Requirements for Postsecondary Career and Technical Certificate Education.

(1) Students who are enrolled in a postsecondary program offered for career education credit of 450 hours or more shall complete an entry-level basic skills examination within the first six (6) weeks after admission into the program. The assessment instruments listed in paragraphs (1)(a) through (1)(d) of this rule (English version only) are designated to assess student mastery of basic skills and shall be used according to standards established for test administration and interpretation set forth in Standards for Educational and Psychological Testing (American Psychological Association (APA), American Educational Research Association (AERA), National Council on Measurement in Education (NCME), 1992) and with appropriate accommodations for students with disabilities as specified in Rule 6A-1.0943, F.A.C.:
(a) Tests of Adult Basic Education (TABE), Complete Battery or Survey Form, Forms 9 and 10, 2003;
(b) Postsecondary Education Readiness Test (P.E.R.T.) Florida College Entry Level Placement Test or Multiple Assessment Placement Service (MAPS), where authorized;
(c) Wonderlic Basic Skills Test (WBST), 1994.

(2) Scale scores corresponding to the Minimum basic skills grade levels in each career education program description adopted under Rule 6A-6.0571, F.A.C., and published annually in the curriculum frameworks and posted on the Department of Education’s website http://www.fldoe.org/workforce/dwframe/, by the Commissioner in the document entitled, “Career Education Program Courses Standards” shall be used to determine basic skills levels required for completion of the career and technical education program. Scale score comparison charts are available from the Department of Education, 325 West Gaines Street, Tallahassee, Florida 32309.

(3) No change.

(4) After a student completes the remediation prescribed for basic skills deficiencies, the student shall be retested using an alternative form (if possible) of the same examination that was used for initial testing. No student shall be awarded a career and technical certificate of completion until the student achieves the minimum level of basic skills required for that program by the Department of Education. An adult student with a disability as defined in Section 1004.02(6) and (7), Florida Statutes, may be exempted from meeting the career basic skills grade levels required for completion of the career and technical education program as described in subsection (2) of this rule. Each school district and Florida community college institution must adopt a policy addressing procedures for exempting eligible adults students with disabilities from the basic skills exit requirements as permitted in Section 1004.91(3), Florida Statutes.

(5) Procedures for students whose first language is not English:
(a) No student is exempt from this rule because of language deficiencies. If one of the approved basic skills assessment instruments cannot be administered, an alternative assessment from subsection (7) of this rule should be used for initial testing.
English Language Learners (ELL) as defined in Rule 6A-6.0901, F.A.C., Limited English Proficient students (LEP) shall be given English language instruction and remediation in basic skills as needed to improve proficiency. The math assessment may be measured by one (1) of the designated tests in subsection (1) of this rule.

(b) ELL LEP students must achieve the minimum grade level/scale score or higher on one of the designated tests in subsection (1) of this rule as required by the Department to be awarded a certificate of completion in a career program.

(6) No change.

(7) If the tests listed in subsection (1) do not meet the initial assessment needs of the adult with disability or ELL student, one of the following alternative assessment instruments may be used within the first six (6) weeks, for diagnostic and remediation purposes only:

(a) Tests of Adult Basic Education Complete Language Assessment System – English (TABE CLAS-E), 2006 Adult Language Assessment Scales (A-LAS), 1994;

(b) Brigance Employability Skills, 1995;

(c) Brigance Transition Skills Inventory, 2010 Life Skills, 1994;

(d) through (j) No change.

(8) The following students are exempt from taking the initial basic skills assessment required in subsection (1) of this rule: Students who possess a college degree at the associate of applied science level or higher, who have completed or are exempt from the college-level communications and computations skills examination (CLAST) pursuant to Section 1008.29, Florida Statutes; who are exempt from the college entry level examination pursuant to Section 1008.29, Florida Statutes; or who have passed a state, national or industry licensure exam are exempt from this rule. The designated program administrator must receive an official copy of the degree, transcript, or test score in order to allow any of these exemptions.

(a) A student who possesses a college degree at the associate in applied science level or higher.

(b) A student who demonstrates readiness for public postsecondary education pursuant to Rule 6A-10.0315, F.A.C.

(c) A student who passes a state, national or industry certification or licensure examination effective July 1, 2014; that is included in the list entitled “Basic Skills and Licensure Exemption List – 2014-2015” (insert link) (http://www.fldoe.org/workforce/dw/frame/rtf/2014-15 basicskills-with-License-exempt.rtf), which is incorporated by reference herein. The Basic Skills and Licensure Exemption List may be requested from the Department of Education, Division of Career and Adult Education, 325 West Gaines Street, Tallahassee, FL 32399-0400.

(d) An adult student who is enrolled in an apprenticeship program that is registered with the Department of Education in accordance with Chapter 446, F.S.

Rulemaking Specific Authority 1001.02(1), 1004.91(1), 1007.271(3) FS. Law Implemented 1004.91 FS. History—New 10-8-85, Formerly 6A-10.40, Amended 5-2-89, 9-5-93, 11-25-97, 1-24-99, 4-26-06, 7-21-08;

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

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 11, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 25, 2013

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:
6A-14.0303 General Education Core Course Options

PURPOSE AND EFFECT: The purpose of this new rule is to comply with Section 1007.25(3), Florida Statutes, which requires general education core course options to be adopted in rule. The effect is to establish the list of core course options in each of the general education areas of communication, humanities, mathematics, natural science and social science. The general education core must be completed prior to the award of an associate in arts or baccalaureate degree.

SUMMARY: Starting in the Fall Term, 2015, and thereafter, prior to the award of an associate in arts or baccalaureate degree, first-time-in-college students entering a Florida College System institution must complete at least one identified course from each of the general education subject areas of communication, humanities, mathematics, natural science and social science. Subject to identified restrictions, institutions may substitute other courses in the areas of communication, mathematics and natural science. The remainder of the 36-hour general education program is at the discretion of the institution.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described
herein: The proposed rule applies only to Florida College System (FCS) institutions and provides more specificity to an existing degree requirement. Implementation of the rule will not require an increase in staff either at the Department of Education and should not at the FCS institution, as the fiscal impact to the institution will be minimal.

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),(6)(d)3, 1007.25(3) FS.

LAW IMPLEMENTED: 1007.25(3) FS.

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

DATE AND TIME: April 11, 2014, 9:00 a.m.
PLACE: Betty Easley Conference Center, Capital Circle Office Center, 4075 Esplanade Way, Tallahassee, FL 32399

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Matthew Bouck, Office of Articulation, Department of Education, 325 West Gaines Street, Room 1401, Tallahassee, Florida 32399-0400

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-14.0303 General Education Core Course Options.
(1) Prior to the award of an associate in arts or baccalaureate degree, first-time-in-college students entering a Florida College System institution in the Fall Term, 2015, and thereafter must complete at least one (1) course from each of the general education subject areas listed in this section.
(a) Communication:
1. ENC X101 English Composition I; or
2. Any student who successfully completes a course with an ENC prefix for which ENC X101 is an immediate prerequisite shall be considered to have completed the communication core.
(b) Humanities:
1. ARH X000 Art Appreciation;
2. HUM X020 Introduction to Humanities;
3. LIT X000 Introduction to Literature;
4. MUL X010 Music Literature/Music Appreciation;
5. PHI X010 Introduction to Philosophy; or
6. THE X000 Theatre Appreciation.
(c) Mathematics:
1. MAC X105 College Algebra;
2. MAC X311 Calculus I;
3. MGF X106 Liberal Arts Mathematics I;
4. MGF X107 Liberal Arts Mathematics II;
5. STA X023 Statistical Methods; or
6. Any student who successfully completes a mathematics course for which one (1) of the general education core course options in mathematics is an immediate prerequisite shall be considered to have completed the mathematics core.
(d) Natural Sciences:
1. AST X002 Descriptive Astronomy;
2. BSC X005 General Biology;
3. BSC X010 General Biology I;
4. BSC X085 Anatomy and Physiology I;
5. CHM X020 Chemistry for Liberal Studies;
6. CHM X045 General Chemistry I;
7. ESC X000 Introduction to Earth Science;
8. EVR X001 Introduction to Environmental Science;
9. PHY X020 Fundamentals of Physics;
10. PHY X048 General Physics with Calculus;
11. PHY X053 General Physics I; or
12. Any student who successfully completes a natural science course for which one (1) of the general education core course options in natural science is an immediate prerequisite shall be considered to have completed the natural science core.
(e) Social Sciences:
1. AMH X020 Introductory Survey Since 1877;
2. ANT X000 Introduction to Anthropology;
3. ECO X013 Principles of Macroeconomics;
4. POS X041 American Government;
5. PSY X012 Introduction to Psychology; or
6. SYG X000 Principles of Sociology.
(f) Each institution may apply its own course titles to the general education core course options.
(2) Institutions shall report to the Statewide Course Numbering System, established in Section 1007.24, Florida Statutes, all courses used to fulfill subject area core course options. Any course recommended to be added to the list of general education core course options from subsection (1) of this rule shall be reported to the Office of K-20 Articulation at http://fldoe.org/articulation for review.
(3) Institutions must recognize credit earned through an acceleration mechanism in Section 1007.27, Florida Statutes, as meeting the related general education core course requirement.
(4) Institutions may grant a substitution or modification to the courses listed above for eligible disabled students, subject to Rule 6A-10.041, F.A.C.
(5) The remaining courses and credits, in addition to the core course options, to fulfill the total 36-hour general education requirement are at the discretion of the Florida College System institution.

Rulemaking Authority 1001.02(1), (2)(n), (6)(d)3., 1007.25(3) FS.

Law Implemented 1007.25(3) FS.
NAME OF PERSON ORIGINATING PROPOSED RULE: Matthew Bouck, Director, Office of Articulation
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Pam Stewart, Commissioner, Department of Education
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 12, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: January 27, 2014

DEPARTMENT OF CORRECTIONS

RULE NOS.: RULE TITLES:
33-302.104 Correctional Probation Officers Carrying Firearms
33-302.108 Monitoring Sex Offender Conditions of Supervision

PURPOSE AND EFFECT: The purpose and effect of the proposed rule is to allow correctional probation officers to carry a firearm concealed on their person while they are in the probation office. Also to focus Rule 33-302.108 on the sex offender’s responsibilities related to their conditions of supervision and to include the conditions regarding the prohibition on visiting schools, child care facilities, parks, playgrounds, distributing candy on Halloween, and wearing certain costumes as provided in Section 948.304(4)(a) and (b), Florida Statutes.

SUMMARY: To allow correctional probation officers to carry a firearm concealed on their person while they are in the probation office and to focus the rule on the sex offender’s responsibilities related to their conditions of supervision.

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: upon review of the proposed changes to these rules, the department has determined that the amendments will not exceed any one of the economic analysis criteria in a SERC as set forth in s. 120.541(2)(a), FS.

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: 944.09 FS.
LAW IMPLEMENTED: 20.315, 790.06, 944.09, 947.1405, 948.30 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: LaDawna Fleckenstein, 501 South Calhoun Street, Tallahassee, Florida 32399-2500

THE FULL TEXT OF THE PROPOSED RULE IS:

33-302.104 Correctional Probation Officers Carrying Firearms.
(1) through (3) No change.
(4) Carrying a Firearm While on Duty.
(a) Officers who elect to carry a firearm and who receive Department authorization to carry a firearm, are authorized to carry the firearm, in accordance with Department standards, only while on duty conducting field supervision and investigation. The firearm shall be carried in a holster about the waist. Only the authorized firearm may be carried.
(b) Officers who are authorized to carry a firearm while on duty shall observe all laws, regulations, or other directives as may be applicable for locations which officers are professionally obligated to enter. When carrying the firearm inside the probation office, the firearm must, at all times, be concealed on the officer’s person or secured in the office lockbox immediately upon entering the probation office.
(c) Each probation office shall have a designated secure space containing a secure locker for storage of firearms. Officers shall place their firearms in the secure locker immediately upon entering the office. Firearms must be removed from the locker at the conclusion of the duty day. No firearm shall be left in the probation office overnight.
(d) No change.
(5) through (11) No change.


(Substantial rewording of Rule 33-302.108 follows. See Florida Administrative Code for present text.)

33-302.108 Standard Monitoring Sex Offender Conditions of Supervision.

Standard sex offender conditions of supervision apply to certain offenders placed on probation or community control supervision for specific sex offenses committed on or after specified dates and do not have to be orally pronounced by the judge at the time of sentencing in order to be in effect. These
standard conditions of supervision are listed on the probation/community control order and include the following:

(1) If the offender is placed on probation or community control for a sex offense provided in Chapter 794, Section 800.04, Section 827.071, Section 847.0135(5), or Section 847.0145, F.S. committed on or after October 1, 1995, the offender must comply with the following standard conditions, in addition to any other special conditions ordered by the court:

   (a) Mandatory curfew – The offender must remain at his/her approved residence during the designated curfew period on a daily basis, unless otherwise approved or ordered by the court. The offender may request a different 8-hour curfew period from the 10 p.m. to 6 a.m. schedule if it conflicts with his/her hours of employment; however any change in the curfew period must be approved by the court.

   (b) Residence restrictions – If the victim was under the age of 18, the offender is prohibited from living within 1,000 feet of a school, child care facility, park, playground, or other place where children regularly congregate, as prescribed by the court. Offenders have the responsibility to find an appropriate residence that is in compliance with the conditions of supervision and applicable state and local laws regarding residency restrictions. Offenders have the responsibility to notify the Department of their intended residence and to seek approval of the residence location from the Department.

   (c) Sex offender treatment program – The offender must actively participate and successfully complete a sex offender treatment program with a qualified practitioner specifically trained to treat sex offenders, at the offender’s own expense.

   (d) Prohibited victim contact – The offender must not initiate or have any contact, directly or indirectly, including through a third person, with the victim or the victim’s family, unless approved by the victim, a qualified practitioner in the sexual offender treatment program and the sentencing court. The offender should immediately notify his/her probation officer if there is any contact with the victim with or without the offender initiating the contact.

   (e) Prohibited contact with minors – If the victim was under the age of 18, the offender is prohibited from having contact with a child under the age of 18 unless the court approves supervised contact with a minor based on a recommendation by a qualified practitioner. In addition to court approval, the offender must be currently enrolled in or have successfully completed a sex offender treatment program.

   (f) Prohibitions on Employment/Volunteer Work – If the victim was under age 18, the offender is prohibited from working for pay or as a volunteer at any place where children regularly congregate, including, but not limited to any school, child care facilities, park, playground, pet store, library, zoo, theme park or mall.

(g) Pornographic Material – Unless otherwise indicated in the treatment plan provided by the qualified practitioner in the sex offender treatment program, the offender is prohibited from viewing, accessing, owning, or possessing any obscene, pornographic, or sexually stimulating visual or auditory material, including telephone, electronic media, computer programs or computer services that are relevant to the offender’s deviant behavior pattern.

(h) DNA Specimens – The offender must submit a DNA sample, as instructed, that will be forwarded to the Florida Department of Law Enforcement to be registered with the DNA data bank.

(i) Victim Restitution for Medical Services – The offender may be required to make restitution to the victim for all necessary medical and related professional services relating to physical, psychiatric and psychological care.

   (1) All offenders are subject to a warrantless search by the probation officer of the offender’s person, residence or vehicle.

(2) If the offender is placed on probation or community control for a sex offense provided in Chapter 794, Section 800.04, Section 827.071, Section 847.0135(5), or Section 847.0145, F.S. committed on or after October 1, 1997, the offender must comply with the following standard conditions, in addition to the standard conditions listed above and any other special conditions ordered by the court:

   (a) Polygraph Examinations – As part of the treatment program, the offender is required to participate, at his/her own expense, in a polygraph examination at least annually, as directed by the qualified practitioner or polygraph examiner. The polygraph examiner selected must be specially trained to perform polygraphs on sex offenders.

   (b) Driving Log – The offender is required to maintain a driving log and is prohibited from driving a motor vehicle alone without the prior approval of the supervising officer.

1. The offender will utilize a Driving Log, Form DC3-244 to document each travel occurrence when the offender is driving, either alone, or when accompanied by someone. Form DC3-244 is hereby incorporated by reference. A copy of this form may be obtained from the Forms Control Administrator, Office of Research, Planning and Support Services, 501 South Calhoun Street, Tallahassee, Florida 32399-2500. The effective date of this form is December 18, 2001.

2. The offender will submit all completed Driving Logs, Form DC3-244, to the supervising officer at least once a month. The completed driving logs will be maintained in the offender file.

(c) No Post Office Box Allowed – The offender is prohibited from obtaining or using a post office box without the prior approval of the supervising officer.
(d) HIV Testing – If there was sexual contact, the offender must submit to an HIV test, at his/her own expense, with the results to be released to the victim and/or the victim’s parent or guardian. The offender must submit to the HIV test at a Department of Health facility specified by the officer and provide the facility with a consent to release the test results to the victim. The offender must provide proof to the officer that he/she submitted to the test as required, without disclosing the results.

(e) Computer or Internet Restrictions – If the offender committed a certain sex offense on or after July 1, 2005, the offender is prohibited from accessing the Internet or other computer services until a qualified practitioner in the offender’s sex offender treatment program, after a risk assessment is completed, approves and implements a safety plan for the offender’s accessing or using the Internet or other computer services.

(f) Electronic Monitoring – If the offender committed a certain sex offense on or after September 1, 2005 and he/she meets the statutory requirements of the Jessica Lunsford Act provided in Section 948.30(3), F.S., he/she is subject to mandatory electronic monitoring, at his/her own expense, for the entire term of supervision unless otherwise ordered by the court. In addition, if the offender is found in violation of his/her probation or community control and the conditions set forth in Section 948.063(1) or (2), F.S. are satisfied, the offender will be placed on electronic monitoring in accordance with Section 948.063, F.S.

(g) Additional Restrictions – If the offender committed any crime on or after May 26, 2010, and has been convicted at any time of committing, attempting, soliciting, or conspiring to commit, any of the criminal offenses listed in Section 943.0435(1)(a), (a.1), or a similar offense in another jurisdiction, against a victim who was under the age of 18 at the time of the offense, the offender is prohibited from:

1. Visiting schools, child care facilities, parks and playgrounds without prior approval from the offender’s supervising officer. The offender must also comply with additional requirements provided in Section 856.022, F.S., regarding loitering within 300 feet of a place where children regularly congregate.

2. Distributing candy or other items to children on Halloween; wearing a Santa Clause costume, or other costume to appeal to children, on or preceding Christmas; wearing an Easter Bunny costume, or other costume to appeal to children, on or preceding Easter; entertaining at children’s parties; or wearing a clown costume; without prior approval from the court.

(h) All offenders are subject to a warrantless search by the probation officer of the offender’s person, residence or vehicle.

Rulemaking Specific Authority 944.09 FS. Law Implemented 944.09, 947.1405, 948.30 FS. History–New 12-18-01, Amended 6-18-02, 12-31-03, 10-25-05.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jenny Nimer, Assistant Secretary of Community Corrections

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Michael D. Crews, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 10, 2014

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 20, 2014

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.: RULE TITLES:
62-550.310 Primary Drinking Water Standards:
Maximum Contaminant Levels and Maximum Residual Disinfectant Levels
62-550.519 Radionuclides Monitoring Requirements

PURPOSE AND EFFECT: The purpose is to ensure that customers served by non-transient non-community (NTNC) water systems, such as institutions, schools, daycares, and labor camps, are protected against exposure to Radionuclide contaminants such as Radium and Uranium. It is expected that over 2,500 Florida customers served by these school, daycare, institution and labor camp water systems will have reduced exposure Radionuclides contamination.

SUMMARY: The revisions will require NTNC water systems to monitor periodically and meet drinking water standards for the Radiological series of contaminants similar to what the community systems are required to do at present.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will 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 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:

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: 403.8055, 403.853(3), 403.861(9) FS.

LAW IMPLEMENTED: 403.852(12), 403.853(1), (3), (7), 403.861(16), (17) 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: April 11, 2014 10:00 a.m.
PLACE: Department of Environmental Protection, Bob Martinez Bldg., Room 609, 2600 Blair Stone Rd., Tallahassee, FL 32399.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Van Hoofnagle, (850)245-8631, van.hoofnagle@dep.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Van Hoofnagle, (850)245-8631, van.hoofnagle@dep.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

(These standards may also apply as ground water quality standards as referenced in Chapter 62-520, F.A.C.)
(1) through (5) No change.

(6) RADIONUCLIDES – This subsection applies only to community and nontransient noncommunity water systems. The following are the maximum contaminant levels (MCLs) and regulatory detection limits (RDLs) for radionuclides:
(a) No change.
(b) Man-made radionuclides:
1. The average annual concentration of beta particle and photon radioactivity from man-made radionuclides in drinking water shall not produce an annual dose equivalent to the body or any internal organ greater than 4 millirem/year.
2. Except for those radionuclides listed below, the concentration of man-made radionuclides causing 4 mrem total body or organ dose equivalents shall be calculated on the basis of a 2 liter per day drinking water intake using the 168-hour data list in “Maximum Permissible Body Burdens and Maximum Permissible Concentration of Radionuclides in Air or Water for Occupational Exposure,” NBS Handbook 69 as amended August 1963, U. S. Department of Commerce at http://www.orau.org/ptp/Library/NBS/NBS%2069.pdf, which is incorporated herein by reference.

Average Annual Concentration Assumed to Produce an Exposure of 4 millirem/year:

<table>
<thead>
<tr>
<th>RADIONUCLIDE</th>
<th>CRITICAL ORGAN</th>
<th>pCi/L</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tritium</td>
<td>total body</td>
<td>20,000</td>
</tr>
<tr>
<td>Strontium90</td>
<td>bone marrow</td>
<td>8</td>
</tr>
</tbody>
</table>

\[
pCi/L = \text{picoCuries per liter}
\]

3. If two or more radionuclides are present, the sum of their annual dose equivalent to the total body or to any organ shall not exceed 4 millirem/year.

(c) No change.

Rulemaking Authority 403.8055, 403.861(9) FS. Law Implemented 403.852(12), 403.853(1) FS. History Formerly 17-226, Radium--226, Radium--228, and Uranium.

(a) Community water systems (CWSs) and nontransient noncommunity water systems (NTNCs) shall conduct monitoring to determine compliance with paragraph 62-550.310(6)(a), F.A.C.
1. All existing CWSs and NTNCs shall sample at every entry point to the distribution system under normal operating conditions.
2. All new CWSs and new NTNCs shall conduct initial monitoring for the new source within the first quarter after initiating use of the source.
3. through 4. No change.

(b) Initial monitoring: Systems shall conduct initial monitoring for gross alpha particle activity, radium--226, radium--228, and uranium as follows:
1. Systems shall collect four consecutive quarterly samples at all sampling points. All CWSs will have completed their initial monitoring by January 1, 2007. CWSs constructed after that time and all new NTNCs will conduct one year of initial monitoring within the first year of operation. Systems serving more than 3,300 people shall begin sampling January 1, 2005. Systems serving 3,300 or fewer people shall begin sampling January 1, 2006. Existing CWSs and NTNCs can use historical data to satisfy the initial monitoring requirement as specified in paragraph 62-550.519(1)(c), F.A.C. below. New systems and new plants will begin monitoring as directed by the Department.
2. through 3. No change.

4. During the initial monitoring period, if the average of the results for a given contaminant is above half the MCL but at or below the MCL, systems serving more than 3,300 people shall sample again for that contaminant during 2008. Systems serving 3,300 or fewer people shall sample again during 2009.

5. During the initial monitoring period, if the average of the results for a given contaminant is at or above the regulatory detection limit but at or below half the MCL, systems serving more than 3,300 people shall sample again for that contaminant during 2011. Systems serving 3,300 or fewer people shall sample again during 2012.

6. CWSs serving more than 3,300 people that were required to sample prior to January 1, 2012 during the initial monitoring period and had no detections shall sample again during 2014. CWSs serving 3,300 or fewer people that were required to sample prior to January 1, 2013 during the initial monitoring period and had no detections shall sample again during 2015. All existing NTNCs shall begin routine monitoring under paragraph 62-550.519(1)(d), F.A.C., starting January 1, 2016, unless the system has historical data that allows them to go either to reduced monitoring or waive the monitoring requirement entirely.

(c) Use of Historical Data. Under the following conditions, CWS’s data gathered between June 1, 2000, and December 8, 2003 and NTNC’s data gathered between January 1, 1996 and December 31, 2015, may be used to satisfy the requirement to monitor during the initial monitoring period described in paragraph 62-550.519(1)(b), F.A.C., above.

1. through 5. No change.

(d) Routine monitoring began January 1, 2008, for community water systems serving 3,300 or more people. Community water systems serving fewer than 3,300 people began monitoring January 1, 2009. NTNCs will begin routine monitoring January 1, 2016. Routine monitoring will take place every three years and must meet the following conditions:

1. No change.

2. The gross alpha result shall not exceed 15 pCi/L. The system may either sample for uranium or may substitute the gross alpha value if it is less than 15 pCi/L. If the gross alpha value exceeds 15 pCi/L, the system must sample for uranium. The uranium result shall be subtracted from the gross alpha result in order to determine compliance with the gross alpha MCL. In the event the gross alpha result minus the uranium result exceeds 15 pCi/L, the system shall begin quarterly monitoring for gross alpha.

3. The uranium value shall not exceed 30 ug/L (20 pCi/L). In the event the uranium value exceeds 30 ug/L (20 pCi/L), the system shall begin quarterly monitoring for uranium.

4. No change.

5. The combined value for radium 226 and radium 228 shall not exceed 5 pCi/L. In the event the combined value for radium 226 and radium 228 result exceeds 5 pCi/L, the system shall begin quarterly monitoring for both radium-226 and radium-228.

(e) Reduced monitoring. The Department shall allow community and NTNC water systems to reduce the future frequency of monitoring at each sampling point from once every three years or once every six years to once every six or nine years or waive monitoring for NTNCs altogether at each sampling point, based on the following criteria:

1. If the monitoring result for a contaminant (i.e., gross alpha particle activity, uranium, radium-226, or radium-228) is below the regulatory detection limit specified in paragraph 62-550.310(6)(c), F.A.C., above, the CWS the system shall collect and analyze for that contaminant at that sampling point every nine years, and a NTNC is waived from any future monitoring for that contaminant.

2. For gross alpha particle activity and uranium, if the monitoring results for each contaminant is at or above the regulatory detection limit but at or below half the MCL, the CWS system shall collect and analyze for that contaminant using at least one sample at that sampling point every six years and the NTNC shall collect and analyze for that contaminant using at least one sample at that sampling point every nine years. For radium-226 and radium-228, the analytical results shall be combined. If the combined monitoring result for radium-226 and radium-228 is at or above 1 pCi/L, but at or below half the MCL (2.5 pCi/L), the CWS shall collect and analyze for that contaminant using at least one sample at that sampling point every six years and the NTNC shall collect and analyze for that contaminant using at least one sample at that sampling point every nine years.

3. For gross alpha particle activity and uranium, if the monitoring results for each contaminant is above half the MCL but at or below the MCL, the CWS system shall remain on routine monitoring and shall collect and analyze at least one sample at that sampling point every three years and every six years for a NTNC system. If the combined monitoring result for radium-226 and radium-228 is above half the MCL but at or below the MCL, the CWS system shall remain on routine monitoring and shall collect and analyze at least one sample at that sampling point every three years and every six years for the NTNC system.

4. No change.

(i) through (j) No change.

(k) Use of Historical Data. Under the following conditions, data gathered between June 1, 2000 and December 8, 2003 for
CWSs and between January 1, 1996 and December 31, 2015 for NTNCs, may be used to satisfy the requirement to monitor during the initial monitoring period described in paragraph 62-550.519(1)(b), F.A.C., above or may be used to allow a NTNC to go to reduced monitoring or waive the monitoring requirement altogether.

1. through 4. No change.

(2) Monitoring and Compliance Requirements for Beta Particle and Photon Radioactivity. These requirements only apply to community water systems. To determine compliance with the maximum contaminant levels in paragraph 62-550.310(6)(b), F.A.C., for beta particle and photon radioactivity, a CWS system shall monitor at a frequency as follows:

(a) through (f) No change.

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**TABLE 7: MONITORING FREQUENCIES AND LOCATIONS (12/30/11)**

See 40 C.F.R. Part 141, Subpart V, which is incorporated by reference in Rule 62-550.822, F.A.C., for Stage 2 disinfection byproducts monitoring frequencies and locations.

<table>
<thead>
<tr>
<th>CONTAMINANT OR DISINFECTANT RESIDUAL GROUP</th>
<th>APPLICABILITY</th>
<th>INITIAL OR ROUTINE MONITORING</th>
<th>TRIGGER THAT INCREASES MONITORING</th>
<th>INCREASED MONITORING</th>
<th>TRIGGER THAT REDUCES MONITORING</th>
<th>REDUCED MONITORING</th>
<th>MONITORING LOCATION(S)</th>
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</thead>
<tbody>
<tr>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
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<tr>
<td>ASBESTOS</td>
<td>RULE 62-550.511</td>
<td>CWSs, NTNCWSs</td>
<td>1 SAMPLE EVERY 9 YEARS</td>
<td>SAMPLE &gt; MCL</td>
<td>1 SAMPLE QUARTERLY</td>
<td>SYSTEM NOT SUSCEPTIBLE</td>
<td>NO SAMPLING REQUIRED</td>
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<tr>
<td>NITRATE &amp; NITRITE</td>
<td>RULES 62-550.500(5) &amp; 62-550.512</td>
<td>CWSs, NTNCWSs</td>
<td>1 SAMPLE ANNUALLY</td>
<td>1 SAMPLE QUARTERLY</td>
<td>GW SYS. WITH SAMPLE &gt; 50% OF MCL</td>
<td>1 SAMPLE QUARTERLY</td>
<td>---</td>
</tr>
<tr>
<td>TWSS</td>
<td>1 SAMPLE ANNUALLY</td>
<td>NITRATE SAMPLE &gt; MCL OR NITRITE SAMPLE &gt; 50% OF MCL</td>
<td>1 SAMPLE QUARTERLY</td>
<td>---</td>
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<tr>
<td>INORGANICS</td>
<td>RULES 62-550.500(5) &amp; 62-550.513</td>
<td>CWSs, NTNCWSs</td>
<td>1 SAMPLE EVERY 3 YEARS</td>
<td>1 SAMPLE ANNUALLY</td>
<td>SAMPLE &gt; MCL</td>
<td>1 SAMPLE QUARTERLY</td>
<td>FOUR CONSECUTIVE QUARTERS &lt; MCL</td>
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<td>CHLORINE DIOXIDE</td>
<td>RULES 62-550.514(1) &amp; 62-550.821</td>
<td>CWSs/NTNCWSs/TWSS</td>
<td>ADDING CHLORINE DIOXIDE</td>
<td>1 SAMPLE DAILY</td>
<td>SAMPLE &gt; MCL</td>
<td>ADDITIONAL 3-SAMPLE SET THE FOLLOWING DAY</td>
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<td>TOTAL TRIHALOMETHANES &amp; HALOACETIC ACIDS (FIVE) - STAGE 1 MCL</td>
<td>RULES 62-550.514(2) &amp; 62-550.821</td>
<td>CWSs/NTNCWSs</td>
<td>ADDING A DISINFECTANT &amp; SERVING &gt; 10,000 PERSONS</td>
<td>1 SAMPLE PER TREATMENT PLANT QUARTERLY</td>
<td>4 SAMPLES PER TREATMENT PLANT QUARTERLY</td>
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<td>GW SYS. WITH ANNUAL AVG. TTHM &amp; HAAS &lt; 50% OF MCL; SUBPART H SYS. WITH ANNUAL AVG. SOURCE WATER TOC &lt; 4.0 MG/L &amp; ANNUAL AVG. TTHM &amp; HAAS &lt; 50% OF MCL</td>
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<td>NOTE 3</td>
<td>CWSs/NTNCWSs</td>
<td>ADDING CHLORINE DIOXIDE</td>
<td>1 SAMPLE DAILY</td>
<td>SAMPLE &gt; MCL</td>
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1166
<table>
<thead>
<tr>
<th>CONTAMINANT OR RESIDUAL GROUP</th>
<th>APPLICABILITY</th>
<th>INITIAL OR ROUTINE MONITORING</th>
<th>TRIGGER THAT INCREASES MONITORING</th>
<th>INCREASED MONITORING</th>
<th>TRIGGER THAT REDUCES MONITORING</th>
<th>REDUCED MONITORING</th>
<th>MONITORING LOCATION(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GW SYSTEMS</td>
<td>SUBPART H</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
<td>GW SYSTEMS</td>
<td>SUBPART H SYSTEMS</td>
</tr>
<tr>
<td>CWs/NTNCWs: Adding a Disinfectant &amp; Serving 500 to 9,999 Persons</td>
<td>1 Sample per treatment plant annually during month of warmest water temp.</td>
<td>1 Sample per treatment plant quarterly</td>
<td>GW sys. with avg. of annual samples &gt; MCL</td>
<td>1 Sample per treatment plant quarterly</td>
<td>--</td>
<td>GW sys. with annual avg. THM &amp; HAAs ≤ 50% of MCL for 2 consecutive years or ≤ 25% of MCL for 1 year. Subpart H sys. with annual avg. source water TOC ≤ 4.0 mg/L &amp; annual avg. THM &amp; HAAs ≤ 50% of MCL</td>
<td>1 Sample per treatment plant every 3 years during month of warmest water temp.</td>
</tr>
<tr>
<td>CHLORITE - Stage 1 MCL Rule 62-550.514(2) &amp; 62-550.821</td>
<td>CWs/NTNCWs: Adding chlorine dioxide</td>
<td>1 Sample Daily</td>
<td>Sample &gt; MCL</td>
<td>Additional 3-sample set the following day</td>
<td>--</td>
<td>--</td>
<td>Note 5</td>
</tr>
<tr>
<td>BROMATE - Stage 1 MCL Rule 62-550.514(2) &amp; 62-550.821</td>
<td>CWs/NTNCWs: Adding ozone</td>
<td>2 Sample per treatment plant monthly</td>
<td>--</td>
<td>--</td>
<td>Annual avg. source water bromide ≤ 0.05 mg/L based upon monthly measurements</td>
<td>1 Sample per treatment plant quarterly</td>
<td>Entrance to dist. sys. under normal operating conditions</td>
</tr>
<tr>
<td>VOLATILE ORGANICS Rule 62-550.500(5) &amp; 62-550.516</td>
<td>CWs/NTNCWs:</td>
<td>4 Consecutive quarterly samples every 3 years or, if authorized, 1 sample annually; see Note 6</td>
<td>Detection of any VOC at &gt; 0.005 mg/L</td>
<td>1 Sample Quarterly</td>
<td>GW sys. with no detection of any VOC during 3 years of annual sampling</td>
<td>1 Sample Every 3 Years</td>
<td>--</td>
</tr>
<tr>
<td>SYNTETIC ORGANICS Rule 62-550.500(5) &amp; 62-550.516</td>
<td>CWs/NTNCWs: Serving &gt; 3,300 persons</td>
<td>4 Consecutive quarterly samples every 3 years</td>
<td>Detection of any SOC</td>
<td>1 Sample Quarterly</td>
<td>No detection of any SOC during initial compliance period</td>
<td>2 Quarterly samples in the same year every 3 years</td>
<td>Note 7</td>
</tr>
<tr>
<td>MICROBIOLOGICAL CONTAMINANTS Rule 62-550.518</td>
<td>CWs/NTNCWs: TWA serving &gt; 1,000 persons</td>
<td>Multiple samples monthly, see Note 8</td>
<td>Total coliform positive sample</td>
<td>Note 9</td>
<td>--</td>
<td>--</td>
<td>Sites reflecting water throughout dist. sys.</td>
</tr>
<tr>
<td>SECONDARY CONTAMINANTS Rule 62-550.500(5) &amp; 62-550.520</td>
<td>CWs</td>
<td>1 Sample Every 3 Years</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>Every entry point to dist. sys. during normal operating conditions</td>
</tr>
<tr>
<td>GROSS ALPHA, RADIUM-226, RADIUM-228, URANIUM Rule 62-550.519(1)</td>
<td>CWs</td>
<td>Initial monitoring is 4 consecutive quarterly samples</td>
<td>Routine monitoring is 1 sample every 3 years note 10</td>
<td>Sample &gt; MCL or if monitoring once every 6 years, a sample result &gt; 1/2 MCL, or if sample &gt; MC of the previous sample result &gt; MCL, or if sampling every 9 years and the sample is ≤ MCL but &gt; 1/2 MCL, sample every 6 years, or if sample &gt; MCL</td>
<td>1 Sample Quarterly</td>
<td>Average of initial monitoring samples or last reduced monitoring sample &lt; detection limit</td>
<td>1 Sample Every 9 Years</td>
</tr>
<tr>
<td>CONTAMINANT OR DISINFECTANT RESIDUAL GROUP</td>
<td>APPLICABILITY</td>
<td>INITIAL OR ROUTINE MONITORING</td>
<td>TRIGGER THAT INCREASES MONITORING</td>
<td>INCREASED MONITORING</td>
<td>TRIGGER THAT REDUCES MONITORING</td>
<td>REDUCED MONITORING</td>
<td>MONITORING LOCATION(S)</td>
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<td>GW SYSTEMS</td>
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<td>SUBPART H SYSTEMS</td>
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<tr>
<td>NTNCs</td>
<td>ROUTINE MONITORING IS 1</td>
<td>SAMPLE EVERY 6 YEARS</td>
<td>NOTE 10</td>
<td>1 SAMPLE QUARTERLY WHEN</td>
<td>1 SAMPLE QUARTERLY WHEN</td>
<td>AVERAGE OF</td>
<td>NO FURTHER MONITORING</td>
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<td>QUARTERLY MONITORING</td>
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<td>MONITORING SAMPLES OR LAST</td>
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<td>VERIFICATION SAMPLE</td>
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<td>LESS THAN DETECTION LIMIT</td>
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<td>1 SAMPLE EVERY 9 YEARS</td>
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<td>AVERAGE OF INITIAL MONITORING SAMPLES OR LAST</td>
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<td>REDUCED MONITORING</td>
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<td>SAMPLE LESS THAN 1/2 MCL</td>
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<td>AND GREATER THAN DETECTION LIMIT</td>
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<td>1 SAMPLE EVERY 3 YEARS</td>
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<td></td>
<td>EVERY ENTRY POINT TO DIST. SYS. DURING NORMAL OPERATING CONDITIONS</td>
<td></td>
</tr>
<tr>
<td>BETA PARTICLE &amp; PHOTON RADIOACTIVITY RULE 62-550.519(2)</td>
<td>CWS DESIGNATED AS VULNERABLE</td>
<td>1 SAMPLE QUARTERLY FOR GROSS BETA &amp; 1 SAMPLE ANNUALLY FOR TRITIUM &amp; STRONTIUM-90</td>
<td>SAMPLE &gt; MCL</td>
<td>1 SAMPLE MONTHLY FOR GROSS BETA, TRITIUM, &amp; STRONTIUM-90</td>
<td>ANNUAL AVERAGE OF GROSS BETA MINUS POTASSIUM-40 ≤ 50 pCi/L</td>
<td>1 SAMPLE EVERY 3 YEARS FOR GROSS BETA, TRITIUM, &amp; STRONTIUM-90</td>
<td>EVERY ENTRY POINT TO DIST. SYS. DURING NORMAL OPERATING CONDITIONS</td>
</tr>
<tr>
<td></td>
<td>CWS DESIGNATED AS UTILIZING WATERS CONTAMINATED BY EFFLUENTS FROM NUCLEAR FACILITIES</td>
<td>QUARTERLY FOR GROSS BETA &amp; IODINE-131 &amp; ANNUALLY FOR TRITIUM &amp; STRONTIUM-90; SEE NOTE 11</td>
<td>QUARTERLY RESULT FOR GROSS BETA OR IODINE-131 &gt; MCL</td>
<td>MONTHLY FOR GROSS BETA, IODINE-131, TRITIUM, &amp; STRONTIUM-90</td>
<td>ANNUAL AVERAGE OF GROSS BETA MINUS POTASSIUM-40 ≤ 15 pCi/L</td>
<td>EVERY 3 YEARS FOR GROSS BETA, IODINE-131, TRITIUM, &amp; STRONTIUM-90</td>
<td></td>
</tr>
</tbody>
</table>
TABLE 8: INITIAL OR ROUTINE MONITORING SCHEDULE (_______ 12/30/14)
REFERENCE SUBSECTION 62-550.500(3), F.A.C.

Under initial or routine monitoring, public water systems shall take required samples during the time period specified below. See 40 C.F.R. Part 141, Subpart V, which is incorporated by reference in Rule 62-550.822, F.A.C., for the Stage 2 disinfection byproducts routine monitoring schedule.

<table>
<thead>
<tr>
<th>CONTAMINANT OR DISINFECTANT RESIDUAL GROUP</th>
<th>COMMUNITY WATER SYSTEMS SERVING MORE THAN 3,300 PEOPLE</th>
<th>COMMUNITY WATER SYSTEMS SERVING 3,300 OR FEWER PEOPLE</th>
<th>NON-TRANSIENT NON-COMMUNITY WATER SYSTEMS</th>
<th>TRANSIENT NON-COMMUNITY WATER SYSTEMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASBESTOS RULES 62-550.500(3) &amp; 62-550.511</td>
<td>FIRST YEAR OF EACH NINE-YEAR COMPLIANCE CYCLE</td>
<td>ANNUALLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>NITRATES AND NITRITES RULES 62-550.500(3) &amp; 62-550.512</td>
<td>GROUND WATER SYSTEMS</td>
<td>FIRST YEAR OF EACH THREE-YEAR COMPLIANCE PERIOD</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>INORGANICS RULES 62-550.500(3) &amp; 62-550.513</td>
<td>GROUND WATER SYSTEMS</td>
<td>FIRST YEAR OF EACH THREE-YEAR COMPLIANCE PERIOD</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>CHLORINE &amp; CHLORAMINES RULES 62-550.514(1) &amp; 62-550.821</td>
<td>SUBPART H SYSTEMS</td>
<td>ANNUALLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>CHLORINE DIOXIDE RULES 62-550.514(1) &amp; 62-550.821</td>
<td>SUBPART H SYSTEMS</td>
<td>ANNUALLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>VOLATILE ORGANICS RULES 62-550.500(3) &amp; 62-550.515</td>
<td>GROUND WATER SYSTEMS</td>
<td>QUARTERLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>SYNTHETIC ORGANICS RULES 62-550.500(3) &amp; 62-550.516</td>
<td>GROUND WATER SYSTEMS</td>
<td>QUARTERLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>MICROBIOLOGICAL CONTAMINANTS RULES 62-550.500(3) &amp; 62-550.518</td>
<td>GROUND WATER SYSTEMS</td>
<td>MONTHLY</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>GROSS ALPHA, RADIUM-226, RADIUM-228 &amp; URANIUM RULES 62-550.500(3) &amp; 62-550.519</td>
<td>GROUND WATER SYSTEMS</td>
<td>ROUTINE MONITORING OCCURS DURING FIRST YEAR OF EACH THREE-YEAR COMPLIANCE PERIOD UNLESS REDUCED MONITORING IS APPROVED</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>BETA PARTICLE &amp; PHOTON RADIOACTIVITY RULES 62-550.500(3) &amp; 62-550.519</td>
<td>GROUND WATER SYSTEMS</td>
<td>ROUTINE MONITORING OCCURS DURING SECOND YEAR OF EACH THREE-YEAR COMPLIANCE PERIOD UNLESS REDUCED MONITORING IS APPROVED</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
<tr>
<td>SECONDARY CONTAMINANTS RULES 62-550.500(3) &amp; 62-550.520</td>
<td>GROUND WATER SYSTEMS</td>
<td>ROUTINE MONITORING OCCURS DURING THIRD YEAR OF EACH THREE-YEAR COMPLIANCE PERIOD UNLESS REDUCED MONITORING IS APPROVED</td>
<td>NOT REQUIRED</td>
<td>NOT REQUIRED</td>
</tr>
</tbody>
</table>
Rulemaking Authority 403.853(3), 403.861(9) FS. Law Implemented 403.853(1), (3), (7), 403.861(16), (17) FS. History—New 1-1-93, Amended 7-4-93, Formerly 17-550.519, Amended 2-7-95, 11-27-01, 4-14-03, 11-28-04.

NAME OF PERSON ORIGINATING PROPOSED RULE: Mark Thomasson, Director of the Division of Water Resource Management
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Herschel T. Vinyard Jr., Secretary
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 12, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 14, 2013

DEPARTMENT OF ENVIRONMENTAL PROTECTION
RULE NOS.: RULE TITLES:
62-761.350 Operator Training and Certification
62-761.400 Registration and Financial Responsibility
PURPOSE AND EFFECT: Requires owners and operators of Underground Storage Tanks to undergo training and certification. Provides department the ability prohibit delivery of regulated substances to a non-compliant facility.
SUMMARY: The Energy Policy Act of 2005 (EPAct) which amended the Solid Waste Disposal Act by adding section 9012, provided the US EPA with the authority to prohibit deliveries of regulated substances to federally regulated Underground Storage Tanks (UST) and require UST operator training. Because FDEP does not have an EPA approved UST program, EPA may choose to enforce any of the federal UST laws, including, violations of the EPAct delivery prohibition and operator training requirements, upon Florida UST owners and operators that would be regulated under the federal program. EPA has indicated it would not pursue enforcement against Florida UST facilities if FDEP met the EPAct requirements and enforced them. On April 10, 2013, EPA notified FDEP that it did not consider FDEP’s existing practices regarding these provisions as complying with the EPAct and, consequently, EPA would not continue to provide FDEP with certain UST grant funding. In order to continue to receive this funding, on May 10, 2013, FDEP committed to EPA to adopting rules to implement these provisions.
OTHER RULES INCORPORATING THIS RULE: These are new rules, therefore no other rule reference these rules.
EFFECT ON THOSE OTHER RULES: None.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will 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 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:
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: 376.303(1)(a) FS.
LAW IMPLEMENTED: 376.303, 376.323, 376.3077, 376.309 FS.
IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: William E. Burns, Bill.Burns@dep.state.fl.us, (850)245-8842

THE FULL TEXT OF THE PROPOSED RULE IS:

(1) Owners or operators shall identify and designate for each in-service underground storage tank (UST) facility including unmanned facilities, at least one named individual for each class of operator — Class A, Class B, and Class C. All individuals designated as a Class A, B or C operator shall, at a minimum, be trained and certified in accordance with this rule. For the purposes of this rule, the terms “Class A Operator”, “Class B Operator” or “Class C Operator” are terms specific to the training requirements of this subsection 62-761.350(2), F.A.C.
(a) Owners and operators may designate different individuals for each class of operator, or one individual for more than one of the operator classes.
(b) Any individual designated for more than one operator class shall be trained and certified for each operator class, except that training and certification as a Class B operator also entitles that individual to certification as a Class A operator.
(c) An individual may be designated as a Class A Operator for one or more facilities. An individual may be designated as a Class B Operator for one or more, but not to exceed 50 facilities. An individual Class C operator must be specifically trained for each facility.
(d) During hours of operation, UST facilities must have at least one certified operator (either a Class A, Class B, or Class C operator) present at the UST facility, except when a UST facility is unmanned. A UST facility is considered unmanned when during the normal course of business there is routinely no
attendant present at the facility who could respond to alarms or emergencies related to the UST system. (Examples of unmanned UST facilities include, but are not limited to, card lock or card access fueling stations, telecommunication towers or utility transfer stations serviced by emergency generator USTs, and unattended UST systems located at industrial facilities.) Unmanned facilities must have weather resistant signage clearly visible from any dispenser which instructs users with regard to basic safety procedures, provides the customer with a 24-hour telephone contact number monitored by a Class A, B, or C operator for the facility and provides instruction on contacting local emergency responders.

(2) The three classes of operators are identified as follows.
(a) Class A Operator.
   1. Functions. A Class A operator of a UST facility is an individual who typically has primary responsibility for ensuring the proper operation and maintenance of the UST systems, particularly in the capacity of managing resources and personnel necessary to achieve and maintain compliance with all UST regulations.

2. Qualifications and Training. Class A operators must be trained in and have a general knowledge of the requirements of applicable UST regulations, including, but not limited to registration, system components, product compatibility, spill and overfill prevention, corrosion protection, release detection, recordkeeping, notification, release reporting and response, temporary and permanent closure, operator training, and financial responsibility.

(b) Class B Operator.
   1. Functions. A Class B operator of a UST facility is an individual who ensures the implementation of all applicable requirements of these regulations in the field and implements the day-to-day aspects of the operation and maintenance of, and recordkeeping for, UST systems.

2. Qualifications and Training. Class B operators must be trained in and have detailed knowledge of the requirements of applicable UST regulations, including, but not limited to registration, system components, product compatibility, spill and overfill prevention, corrosion protection, release detection, recordkeeping, notification, release reporting and response, temporary and permanent closure, operator training and financial responsibility. A UST facility owner or operator may designate as its Class B operator a third party (i.e., an individual who is an independent contractor or consultant and is not affiliated with the facility owner or operator) only if that individual is Certified Contractor who also holds a current "A" or "A/B" license and who either is, or is employed by, a registered Certified Contractor. However, designation of an independent or not affiliated Class B operator in this manner does not also entitle that individual to certification as a Class A operator for a facility.

(c) Class C Operator.
   1. Function. A Class C operator of a UST facility is an individual designated by the UST system owner who typically controls the dispensing of fuel at the facility and is responsible for initial response to alarms, releases, spills, overfills or threats to the public or to the environment.

2. Training. Class C operators must be trained in both general and facility-specific emergency response procedures, such as: the operation of emergency shut-off equipment; the initial response procedures following system alarm warnings; the appropriate first response actions to releases, spills, or overfills; and the notification procedures to emergency responders and to the designated Class A and Class B operators of a UST facility.

3. Training.
   Operator training must fulfill the training requirements described for each class of operator. The following is a list of acceptable approaches to meet the operator training requirements.

(a) Acceptable Training for Class A and Class B operators. Class A and Class B operators must complete a Department approved operator training course. Courses or processes may include in-person or on-line training performed by, contracted for, or approved by the Department, and must include an evaluation of operator knowledge through testing, practical demonstration, or other tools deemed acceptable by the Department. In order for a non-contracted provider to be approved by the Department, the provider of a training course or process must be sponsored by an association or industry organization recognized nationwide or statewide with regard to its affiliation with regulated petroleum UST systems. All providers will also be required to provide training documentation, including on-going maintenance of records of certified operators. Those records will be required to be accessible to the Department on an on-going basis.

(b) Acceptable Training for Class C Operators.
   1. Class B operators must provide training or ensure that the UST facility's Class C operators otherwise complete training in emergency procedures. Class C operator training programs may include in-class, hands-on, on-line, or any other training format deemed acceptable by the Class B operator.

2. Class A and Class B operators must ensure that site-specific emergency procedures are maintained in an easily accessible location at the UST facility which is immediately available to the Class C operator, and that site-specific notices that include the location of emergency shut-off devices and appropriate emergency contact telephone numbers are posted in a prominent area at the UST facility that is easily visible to the Class C operator. For the purposes of this subsection, the phrase "easily accessible location" means located in a place and
manner that allows a Class C Operator quick and immediate access to site-specific emergency procedures.

(4) Certification. Operators are considered certified operators after successfully completing one of the training processes listed in subsection (a) of this section.

(a) Class A and Class B Operators. Training providers must provide verification to all Class A and Class B operators who have successfully completed training, in the form of a written or printable electronic training certificate stating the classification and the date it was obtained. Owners and operators must ensure that training certificates are maintained at each facility for inspection by the Department.

(b) Class C Operators. A designated Class B operator for a given facility must provide the facility owner or operator with signed and dated written verification in the form of a list of all Class C operators who have been trained for that facility, which includes the date of that training. Owners and operators must ensure that a current and correct list of trained Class C operators is maintained at each facility for inspection by the department.

(5) Deadlines.

(a) Within 365 days of effective date of the rule, owners or operators of underground storage tank (UST) facilities must designate at least one Class A, Class B, and Class C operator for each facility who has completed an acceptable operator training course.

(b) Class A or Class B operators designated by a UST facility owner or operator after the effective date of this rule, within 30 calendar days of assuming operation and maintenance responsibilities at the UST facility.

(c) Class C operators designated by a UST facility owner or operator after the effective date of this rule, prior to assuming unsupervised responsibility for responding to emergencies at UST system facilities.

(6) Frequency. If a UST facility receives a notice of violation and the Department determines that the UST facility is in significant noncompliance, the designated Class B operators for that UST facility must recertify Class B training, within 90 days. Class B operators are not, however, required to attend such training more than once every 12 months, regardless of the number of their designated facilities found in violation. For the purposes of this rule, “significant noncompliance” is defined as the failure to maintain compliance in one or more of the following release detection, spill/overfill prevention, corrosion protection or financial assurance.

(7) Documentation. Owners and operators of underground storage tank facilities (except unmanned facilities) must maintain required training certification documentation as described in this rule on-site and must provide it upon request to the Department. Documentation may be maintained electronically off-site if that facility has the capability of producing a clear printed copy which can be provided to the Department within 72 hours. Owners and operators of unmanned facilities must provide documentation as requested by the Department.


(1) through (3) No change.

(4) Revocation of Registration Placard. The Department may revoke a registration placard for failure to:

(a) Install, maintain and operate leak detection equipment pursuant to Rule 62-761.610, F.A.C.;

(b) Meet, maintain and operate performance standards pursuant to Rule 62-761.500, F.A.C.;

(c) Respond and abate an ongoing discharge, pursuant to Rule 62-761.820, F.A.C.;

(d) Complete closure of out of service tank systems pursuant to Rule 62-761.800, F.A.C.; or

(e) Maintain adequate financial responsibility pursuant to subsection 62-761.400(3), F.A.C.

The Department shall provide written notice to the owner of the facility 30 business days prior to denying or suspending a registration placard. Owners of facilities shall give written notice to the Department when such deficiencies are corrected and the Department shall re-inspect the facility within two business days of receiving such notice. The Department shall release suspended registration placards within three business days of the re-inspection if all deficiencies have been corrected to the department’s satisfaction. The Department shall establish, maintain, and post on its web site a list of previously registered facilities that do not have a valid registration placard. This list will not include previously registered facilities for which all storage tank systems have been closed or removed in accordance with department rules.

(5) Delivery prohibitions.

(a) No owner, operator, or supplier shall deposit any regulated substance into a UST system regulated under this chapter unless that owner or operator has a valid, current Registration Placard issued by the agency covering that UST system.

(b) It is an affirmative defense to the imposition of an administrative penalty for a violation of subparagraph (a) of this paragraph that the owner, operator, or supplier delivering a regulated substance into a UST relied on registration information for the UST obtained from the Department’s website not more than 30 days before the date of delivery.
Rulemaking Authority 376.303, 376.322(2) FS. Law Implemented 376.303, 376.309, 376.323, 376.3077 FS. History–New 12-10-90, Formerly 17-761.400, Amended 9-30-96, 7-13-98, 6-21-04—.

NAME OF PERSON ORIGINATING PROPOSED RULE: William E. Burns, Environmental Administrator
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Herschel T. Vinyard Jr., Secretary
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 4, 2013
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 25, 2013

DEPARTMENT OF HEALTH

Board of Massage Therapy

RULE NO.: RULE TITLE: 64B7-25.001 Examination Requirements
PURPOSE AND EFFECT: The board proposes the rule amendment to update existing forms regarding the examination requirements.
SUMMARY: The proposed rule amendments are necessary to update the existing forms, which are incorporated into 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: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.
Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 456.013(7), 456.017(1)(c), 480.035(7), 480.041(2), 480.042(1) FS.
LAW IMPLEMENTED: 456.013(7), 456.017(1)(c), 456.0635, 480.041, 480.042 FS.

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

THE FULL TEXT OF THE PROPOSED RULE IS:

64B7-25.001 Examination Requirements.
(1) The Department shall issue a license to a person who:
(a) No change.
(b) Submits a completed application on form DH-MQA 1115, “Massage Therapist Licensure Application with Instructions,” (Rev. 1/14 11/42). The form and the attached instructions are incorporated herein by reference and may be obtained from the Board Office at 4052 Bald Cypress Way, Bin C-06, Tallahassee, Florida 32399 or from the website located at http://www.doh.state.fl.us/mqa/massage/ap_massage.pdf or http://www.flrules.org/Gateway/reference.asp?No=Ref-03274.
To apply on-line, visit http://www.doh.state.fl.us/mqa/massage/ma_lic_req.html;
(c) through (f) No change.
(2) through (3) No change.

Rulemaking Authority 456.013(7), 456.017(1)(c), 480.035(7), 480.041(2), 480.042(1) FS. Law Implemented 456.013(7), 456.017(1)(c), 456.0635, 480.041, 480.042 FS. History–New 11-27-79, Amended 9-2-80, 10-9-85, Formerly 21L-25.01, Amended 12-22-92, 3-24-93, 5-20-93, Formerly 21L-25.001, Amended 8-12-93, 6-28-94, 8-18-96, Formerly 61G11-25.001, Amended 5-20-98, 7-30-02, 3-31-08, 6-15-09, 9-6-09, 6-2-10, 12-24-13—.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Massage Therapy
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Massage Therapy
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 16, 2014
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 27, 2014

Section III
Notice of Changes, Corrections and Withdrawals

AGENCY FOR HEALTH CARE ADMINISTRATION
Health Facility and Agency Licensing
RULE NO.: RULE TITLE: 59A-6.020 Licensure Procedure

1173
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. 39, No. 245, December 19, 2013 issue of the Florida Administrative Register.

The following sections of the proposed rule should be changed to read:


(1) through (2)(f) No change.

(g) Evidence of registration from the Department of Health to provide HIV testing as stipulated in Rule 64D-2.006, 64D-93.0076, F.A.C., if HIV specimens are collected for analysis.

(i) through (k) No change.

(l) Such other information requested on the Health Care Licensing Application, Multiphasic Health Testing Center, AHCA Form 3170-4001, Revised January 2014 Jan 94, incorporated by reference. This form is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXX and available from the Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 32, Tallahassee, Florida 32308, or at the web address at: http://ahca.myflorida.com/HQALicensureForms.

(m) No change.

(3)(a) Any center that fails to pay the proper fee or otherwise fails to qualify by the date of expiration of its license shall be delinquent, and its license shall be canceled without notice or further proceedings. Upon cancellation under this section, the center’s license shall be reinstated only upon application and qualification therefor as provided for initial applicants and upon payment of all delinquent fees.

(3)(5) Each license is valid only for the person or entity to whom it is issued and may not be sold, assigned, or transferred voluntarily or involuntarily. A license is not valid for any premises or mobile facility other than that for which originally issued. A center must be relicensed if a change of ownership occurs. Application for relicensure must be made to the agency 60 days prior to the change of ownership. When a multiphasic health testing center is leased by the owner to a second party for operation, said second party must apply for a new license. A copy of the lease agreement or signed statement showing which party is to be held responsible for the organization, operation and maintenance of the multiphasic health testing center shall be filed with the application. A license shall be returned to the agency immediately upon change of ownership or classification, suspension, revocation, or voluntary cessation of operations.

(4)(6) Upon receipt of the completed initial application, the agency shall conduct a survey pursuant to Section 408.811, F.S., to determine compliance with the established rules and standards. The inspection shall be conducted on an annual basis thereafter.

(5)(4) A separate license shall be required for each multiphasic health testing center when more than one (1) multiphasic health testing center is operated under the same ownership or management.

(6)(4) A licensee shall notify the agency by certified mail of impending closure of a licensed center, thirty (30) days prior to such closure. The license shall be surrendered to the agency immediately following cessation of operations.

Rulemaking Specific Authority 408.033, 483.291 FS. Law Implemented 408.033, 408.805, 408.806, 408.809, 408.810, 408.811, 483.285, 483.291, 483.30, 483.302 FS. History—New 3-20-94, Amended 5-1-96,_______.

The following changes have been made to the Application Checklist on the Health Care Licensing Application – Multiphasic Health Testing Center, AHCA Form 3170-4001, Revised October 2013:

Pg. 1, Paragraph 1:

The first and second sentences have been updated to read, “Applicants must include the following attachments as stated in Chapters 408, Part II, and 483, Part II, Florida Statutes (F.S.) and Chapters 59A-35 and 59A-6, Florida Administrative Code (F.A.C.). Applications must be received at least 60 days prior to the expiration of the current license or effective date of a change of ownership to avoid a late fee.”

Pg. 1, Paragraph 2:

The website address has been corrected to read, “http://ahca.myflorida.com/HQALicensureForms”.

Pg.1-2, Section A:

The checklist item related to background screening requirements has been amended to read, “Proof of Background Screening in accordance with Section 59A-35.060, Florida Administrative Code.

A Level 2 background screening for the Administrator and Financial Officer is required every 5 years. All screening results must be sent to the Agency for Health Care Administration for review and employment determinations. If you choose to use a LiveScan source other than the Agency’s contracted vendor you must identify the Agency for Health Care Administration as the recipient of the screening results to ensure the results are reviewed by the Agency. If the Agency does not receive the results, additional screening and fees may be required. For additional information, including finding a LiveScan vendor and screening a person who is out of state, please visit the Agency’s background screening website at http://ahca.myflorida.com/backgroundscreening.
The Administrator and/or Financial Officer submitted a Level 2 screening through a Livescan vendor.

The Administrator and/or Financial Officer submitted a Level 2 screening within the previous 5 years and results are on file with the Agency for Health Care Administration, Department of Children and Families, Department of Health, Department of Elder Affairs, Agency for Persons with Disabilities or Department of Financial Services (if the applicant has a certificate of authority or a provisional certificate of authority to operate a continuing care retirement community). An Affidavit of Compliance with Background Screening Requirements, AHCA Form 3100-0008, is also enclosed.”

Pg. 1-2, Footer:
The form revision date was updated to January 2014 and the website where the form is made available was updated to read, “http://ahca.myflorida.com/HQALicensureForms”.

The following changes have been made to the Health Care Licensing Application – Multiphasic Health Testing Center, AHCA Form 3170-4001, Revised October 2013:

Pg. 1-7, Footer:
The form revision date was updated to January 2014 and the website where the form is made available was updated to read, “http://ahca.myflorida.com/HQALicensureForms”.

Pg. 1:
The introductory sentence is amended to read, “Under the authority of Chapters 408 Part II and 483, Part II, Florida Statutes (F.S.), and Chapters 59A-35 and 59A-6, Florida Administrative Code (F.A.C.), an application is hereby made to operate a multiphasic health testing center as indicated below.”

Pg. 2, Section 2. Application Fees:
The action item “Late fee, if applicable” and the fee description, “Contact Licensure unit for details” have been removed from the fee table.

Pg. 5, Section 5. Required Disclosure:
In sub-section A., (5) has been removed from Section 408.809, F.S.

In sub-section C., the second and third questions have been removed and replaced with the following:
“(Yes/No) Terminated for cause from the Medicare program or a state Medicaid program.
If yes, has applicant been in good standing with the Medicare program or a state Medicaid program for the most recent 5 years and the termination occurred at least 20 years before the date of the application. (Yes/No)”

On Pg. 10, Section 10. Affidavit
In the first paragraph, (5) has been removed from Section 408.809, F.S.
The second paragraph has been replaced with the words “In addition, I attest that all employees subject to Level 2 screening standards are in compliance with Section 435.05(2), F.S.”

AGENCY FOR HEALTH CARE ADMINISTRATION
Health Facility and Agency Licensing

RULE NOS.: RULE TITLES:  
59A-11.002 Definitions
59A-11.003 Licensure Procedures
59A-11.004 Investigations and License, Life Safety and Validation Inspections
59A-11.010 Informed Consent
59A-11.023 Physical Environment, Water Supply and Fire Safety

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. 39, No. 245, December 19, 2013 issue of the Florida Administrative Register.

The following sections of the proposed rule will be changed to read:


(1) through (6) No change.

59A-11.003 Licensure Procedures.

(1) All persons contemplating the operation of a birth center under the provision of Chapter 383, F.S., shall make application to the Agency on the Health Care Licensing Application, Birth Center, AHCA Form 3130-3001, September 2013. Health Care Licensing Application Birth Center, which is incorporated by reference, and shall receive a standard or provisional license prior to the acceptance of clients. The form is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX and available from the Agency for Health Care Administration, 2727 Mahan Drive, Mail Stop 31, Tallahassee, Florida 32308, or at the web address at: http://ahca.myflorida.com/HQALicensureforms http://ahca.myflorida.com/MCHQ/Corebill/index.shm.

(2) through (6) No change.

(7) Upon receipt of a complete application, the Agency shall conduct a survey to determine compliance with Chapters
59A-11.010 Informed Consent.
(1) through (1)(d) No change.
(3) No change.

(1) All birth centers shall comply with all design and construction standards for birth centers as required by the Florida Building Code.
(2) through (3) No change.
(4) Insect and Rodent Control. Facilities shall be kept free of all insects and rodents. All outside openings shall be effectively sealed or screened with sixteen mesh screening or equivalent to prevent entry of insects or rodents. All pesticides used to control insects or rodents shall be applied as required by the label directions for use and as required by Chapter 482, F.S., in accordance with instructions on the registered product label. Persons applying restricted use pesticides shall be certified by the department. Facilities not having certified pest control operators shall utilize commercial licensed pest control companies when using restricted use pesticides.
(5) through (6) No change.
(7) Sewage Disposal.
(b) All sanitary facilities shall comply with the requirements of the Florida Building Code.
(c) All plumbing shall comply with the requirements of the Florida Building Code.
(8) Waste Disposal.
(b) If public or contract garbage collection service is available, the facility shall subscribe to these services unless the volume makes on-site disposal feasible. If garbage and trash are disposed of on premises, the method of disposal shall be operated in a manner as required by not create sanitary nuisance conditions and shall comply with provisions of Chapters 62-701 and 64E-15, F.A.C.

The following changes have been made to the Application Checklist on the Health Care Licensing Application, Birth Center, AHCA Form 3130-3001, Revised September 2013:

Application Checklist Footer:
The web address in the footer has been changed to http://ahca.myflorida.com/HQLicensureforms.

On Pg. 1
Web address has been changed to http://ahca.myflorida.com/HQLicensureforms.

On Pg. 1, Section A:
The words “or provisional certificate of authority” have been added.

The following changes have been made to the Health Care Licensing Application, Birth Center, AHCA Form 3130-3001, Revised September 2013:

Application Footer:
The web address in the footer has been changed to http://ahca.myflorida.com/HQLicensureforms.

On Pg. 2, Section 2. Application Fees:
The words “In accordance with Section 408.806(2)(d), F.S., the licensee’s failure to timely file a renewal application and license application fee with the agency shall result in a $50 per day late fee charged to the licensee by the agency; however, the aggregate amount of the late fee may not exceed 50 percent of the licensure fee or $500, whichever is less.” have been added.

On Pg. 4, Section 5. Required Disclosure:
In section A., (5) has been removed from Section 408.809, F.S.

On Pg. 5, Section 5. Required Disclosure:
In section C., the second and third questions have been removed and replaced with the following: “(Yes/No) Terminated for cause from the Medicare program or a state Medicaid program. If yes, has applicant been in good standing with the Medicare program or a state Medicaid program for the most recent 5 years and the termination occurred at least 20 years before the date of the application. (Yes/No)”

On Pg. 6, Section 9. Affidavit
In the first paragraph, (5) has been removed from Section 408.809, F.S.
The second paragraph has been replaced with the words “In addition, I attest that all employees subject to Level 2 screening standards are in compliance with Section 435.05(2), F.S.”

AGENCY FOR HEALTH CARE ADMINISTRATION Health Facility and Agency Licensing
RULE NO.: 59A-13.004
RULE TITLE: License Procedure
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. 39, No. 247, December 23, 2013 issue of the Florida Administrative Register.
The following sections of the proposed rule will be changed to read:

LAW IMPLEMENTED: 400.905, 400.906, 400.9065, 400.914, 408.805, 408.806, 408.806, 408.810 FS.

59A-13.004 License Procedure.
(2) Application for a license to operate a PPEC center must be made on the Health Care Licensing Application, Prescribed Pediatric Extended Care Centers, AHCA Form 3110-8002, September 2013, hereby incorporated by reference, which must be submitted by the owner or administrator to the Agency. This form is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXX and available from the Agency for Health Care Administration, 2727 Mahan Drive, MS-33, Tallahassee, Florida 32308, or at the web address at: http://ahca.myflorida.com/HQAlicensureforms. In addition to a completed application, applicants for initial, renewal and change of ownership must submit the following:

The following changes have been made to the Application Checklist on the Health Care Licensing Application, Pediatric Extended Care Centers, AHCA Form 3110-8002, Revised September 2013:

Pg. 1-3, Footer:
The website where the form is made available was updated to read, “http://ahca.myflorida.com/HQAlicensureforms”

On Pg. 1
The words “late fine” have been changed to “late fee”. The website where the form is made available was updated to read, “http://ahca.myflorida.com/HQAlicensureforms”

On Pg. 1, Section A:
The words “or provisional certificate of authority” have been added.

On Pg. 2, Section B:
The form version July 2007 has been changed to 2009.

On Pg. 2, Sections D.1. and D.2.:
Section 6 has been changed to 8.

The following changes have been made to the Health Care Licensing Application, Pediatric Extended Care Centers Center, AHCA Form 3110-8002, Revised September 2013:

Pg. 1-5, Footer:
The website where the form is made available was updated to read, “http://ahca.myflorida.com/HQAlicensureforms”

On Pg. 2, Section 2. Application Fees:
The action item “Late fee, if applicable” and the fee description, “Contact Licensure unit for details” have been removed from the fee table.

On Pg. 4, Section 5. Required Disclosure:
In section A., (5) has been removed from Section 408.809, F.S.
In section C., the second and third questions have been removed and replaced with the following:
“(Yes/No) Terminated for cause from the Medicare program or a state Medicaid program. If yes, has applicant been in good standing with the Medicare program or a state Medicaid program for the most recent 5 years and the termination occurred at least 20 years before the date of the application. (Yes/No)”

On Pg. 5, Section 8. Affidavit
In the first paragraph, (5) has been removed from Section 408.809, F.S.
The second paragraph has been replaced with the words “In addition, I attest that all employees subject to Level 2 screening standards are in compliance with Section 435.05(2), F.S.”

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Pari-Mutuel Wagering
RULE NOS.: 61D-11.001 Definitions
61D-11.002 Cardroom Games
61D-11.003 Card-Play Hands
61D-11.004 Dealer Responsibilities
61D-11.005 Prohibitions
NOTICE OF CHANGE

Does not include the following:

(1) “Activity related to cardroom operations” or “cardroom activity”:

(a) Includes any and all activities related to the operation of the cardroom, including activities that require a person to come in contact with or work within within the cardroom area, all aspects of management, all aspects of record keeping, all aspects of administration, all aspects of supervision, and all activities that support the cardroom operation in any way, unless such activity is specifically excluded from this definition, but is not limited to duties that require the licensee to come into contact with or work within the cardroom area at any time and have responsibilities that require physical contact with cardroom furnishings, lockboxes or similar secured items, surveillance equipment or associated support equipment, surrounding structure for any incidental duty that enables in any way unrestricted access to the above-listed items;

(b) Includes but is not limited to duties that require the licensee to come into contact with any aspect of cardroom activity, financial activity, management or administration of cardroom information in any way;

(c) Includes but is not limited to duties that require responsibilities for any aspect of management, supervision, administration or similar functions, or take part in or officiate cardroom activity in any way;

(b)(d) Does not include the following:

1. Incidental transit through the cardroom gaming area during which time the individual in no way:
   a. Comes into contact with cardroom furnishings, table tops, patrons or patrons’ property, lockboxes or similar secured items, surveillance equipment or associated support equipment, surrounding structure for any incidental duty that enables in any way unrestricted access to the above-listed items; or
   b. Takes part in or officiates or observes cardroom activity.

2. Incidental maintenance work performed under the direct and constant visual supervision of an individual possessing a current cardroom or pari-mutuel/cardroom combination license; or and

3. Food service employees who perform duties that do not at any time require the employee’s presence within the cardroom area.

(2) through (14) No change.

(15) “Cross-cash chips” means cashing chips from one licensed cardroom operator’s facility at a different licensed cardroom operator’s facility.

(16)(15) “Dedicated camera” means a color video camera that continuously records a specific activity.

(17) “Designated player” means the player identified by the button as the player in the dealer position.

(18)(16) “Drop” means the procedure to remove drop boxes before counting the total amount of money, chips, and tokens removed from the drop box.

(19)(17) “Drop Box” means a locked container permanently marked with the number corresponding to a permanent number on the card or domino table.

(20)(18) “Facility” means the cardroom, any storage area for cards or domino tables, cards, chips, tokens, dominoes, drop boxes, tip boxes, records relating to cardroom activity, and other cardroom supplies, the count room, and imprest vault.

(21)(19) “Fanning” means spreading a deck of cards in front of the imprest tray so that each card can be identified by surveillance cameras.

(22)(20) “Game” means the completion of all betting rounds and final determination of a winner based upon the comparison of all cards dealt and held by players at the end of all betting at a table.

(23)(21) “Hand” means the group of cards dealt to a player in a game.

(24)(22) “Imprest tray” means any tray in which a predetermined dollar amount of chips, tokens, or U.S. currency is kept.

(25)(23) “Jackpot” means a cumulative pool of money collected from card games that is awarded to a player or players who hold a certain combination of cards specified by a cardroom operator.
(26)(24) “Licensee” means a person or entity holding any license issued by the division for purposes of cardroom operations.

(27)(25) “Operate” means to conduct authorized games pursuant to Section 849.086, F.S.

(28)(26) “Playing light” means drawing chips or tokens from the pot to show how much a player owes when the player is out of chips or tokens in an effort to allow a player to continue without chips or tokens, until more chips or tokens are earned.

(29)(27) “Pot” means the total amount wagered in a game or series of games of poker or dominoes.

(30)(28) “Proposition player” means a player who is employed by a cardroom operator, but who uses his own money to initiate or play in games.

(31)(29) “PTZ Camera” means a light-sensitive color video camera that has pan, tilt, and zoom capabilities.

(32)(30) “Raise” means to increase the size of the preceding bet.

(33)(31) “Re-buy” means the additional tournament chips or tokens purchased by players according to the schedule of rebuys prominently displayed in the cardroom during tournament play.

(34)(32) "Round of play" means, for any game of poker, the process by which cards are dealt, bets are placed, and the winner is determined and paid in accordance with the rules of Chapter 61D-11, F.A.C.

(35)(33) “Shift” means a period of time designated by the employer during which an employee works when a licensed cardroom is open to conduct business pursuant to Rule 61D-11.012, F.A.C.

(36)(34) “Shill” means a player in a game provided by or employed by a cardroom operator who only bets with money provided by the cardroom operator.

(37)(35) “Showdown” means the point in a poker game in which all hands are fully revealed to all other players and the hand with the best combination becomes the winner.

(38)(36) “Shuffle” means the process of mixing or rearranging a deck of cards to remove the probability that a predetermined series of cards may be drawn from the deck after it is mixed or rearranged.

(39)(37) “Side bets” means additional wagers made between two or more persons on the outcome or any portion of an authorized game other than wagers authorized pursuant to Chapter 849, F.S.

(40)(38) “Supporting areas” means those areas supporting the operation of the cardroom including, but not limited to, surveillance, cashier's cages, podiums, vaults, and count rooms.

(41)(39) “Surveillance room” means a secure location in a pari-mutuel facility used for cardroom surveillance.

(42)(40) “Surveillance system” means a system of video cameras, monitors, recorders, and other ancillary equipment used for cardroom surveillance.

(43)(41) “Tip box” means a locked container into which all dealer tips must be inserted.

(44)(42) “Tournament chips” means chips that have no cash value that are used in tournament play.

(45)(43) “Vault” means a secure location where chips and currency are maintained.

Rulemaking Authority 550.0251(12), 849.086(4), (11) FS. Law Implemented 849.086 FS. History–New 1-7-97, Amended 5-9-04, 9-7-08,__________.

61D-11.002 Cardroom Games.

(1) through (5)(e) No change.

(6) The designated player shall:

(a) Cover the table minimum for each participating player; and

(b) Pay each player an amount above the table minimum equal to their pro rata share of the pot in the event the designated player cannot cover all wagers.

Rulemaking Authority 550.0251(12), 849.086(4), (11) FS. Law Implemented 550.251(6), 849.086(4) FS. History–New 1-7-97, Amended 5-9-04, 4-12-06, 9-7-08__________.

61D-11.008 Cardroom Business Occupational License.

(1) No change.

(2) A business entity may not be issued or possess a cardroom business occupational license in this state if the corporation, partnership, or business entity, or applicant for or holder of the business entity license has been convicted of a felony or misdemeanor involving forgery, larceny, extortion, or conspiracy to defraud, or filing false reports to a government agency, racing or gaming official in this state or any other state or under the laws of the United States; or a felony or misdemeanor set forth in Section 550.105, F.S.

(3) Sworn Florida Law Enforcement officers are exempt from the fingerprint occupational license requirement, pursuant to Rule 61D-5.005, F.A.C.

(4) No change.

Rulemaking Authority 550.0251(12), 550.105(2)(b), 849.086(4)(a), (6)(d), (f) FS. Law Implemented 849.086(6) FS. History–New 1-7-97, Amended 5-9-04, 4-12-06, 9-7-08,__________.

61D-11.009 Cardroom Employee Occupational License and Pari-Mutuel/Cardroom Combination License.

(1) through (2) No change.

(3) Sworn Florida Law Enforcement officers are exempt from the fingerprint occupational license requirement, pursuant to Rule 61D-5.005, F.A.C.

(4) through (6) No change.
Rulemaking Authority 550.0251(12), 550.105(2)(b), 849.086(4)(a), (6)(d), (f) FS. Law Implemented 849.086(6) FS. History--New 1-7-97, Amended 5-9-04, 3-4-07, 9-7-08.__________.

61D-11.0175 Cardroom Drop, Count Rooms, and Count Procedures.
(1) through (5)(e) No change.
(f) A procedure to ensure that the doors to the count room remain locked except to allow authorized entrance to individuals as listed on the inside of the count room door pursuant to subsection 61D-11.012(9) 61D-11.012(10), F.A.C.
(g) through (k) No change.
Rulemaking Authority 550.0251(12), 849.086(4), (11) FS. Law Implemented 849.086 FS. History--New 9-7-08, Amended ________

(1) through (16) No change.
(17) Each cardroom operator shall maintain a log of all surveillance activities in the surveillance room that shall include:
(a) Date and time each surveillance recording commenced and terminated;
   (a)(b) The name and license number of each person who initiates, performs, or supervises the surveillance monitoring;
   (b)(c) Reason for the surveillance, including the name, if known, and the description of each individual being monitored, the date and time the monitoring commences and ends, and a brief description of the activity in which the monitored person is engaging;
   (c)(d) The time each suspected criminal or regulatory offense is observed, and a notation of the reading on the meter, counter, or device that identifies the point on the recording that such offense was recorded; and
   (d)(e) The date and time of any equipment malfunction and repair.
(18) through (21) No change.
Rulemaking Authority 550.0251(12), 849.086(4), (11) FS. Law Implemented 849.086 FS. History--New 10-21-97, Amended 9-7-08__________.

61D-11.0275 Tournaments.
(1) through (5)(a) No change.
(b) Maintain a record of the winner’s address and telephone number, in addition to the IRS-W2G threshold copy of all W2G records for any jackpot payouts that meet the IRS-W2G threshold, copy of all forms required to be filed with the Internal Revenue Service.
(c) Maintain a daily log of all jackpot payouts on Form DBPR PMW 3641, Jackpot Control Log, effective ________, adopted herein by reference, which can be obtained at www.myfloridalicense.com/dbpr/pmw or by contacting the Division of Pari-Mutuel Wagering at 1940 North Monroe Street, Tallahassee, Florida 32399-1035, that shall include the cardroom manager’s or supervisor’s signature; and
(d) Maintain a record of the winner’s address and telephone number, in addition to the IRS-W2G threshold copy of all forms required to be filed with the Internal Revenue Service.
(4) through (8) No change.
Rulemaking Authority 550.0251(12), 849.086(4), (11) FS. Law Implemented 849.086 FS. History--New 9-7-08, Amended ________.

DEPARTMENT OF HEALTH
Board of Orthotists and Prosthetists
RULE NO.: RULE TITLE: 64B14.4.115 Requirements for Renewal of Prosthetic or Orthotic Residency or Internship
NOTICE OF CORRECTION
Notice is hereby given that the following correction has been made to the proposed rule in Vol. 39, No. 201, October 15, 2013 issue of the Florida Administrative Register.
The correction is as follows:
The date that the Proposed Rule Development was published in the Florida Administrative Register should be August 10, 2012. THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Anthony Jusevitch, Acting Executive Director, Board of Orthotists and Prosthetists/MQA, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256

DEPARTMENT OF ECONOMIC OPPORTUNITY
Division of Strategic Business Development
RULE NO.: RULE TITLE: 73A-2.006 Motorsports Entertainment Complex Certification
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. 38, February 25, 2014 issue of the Florida Administrative Register.
The changes are in response to written comments submitted by the staff of the Joint Administrative Procedures Committee.
73A-2.006 Motorsports Entertainment Complex Certification.

(1) through (11) No change.

(12) Pursuant to section 288.1171(7), F.S., the Department may request that the Department of Revenue conduct an audit.

Section IV
Emergency Rules

DEPARTMENT OF THE LOTTERY
RULE NO.: RULE TITLE:
53ER14-18 FLORIDA LOTTO®
SUMMARY: This emergency rule sets forth the provisions for the conduct of FLORIDA LOTTO®. This emergency rule replaces Emergency Rule 53ER13-57.
THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Diane Schmidt, Legal Analyst, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER14-18 FLORIDA LOTTO®.
(1) How to Play FLORIDA LOTTO®.
(a) FLORIDA LOTTO is a lottery online terminal game in which players select six (6) numbers from a field of one (1) to fifty-three (53).
(b) Players may make their FLORIDA LOTTO ticket selections by marking a play slip or by telling the retailer their desired selections. There are ten (10) panels on a play slip. Each panel played will cost $1.00 per drawing. Players may mark their desired numbers on the play slip by selecting six (6) numbers from each panel played, or may mark the “QP” box located at the bottom of each panel for the terminal to randomly select one (1) or more of the six (6) 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.
(c) 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 processed by a retailer to obtain a ticket. Retailers are authorized to manually enter numbers selected by a player.
(d) Players may play up to fifty-two (52) consecutive FLORIDA LOTTO drawings by using the “advance play” feature. To use the advance play feature, players may either mark the number of drawings desired in the Advance Play section of a play slip or tell the retailer their desired number of consecutive advance drawings. The number of consecutive advance drawings selected shall apply to each panel (A-J) played. Advance play is not available with Jackpot Combo. In the event that a planned change in the FLORIDA LOTTO game requires that the number of advance plays available for purchase be reduced to zero before implementation of the change, an advance play countdown schedule will be posted on the Lottery’s website, flalottery.com.
(e) Players may elect to play “Jackpot Combo” to receive three (3) Quick Pick tickets for the next available drawing consisting of one (1) $2.00 FLORIDA LOTTO® with XTRA ticket, one (1) $2.00 POWERBALL® ticket and one (1) $1.00 MEGA MILLIONS® ticket by marking the “Jackpot Combo $5” box on the play slip or by telling the retailer. Tickets in Jackpot Combo play cannot be player selected and cannot be canceled.

(2) FLORIDA LOTTO Drawings.
(a) FLORIDA LOTTO drawings shall be conducted twice per week, on Wednesday and Saturday.
(b) The equipment shall be configured so that six (6) balls are drawn from one (1) set of balls numbered one (1) through fifty-three (53).
(c) Six (6) balls will be selected in the drawing. The numbers shown on the six (6) balls, after certification by the Draw Manager and the Accountant, are the official winning numbers for the drawing.
(d) The Florida Lottery shall not be responsible for incorrect circulation, publication or broadcast of the official winning numbers.

(3) FLORIDA LOTTO Prize Divisions.
(a) FLORIDA LOTTO is a pari-mutuel game. For each drawing, 50 percent (50%) of net sales (gross sales less cancels and free tickets) from the sale of FLORIDA LOTTO tickets in the corresponding FLORIDA LOTTO sales period shall be allocated as the winning pool for the payment of prizes as provided below. The value of the FLORIDA LOTTO portion of a FLORIDA LOTTO with XTRA ticket awarded as a prize or given for free in a promotion shall be deducted from FLORIDA LOTTO gross sales in all reports, and the value of the XTRA portion of a FLORIDA LOTTO with XTRA ticket awarded as a prize or given for free in a promotion shall be deducted from XTRA gross sales in all reports.
(b) The Jackpot prize pool shall consist of 63.5 percent (63.5%) of the Lotto pool for the drawing and any rounding differences that derive from the distribution of the winning pool to the second, third, and fourth prize pools, plus any Jackpot money carried forward from the previous drawings. The Jackpot prize shall be divided equally among the players matching all six official winning numbers. If there is no Jackpot winner in a drawing, the Jackpot pool shall be carried over and added to the Jackpot pool of the next FLORIDA LOTTO drawing.
(c) The second prize pool shall consist of 12.3 percent (12.3%) of the Lotto pool for the drawing. The second prize pool shall be divided equally among the players matching five (5) of the six (6) official winning numbers. If there is no winner in the second prize category for a drawing, the second prize pool shall be carried over and added to the Jackpot prize pool of the next FLORIDA LOTTO drawing.

(d) The third prize pool shall consist of 10 percent (10%) of the Lotto pool for the drawing. The third prize pool shall be divided equally among the players matching four (4) of the six (6) official winning numbers. If there is no winner in the third prize category for a drawing, the third prize pool shall be carried over and added to the Jackpot prize pool of the next FLORIDA LOTTO drawing.

(e) The fourth prize pool shall consist of 14.2 percent (14.2%) of the Lotto pool for the drawing. The fourth prize pool shall be divided equally among the players matching three (3) of the six (6) official winning numbers. If there is no winner in the fourth prize category for a drawing, the fourth prize pool shall be carried over and added to the Jackpot prize pool of the next FLORIDA LOTTO drawing.

(f) The Jackpot prize will pay the guaranteed dollar amount. The second, third and fourth prizes will be rounded down to the nearest fifty cents ($0.50); provided, however, that the fourth prize shall be no less than $5.00. All rounding differences in the second, third and fourth prizes shall be used to fund future prizes in Lottery games or for special Lottery prize promotions. If the funds available for the payment of fourth prizes are insufficient to pay the minimum amount, the percentage described in paragraph (3)(a) above will be adjusted or funds available from any other funding source approved by the Legislature will be used to cover the prize liability.

(4) Determination of Prize Winners.
In order for a ticket to be a winning ticket, numbers appearing in a single horizontal row on the ticket (A, B, C, D, E, F, G, H, I, or J) must match the official winning FLORIDA LOTTO numbers in any order for the draw date for which the ticket was purchased. The prizes are set forth as follows:

(a) Jackpot Prize(s): Six of six official winning numbers.
(b) Second Prize: Five of six official winning numbers.
(c) Third Prize: Four of six official winning numbers.
(d) Fourth Prize: Three of six official winning numbers.

(5) FLORIDA LOTTO Guaranteed Jackpot.

(a) For each drawing the Lottery will announce a guaranteed deferred payment value of the Jackpot that can be won by a single player, based upon the estimated cash value of the Jackpot pool determined by projected and historical sales figures, current interest rates, and funds from rollovers, if any.

(b) For prizes to be paid in annual installments, if the cash available in the Jackpot pool is insufficient at the time the ticket is claimed to yield the announced guaranteed Jackpot value over the designated deferred payment period, the Lottery shall add to the Jackpot pool funds available from any other funding source approved by the Legislature to render it sufficient to yield the announced guaranteed Jackpot.

(c) For prizes to be paid in annual installments, if the cash available in the Jackpot pool is more than sufficient at the time the ticket is claimed to yield the announced guaranteed Jackpot value over the designated deferred payment period, the excess funds will be used for future prizes in Lottery games or for special Lottery prize promotions.

(d) The guaranteed cash option value of the Jackpot will be the amount required on the day of the drawing or, if the drawing is held on a Saturday or holiday, the business day prior to the drawing, to purchase securities to fund the announced guaranteed deferred payment value of the Jackpot. This day shall be referred to as the “prize determination day.”

(e) For prizes to be paid in a single cash payment, if the cash available in the Jackpot pool is less than the cash option value of the Jackpot determined on the prize determination day, the Lottery shall add to the Jackpot pool funds available from any other funding source approved by the Legislature sufficient to pay the cash option value of the Jackpot.

(f) For prizes to be paid in a single cash payment, if the cash available in the Jackpot pool is more than the cash option value of the Jackpot determined on the prize determination day, the excess funds will be used for future prizes in Lottery games or for special Lottery prize promotions.

(6) FLORIDA LOTTO with XTRA Option.

(a) The FLORIDA LOTTO with XTRA option shall be available in association with the FLORIDA LOTTO game. FLORIDA LOTTO tickets that contain the XTRA option and one or more plays eligible for FLORIDA LOTTO prizes shall be entitled to a total prize calculated by multiplying each FLORIDA LOTTO prize other than the Jackpot prize and the 2-of-6 prize described in paragraph (6)(d) below by the XTRA number for the applicable drawing. The FLORIDA LOTTO Jackpot and the 2-of-6 prize will not be eligible for multiplication under the XTRA option.

(b) At the time of purchasing a FLORIDA LOTTO ticket, a player may choose the XTRA option for an additional $1 per play for each play on the FLORIDA LOTTO ticket. The XTRA option will apply to all panels and selections marked on the play slip. The prize pool for XTRA prizes shall be funded by LOTTO with XTRA ticket sales. If the funds available from XTRA ticket sales are insufficient to pay all XTRA prizes, the percentage described in paragraph (3)(a) above will be adjusted or funds available from any other funding source approved by the Legislature will be used to cover the prize liability.

(c) Prior to each FLORIDA LOTTO drawing, the Lottery shall conduct an XTRA drawing to select the XTRA number from among the following series of numbers: 2, 3, 4, and 5. The
odds of a particular XTRA number being selected in an XTRA drawing are 1:4. During special promotions, the Lottery will announce XTRA numbers that are higher than the foregoing series of numbers.

(d) FLORIDA LOTTO with XTRA tickets that match 2 of 6 winning numbers shall entitle the holder to a prize of a free FLORIDA LOTTO with XTRA quick pick ticket for the next available FLORIDA LOTTO drawing. FLORIDA LOTTO with XTRA tickets generated as a prize cannot be canceled.

(e) All XTRA prizes shall be paid in single, lump-sum payments determined by multiplying the FLORIDA LOTTO prize by the number selected in the XTRA drawing as follows:

<table>
<thead>
<tr>
<th>Match</th>
<th>Prize</th>
<th>X2 (Odds 1:4)</th>
<th>X3 (Odds 1:4)</th>
<th>X4 (Odds 1:4)</th>
<th>X5 (Odds 1:4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 of 6</td>
<td>Jackpot (Guaranteed)</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>5 of 6</td>
<td>$5,000 (Estimated)</td>
<td>$10,000</td>
<td>$15,000</td>
<td>$20,000</td>
<td>$25,000</td>
</tr>
<tr>
<td>4 of 6</td>
<td>$70 (Estimated)</td>
<td>$140</td>
<td>$210</td>
<td>$280</td>
<td>$350</td>
</tr>
<tr>
<td>3 of 6</td>
<td>$5 (Guaranteed minimum)</td>
<td>$25 (Guaranteed minimum)</td>
<td>$25 (Guaranteed minimum)</td>
<td>$25 (Guaranteed minimum)</td>
<td>$25 (Guaranteed minimum)</td>
</tr>
<tr>
<td>2 of 6</td>
<td>N/A</td>
<td>Free Ticket</td>
<td>Free Ticket</td>
<td>Free Ticket</td>
<td>Free Ticket</td>
</tr>
</tbody>
</table>

(f) On occasion, the Florida Lottery will conduct promotions in which specified prize levels of FLORIDA LOTTO with XTRA tickets will be designated to have a higher multiplier number than the number drawn pursuant to paragraph (6)(c), above.

(7) FLORIDA LOTTO Odds of Winning.
The odds of winning the prizes described in subsection (4) and paragraph (6)(d) are as follows:

(a) Jackpot Prize – 1:22,957,480.
(b) Second Prize – 1:81,409.50.
(c) Third Prize – 1:1,415.82.
(d) Fourth Prize – 1:70.79.
(e) Fifth Prize for LOTTO EXTRA plays only – 1:8.58
(f) The overall odds of winning a prize in a FLORIDA LOTTO drawing with a LOTTO ticket without the XTRA feature are 1:67,36. The overall odds of winning a prize in a FLORIDA LOTTO drawing with a LOTTO with XTRA ticket are 1:7,61.

(8) FLORIDA LOTTO Payment Options.

(a) Players have a choice of two payment options for receiving their portion of a FLORIDA LOTTO Jackpot prize. Payment options are “Cash Option” and “Annual Payment.”

(b) Jackpot winners have sixty (60) days after the winning draw date to choose between the two (2) payment options. Once a Jackpot winner files a claim and exercises the winner’s chosen option, the election of that option shall be final. In order to select the Cash Option, the Jackpot winner must submit his or her ticket for payment within sixty (60) days after the winning draw date. If the Jackpot 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)(f) below.

(c) A Jackpot winner who chooses the Cash Option will receive one (1) lump sum cash payment of the amount required on the prize determination day to purchase securities to fund the Jackpot prize paid over thirty (30) years, less applicable withholding taxes. The amount of the Cash Option payment to multiple Jackpot winners will be the amount required on the prize determination day to purchase securities to fund their pro rata share of the Jackpot prize paid over thirty (30) years, less applicable withholding taxes.

(d) If a Jackpot prize winner elects the Annual Payment option, his or her portion of the Jackpot prize will be paid in thirty (30) annual installments, each less applicable withholding taxes.

(e) If the prize amount per winner in a FLORIDA LOTTO drawing cannot be paid in increments of $1,000 in thirty (30) installments, the winner’s share of the prize pool will be invested in U.S. Treasury securities that will yield the maximum amount possible over thirty (30) years as can be reached in increments of $1,000. If the amount the investment will yield is less than the announced guaranteed Jackpot, the present value of the difference between the amount the investment will yield and the winner’s guaranteed prize amount over thirty (30) years will be paid to the winner in the first payment.

(f) If the number of winners of a Jackpot prize would result in each person’s prize being less than $1,000,000 if paid over thirty (30) years, the Lottery shall pay the Jackpot winner or
winners in a single cash payment of the amount required on the
prize determination day to purchase securities to fund the
winner’s pro rata share of the Jackpot paid over thirty (30)
years, less applicable withholding taxes.

(g) Federal income taxes shall be applied and withheld
from the prize amount at the time payment is made.

(h) Any interest or earnings accrued on a FLORIDA
LOTTO Jackpot prize prior to the prize payment, under either
the Cash Option or the Annual Payment option, shall accrue to
the State of Florida and not to the winner.

(9) FLORIDA LOTTO Rules and Prohibitions.

(a) By purchasing a FLORIDA LOTTO ticket, a player
agrees to comply with and abide by all rules of the Florida
Lottery.

(b) FLORIDA LOTTO prize payments shall be made in
accordance with rules 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 online
system availability, FLORIDA LOTTO tickets are available for
purchase daily between the hours of 6:00 a.m. and midnight
Eastern Time (ET).

(d) The scheduled time for the Wednesday and Saturday
FLORIDA LOTTO drawings is approximately 11:15 p.m., ET.
Ticket sales for a specific FLORIDA LOTTO drawing will
close at approximately 10:40 p.m., ET. Any ticket sold after the
close of game will be printed with the next FLORIDA LOTTO
draw date.

(e) Retailer cancellations of FLORIDA LOTTO tickets can
only be performed by the retailer who sold the ticket, using the
selling terminal’s optical mark reader, and within two (2) hours
after printing, except that no FLORIDA LOTTO ticket shall be
canceled after game close for the related drawing. The two (2)
hour cancellation period may be reduced due to the selling
retailer’s hours of business operation, the hours of online
system availability, or the time of the related FLORIDA
LOTTO close of game.

(f) It is the responsibility of the player to determine the
accuracy of selected panels of numbers, wager amounts and
draw date(s) on tickets. In the event that a ticket given to the
player by the retailer contains selections that are not consistent
with the player’s selections, it shall be the responsibility of the
player to immediately advise the retailer of that fact. In such
event and upon request of the player within the time period
specified herein, the retailer shall make a good faith effort to
cancel the ticket. A retailer is not required to cancel a ticket
produced upon request of the player by the quick pick method
of number selection.

Rulemaking Authority 24.105(9)(a), (b), (c), (d), (e), (f), (h),
24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), (d),
(e), (f), (h), 24.115(1), 24.124(1) FS. History–New 3-13-14, Replaces
53ER13-57.

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: March 13, 2014

DEPARTMENT OF THE LOTTERY
RULE NO.: RULE TITLE:
53ER14-19 Lucky Lotto Collect & Win Promotion.
SUMMARY: This emergency rule describes the Lucky Lotto
Collect & Win Promotion in which players will have the chance
to win a tablet, up to $7,777 in cash or a trip to Ireland.
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:

53ER14-19 Lucky Lotto Collect & Win Promotion.

(1) Beginning Monday, March 17, 2014, through Sunday,
April 27, 2014, the Florida Lottery will conduct the Lucky
Lotto Collect & Win Promotion (“Promotion”). Players who
purchase a FLORIDA LOTTO® or FLORIDA LOTTO® with
XTRA ticket of any price point can scan the barcode on their
tickets using a smartphone or tablet, or can manually enter the
ticket number on the Florida Lottery’s website to collect lucky
symbols for a chance to win a tablet, up to $7,777 in cash or a trip to Ireland. Both winning and non-winning FLORIDA
LOTTO tickets may be used to enter the Promotion. Only
FLORIDA LOTTO tickets purchased during the promotion
period may be entered to enter the Promotion including FLORIDA
LOTTO tickets associated with JACKPOT COMBO and the
BIG 3 POWER PACK in Miami and West Palm Beach sales
districts.

(2) FLA Lucky Lotto App Download and Registration. A
player may participate in the Lucky Lotto Collect & Win
Promotion by downloading the free FLA Lucky Lotto app at the
iTunes® Store for iOS devices or at Google Play® for Android®
devices. For easy access to the app, a QR code will be printed
below the barcode on FLORIDA LOTTO tickets during the
Promotion period for the player to scan with a rear-facing
camera on a smartphone or tablet. A QR code will also appear
on Lucky Lotto Collect & Win Promotion point-of-sale
materials displayed at Florida Lottery retailers. FLORIDA
LOTTO tickets associated with JACKPOT COMBO and the
BIG 3 POWER PACK will not contain a QR code or entry
instructions. After the app is downloaded, the player will be
prompted to register his or her contact information and will be sent an email directing the player to confirm his or her registration. The player should check the junk mail or spam folder if he or she does not promptly receive an email confirmation. Thereafter, the player may login using his or her email and password. A player may also participate in the Promotion by visiting the Lottery’s homepage, flalottery.com, clicking on the Lucky Lotto Collect & Win banner and following the directions, or by going directly to flalottery.com/luckylotto. Regardless of whether a player chooses to participate in the Promotion by smartphone, tablet or computer, he or she may use the same account login information to enter tickets, will only be required to register one time and the player’s entry history will be cumulative.

(3) How to Enter. To collect lucky symbols, a player may scan the barcode on the bottom of a FLORIDA LOTTO ticket using a rear-facing camera on a smartphone or tablet, or a player may manually enter the 19-digit ticket number located above the bar code at flalottery.com/luckylotto. One of four play cards will appear on the screen. Each play card contains six spots. Each ticket number entered will randomly generate one of six lucky play symbols and place it in the next available spot on the next available play card. Once a symbol has been collected on all four play cards, the symbol will be eliminated from the random selection process. When a single play card is filled up with all six different symbols, an entry is generated into the next available drawing and the play card is reset to capture more symbols towards the next entry. A player will earn an entry with a minimum of 6 tickets to a maximum of 21 tickets scanned or entered. A player may earn multiple entries during the contest period; however, a player may only manually enter or scan up to two hundred tickets per day. Each ticket number can only be scanned or entered one time. Entries that include tickets with invalid ticket numbers or tickets that have been canceled will be disqualified from the applicable drawing or drawings. The odds of winning depend on the number of entries in each drawing. All entries are subject to validation by the Florida Lottery and may be disqualified if eligibility requirements are not met. FLORIDA LOTTO tickets should not be mailed to the Lottery. Tickets received in the mail by the Florida Lottery will not be entered into the Promotion and will not be returned.

(4) Drawings. Four weekly computerized drawings will be held between Tuesday, April 1, 2014, and Tuesday, April 22, 2014, and winners will be randomly selected from entries received during the entry periods shown below. Entries are good for only one weekly drawing. However, one Grand Prize drawing will be held on Tuesday, April 29, 2014, and will include all entries received between March 17, 2014, and 11:59 p.m. ET on April 27, 2014, excluding entries previously selected for a weekly prize. Winners will be randomly selected. The drawing dates and entry periods are as follows:

<table>
<thead>
<tr>
<th>Weekly Drawing</th>
<th>Drawing Date</th>
<th>Entry Period*</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Tuesday, April 1, 2014</td>
<td>March 17, 2014 – March 30, 2014</td>
</tr>
<tr>
<td>2</td>
<td>Tuesday, April 8, 2014</td>
<td>March 31, 2014 – April 6, 2014</td>
</tr>
<tr>
<td>3</td>
<td>Tuesday, April 15, 2014</td>
<td>April 7, 2014 – April 13, 2014</td>
</tr>
<tr>
<td>4</td>
<td>Tuesday, April 22, 2014</td>
<td>April 14, 2014 – April 20, 2014</td>
</tr>
<tr>
<td>Grand Prize Drawing</td>
<td>Tuesday, April 29, 2014</td>
<td>March 17, 2014 - April 27, 2014</td>
</tr>
</tbody>
</table>

* The entry submission deadline is before midnight ET on the last day of the entry period.

(5) Prizes. In each of the four weekly drawings, two winners will each win a first prize of $7,777, ten winners will each win a second prize of $777 and ten winners will each win a third prize of a tablet. A total of eighty-eight prizes will be awarded in the weekly drawings. In the Grand Prize drawing, ten winners will each win a grand prize of a trip to Ireland and twenty winners will each win a second prize of $7,777. A total of thirty prizes will be awarded in the Grand Prize Drawing. A grand total of one hundred eighteen prizes will be awarded in the Promotion.

(6) Winner Selection-Weekly Drawings. In each of the four weekly drawings, the first two valid entries drawn will each win a first prize. The third through twelfth valid entries drawn will each win a second prize and will serve as alternate winners in the order drawn for a first prize in the event a first prize cannot be awarded. The thirteenth through twenty-second valid entries drawn will each win a third prize. The twenty-third through thirty-third valid entries drawn will be used in the order in which they were drawn and in the order of need to select an alternate second or third prize winner in the event a second or
third prize cannot be awarded. The Florida Lottery will attempt
to notify each first, second and third prize winner by telephone,
U.S. mail or email using the contact information provided in the
winner’s registration data no later than twenty-four hours after
the winners are posted on the Florida Lottery’s website. If the
Florida Lottery is unable to have personal contact with a first,
second or third prize winner within two weeks of the date the
winners are posted on the website, the winner will forfeit his or
her right to claim the prize and the Florida Lottery will award
the prize to the first available alternate winner from the
applicable pool of alternates described above. If the Florida
Lottery is unable to have personal contact with the first
available alternate winner within two weeks of the award of
prize, the first alternate winner will forfeit his or her right to
claim the prize and the Florida Lottery will award the prize to
the second available alternate winner. This process will
continue until an alternate is contacted or the Florida Lottery
has exhausted the list of available alternates, in which case the
prize will not be awarded. An alternate winner of a first prize
that has been awarded a second prize at the time of notification
will receive the difference between the first and second prize.

(7) Winner Selection- Grand Prize Drawing. In the grand
prize drawing, the first through tenth valid entries drawn will
each win a grand prize and the eleventh through thirtieth valid
entries drawn will each win a second prize. The thirty-first
through the forty-fifth valid entries drawn will be used in the
order in which they were drawn and in order of need to select
an alternate grand or second prize winner in the event a grand
or second prize cannot be awarded. The Florida Lottery will
attempt to notify each grand and second prize winner by
telephone. U.S. mail or email using the contact information
provided in the winner’s registration data no later than twenty-
four hours after the winners are posted on the Florida Lottery’s
website. If the Florida Lottery is unable to have personal contact
with a grand or second prize winner within two weeks of the
date the winners are posted on the website, the winner will
forfeit his or her right to claim the prize and the Florida Lottery
will award the prize to the first available alternate winner. If the
Florida Lottery is unable to have personal contact with the first
available alternate winner within two weeks of the award of
prize, the first alternate winner will forfeit his or her right to
claim the prize and the Florida Lottery will award the prize to
the second available alternate winner. This process will
continue until an alternate is contacted or the Florida Lottery
has exhausted the list of available alternates, in which case the
prize will not be awarded. An alternate winner of a first prize
that has been awarded a second prize at the time of notification
will receive the difference between the first and second prize.

(8) How to Claim a Prize. To claim a prize in a weekly or
grand prize drawing, the winner must submit to the Florida
Lottery a completed Winner Claim Form DOL-173-2, revised
9/13, or Spanish Winner Claim Form DOL-173-2S, revised
9/13, and a copy of acceptable identification. A third prize
winner in a weekly drawing and a grand prize winner in the
grand prize drawing must also submit a notarized Florida
Lottery Release and Authorization form DOL-474, revised
8/13, or Spanish Florida Lottery Release and Authorization
Form DOL-474S, effective 8/13. Forms DOL-173-2, DOL-
173-2S, DOL-474 and DOL-474S are hereby incorporated by
reference and can be obtained from any Lottery office, from the
Lottery’s website, www.flalottery.com, or by writing to:
Florida Lottery, Customer Service, 250 Marriott Drive,
Tallahassee, Florida 32399-4016. The required forms must be
received by the Florida Lottery no later than two weeks after
the winner is notified by the Florida Lottery that he or she is a
winner. If the Florida Lottery has not received the required
forms by the fourteenth 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 as described in
subsections (6) and (7), above, as applicable. A prizewinner in
this Promotion is not required to submit the FLORIDA LOTTO
tickets he or she scanned or manually entered to generate an
entry in order to claim a prize.

(9) Award of Weekly Drawing Prizes.
(a) First Prize. Upon receipt of a first prize winner’s
required documentation, the Florida Lottery will award a prize
of $7,777, less applicable tax withholding.
(b) Second Prize. Upon receipt of a second prize winner’s
required documentation, the Florida Lottery will award a prize
of $777.
(c) Third Prize. Upon receipt of a third prize winner’s
required documentation, the Florida Lottery will award a prize
of one of four tablets valued up to $599. A cash option is not
available in lieu of tablet prizes.

(10) Award of Grand Prize Drawing Prizes.
(a) Grand Prize. Upon receipt of a grand prize winner’s
required documentation, the Florida Lottery will award an
Ireland trip package and provide the winner a certificate
describing the prize and containing the name and contact
information for the winner to contact to make reservations to
fulfill the trip. Each trip package consists of the following:

1. Roundtrip coach class airfare for two persons from
Miami, Florida to Dublin, Ireland;
2. Premium accommodations in 4-star hotels for seven
nights;
3. Dinner for two persons for three nights;
4. Daily breakfast for two persons, excluding the day of
arrival;
5. Transportation between the airport and hotel*;
6. Transportation and cost of guide for guided tours to six different sites in Ireland; and
7. $4,000.

*Transfers to the hotel from the airport will be at 8:00 a.m. and 12:00 noon on the day of arrival; transfers from the hotel to the airport will be at 6:00 a.m. and 9:30 a.m. on the day of departure. Winners who arrive after 12:00 noon on the day of arrival or who desire to leave the hotel at a time other than the scheduled transfers on the day of departure will be responsible for transferring to the hotel or airport at their own expense.

The estimated value of the grand prize, including the cash portion, is $10,000. The actual value of the grand prize depends on the cost of airfare and hotel at the time the trip is booked by the winner. The Florida Lottery will pay applicable federal income tax withholding on the actual value of the prize. The reportable taxable value of the prize includes the actual value of the prize and the value of the federal income tax withholding paid by the Lottery.

The trip package does not include: travel expenses to Miami, Florida, insurance, gratuities, meals (other than those specified above), parking fees, baggage fees, alcoholic beverages (other than those served without charge at any reception and/or party), any items not expressly specified and personal expenses such as telephone calls, valet service, laundry, incidentals and the like, as well as revision or cancellation fees which may be charged by the airlines, hotel or other supplier. If a grand prize winner must reschedule a trip after it has been booked, the grand prize winner will be responsible for all costs associated with rebooking. Trip packages must be used within one year of the date of the drawing in which they are awarded as prizes. At the request of a grand prize winner and with the approval of the Lottery, the winner may transfer the trip package once prior to booking at no additional cost to the grand prize winner. If the trip package is transferred after airline or other reservations have been made and a charge is imposed for transferring the reservations, the winner will be responsible for paying the additional charge imposed. In the event of transfer, the original winner shall receive the $4,000 cash prize and the applicable tax liability on the entire prize shall be reported in the name of the original winner. In the event that a prizewinner does not use one or more portions of the grand prize, the unused portion or portions of the prize shall be forfeited with the exception of the $4,000 cash, and the entire value of the prize shall remain taxable income to the prizewinner. A cash option of $10,000 is available in lieu of the trip package prize. If a player chooses the cash option, federal income tax withholding will be deducted from the cash prize.

(b) Second Prize. Upon receipt of a second prize winner’s required documentation, the Florida Lottery will award a prize of $7,777, less applicable tax withholding.

(11) State Owed Debt. All prizewinners, except third prize winners, will be analyzed for state owed debt. 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. If the debt of a grand prize winner who chooses to take the trip is an amount of less than the cash portion of the prize, the non-cash portion of the prize and the cash portion of the prize less the amount owed shall be awarded. If the debt is an amount greater than the cash portion of the prize, the grand prize winner’s entire cash portion of the prize will be applied toward the outstanding debt and the winner will receive the remaining non-cash portion of the prize, if any. If the debt of a grand prize winner who chooses the cash option is an amount less than $10,000, the winner shall receive the excess cash value after applicable federal withholding tax has been deducted and the debt has been satisfied. If the debt is an amount greater than $10,000, the entire cash value of the prize remaining after deduction of applicable federal withholding tax will be applied toward the outstanding debt as provided in Section 24.115, Florida Statutes.

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

(13) Other Restrictions and Provisions.
(a) The right to claim a prize cannot be assigned to another person or entity.
(b) All prizes are subject to the provisions of Chapter 24, Florida Statutes, and rules promulgated thereunder. Prizes will be paid in accordance with the rule of the Florida Lottery governing payment of prizes. Copies 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.
(c) 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.
(d) A player entering a Lucky Lotto Collect & Win drawing is deemed to have granted 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.
(e) Lucky Lotto Collect & Win drawings shall be public, held in Tallahassee, Florida, and witnessed by an accountant employed by an independent certified public accounting firm. The results of each drawing will be available after the drawing on the Florida Lottery’s website at flalottery.com.
DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:
53ER14-20 FANTASY 5®

SUMMARY: This emergency rule sets forth the provisions for the conduct of FANTASY 5®. This emergency rule replaces Emergency Rule 53ER13-58.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER14-20 FANTASY 5®.

(1) How to Play FANTASY 5®.

(a) FANTASY 5 is a lottery online terminal game in which players select five (5) numbers from a field of one (1) to thirty-six (36).

(b) Players may make their FANTASY 5 ticket selections by marking a play slip or by telling the retailer their desired selections. There are ten (10) panels on a play slip. Each panel played will cost $1.00 per drawing. Players may mark their desired numbers on the play slip by selecting five (5) numbers from each panel played, or may mark the “Quick Pick” box located at the bottom of each panel for the terminal to randomly select one (1) or more of the five (5) 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. Players must use only blue or black ink or pencil for making selections. Play slips must be processed by a retailer in order to obtain a ticket. Retailers are also authorized to manually enter numbers selected by a player.

(c) Players may mark the $5 “Quick Picks” box to receive one (1) ticket with five (5) sets of five (5) randomly selected numbers for the next FANTASY 5 drawing; or may mark the $10 “Quick Picks” box to receive one (1) ticket with ten (10) sets of five (5) randomly selected numbers for the next FANTASY 5 drawing. Players may mark Quick Picks in addition to panel plays.

(d) Players may play up to thirty (30) consecutive FANTASY 5 drawings by using the “advance play” feature. To use the advance play feature, players may either mark the number of drawings desired in the Advance Play section of a play slip or tell the retailer their desired number of consecutive advance drawings. The number of consecutive drawings marked will include the next available drawing and will apply to each panel (A-J) played. Advance play is not available with the Quick Picks box on the play slip. In the event that a planned change in the FANTASY 5 game requires that the number of advance plays available for purchase be reduced to zero before implementation of the change, an advance play countdown schedule will be posted on the Lottery’s website, flalottery.com.

(e) Players may mark the appropriate EZmatch™ box to receive a FANTASY 5 ticket with EZmatch for a chance to instantly win cash prizes.

(2) FANTASY 5 Drawings.

(a) FANTASY 5 drawings shall be conducted daily.

(b) The equipment shall be configured so that five (5) balls are drawn from one (1) set of balls numbered one (1) through thirty-six (36).

(c) Five (5) balls will be selected in the drawing. The numbers shown on the five (5) balls, after certification by the Draw Manager and the Accountant, shall be the official winning numbers for the drawing.

(d) The Florida Lottery shall not be responsible for incorrect circulation, publication or broadcast of the official winning numbers.

(3) FANTASY 5 Prize Divisions.

(a) FANTASY 5 is a pari-mutuel game. For each draw, 50 percent (50%) of net sales (gross sales less cancels and free tickets) from the sale of FANTASY 5 tickets in the corresponding FANTASY 5 sales period shall be allocated as the winning pool for payment of the top prize, second prize and third prize.

(b) The top prize pool shall consist of 62 percent (62%) of the winning pool for the drawing plus any money carried forward from the previous draw. Prize money allocated to the top prize pool shall be divided equally among the players who match all five (5) official winning numbers. If there is no top prize winner in a drawing, the top prize pool shall roll down and be added to the second prize pool for that FANTASY 5 drawing.

(c) The second prize pool shall consist of 10 percent (10%) of the winning pool for the drawing plus any money rolled down from the top prize. The second prize pool shall be divided equally among the players matching four (4) of five (5) official winning numbers except that the maximum prize amount per winner shall be $555. Any funds in the second prize pool in excess of the second prize liability shall roll down and be added to the third prize pool. If there is no winner in the second prize category for a drawing, the second prize pool shall roll down and be added to the third prize pool.

(d) The third prize pool shall consist of 28 percent (28%) of the winning pool for the drawing plus any money rolled down from the second prize pool. The third prize pool shall be divided equally among the players matching three (3) of five (5) official winning numbers. If there is no winner in the third
prize category for a drawing, the third prize pool is carried over and added to the top prize pool of the next FANTASY 5 drawing.

(e) A fourth prize shall consist of one (1) free FANTASY 5 quick pick ticket ($1.00 value), except as follows. A player who submits by mail a FANTASY 5 lottery ticket which entitles the claimant to a free FANTASY 5 quick pick ticket and whose mailing address is outside the state of Florida will receive a check for $1.00 in lieu of an actual ticket. Fourth prizes shall not utilize any portion of the winning pool for the drawing. A free FANTASY 5 quick pick ticket shall be for the next FANTASY 5 drawing after the ticket is validated.

(f) Except for the top prize, which will pay the exact amount, cash prizes will be rounded down to the nearest fifty cents ($0.50); provided, however, that the third prize shall not be less than $3.50. All rounding differences in the second and third prizes will be used to fund future prizes in Lottery games or for special Lottery prize promotions. If the funds available for the payment of third prizes are insufficient to pay the minimum amount, the percentage described in paragraph (3)(a) above will be adjusted or funds available from any other funding source approved by the Legislature will be used to cover the prize liability.

(4) Determination of Prize Winners.
In order for a ticket to be a winning ticket, numbers appearing in a single horizontal row on the ticket (A, B, C, D, E, F, G, H, I or J) must match the official winning FANTASY 5 numbers in any order for the draw date for which the ticket was purchased. The prizes are set forth as follows;

(a) Top Prize: Five (5) of five (5) official winning numbers.
(b) Second Prize: Four (4) of five (5) official winning numbers.
(c) Third Prize: Three (3) of five (5) official winning numbers.
(d) Fourth Prize: Two (2) of five (5) official winning numbers.

(5) FANTASY 5 Odds of Winning.
The odds of winning the prizes described above are as follows:
(a) Top Prize – 1:376,992
(b) Second Prize – 1:2,432.21
(c) Third Prize – 1:81.07
(d) Fourth Prize – 1:8.39
(e) The overall odds of winning a prize in a FANTASY 5 drawing are 1:7.58.

(6) FANTASY 5 Rules and Prohibitions.
(a) By purchasing a FANTASY 5 ticket, a player agrees to comply with and abide by all rules and regulations of the Florida Lottery.
(b) FANTASY 5 prize payments shall be made in accordance with rules 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 online system availability, FANTASY 5 lottery tickets are available for purchase daily between the hours of 6:00 a.m. and midnight, Eastern Time (ET).
(d) The scheduled time for the daily FANTASY 5 drawing is approximately 11:15 p.m., ET. Ticket sales for a specific FANTASY 5 drawing will close at approximately 10:40 p.m., ET. Any ticket sold after the close of game will be printed with the next FANTASY 5 draw date.
(e) Retailer cancellations of FANTASY 5 tickets can only be performed by the retailer who sold the ticket, using the selling terminal’s optical mark reader, and within two (2) hours after printing, except that no FANTASY 5 ticket can be canceled after game close for the related drawing and no fourth prize (free FANTASY 5 quick pick ticket) can be canceled at any time. FANTASY 5 tickets with EZmatch cannot be canceled. The two (2)-hour ticket cancellation period may be reduced due to the selling retailer’s hours of business operation, the hours of online system availability, or the time of the related FANTASY 5 close of game.
(f) It is the responsibility of the player to determine the accuracy of selected panels of numbers and draw date(s) on a ticket. In the event that a ticket given to the player by the retailer contains selections that are not consistent with the player's selections, it shall be the responsibility of the player to immediately advise the retailer of that fact. In such event and upon request of the player within the time period specified herein, the retailer shall make a good faith effort to cancel the ticket. A retailer is not required to cancel a ticket produced upon request of the player by the quick pick method of number selection.

(7) How to Play EZmatch™.
(a) EZmatch is an instant-win feature associated with FANTASY 5 that costs $1.00 per play in addition to the cost of the FANTASY 5 ticket. A player selecting EZmatch will receive five (5) EZmatch numbers printed below the FANTASY 5 numbers on the ticket. If any of the EZmatch numbers matches any of the FANTASY 5 numbers, the player shall instantly win the corresponding amount shown.
(b) Players may play EZmatch by marking the applicable EZmatch box on the FANTASY 5 playslip or by telling the retailer. Marking the EZmatch box within a panel will add EZmatch to only the panel marked. Marking the “EZmatch on all panels played” box will (1) add EZmatch to every panel containing FANTASY 5 number selections, (2) override the EZmatch box within any panel, and (3) when the “Quick Picks” box is also marked, result in each quick pick ticket having the EZmatch feature.
(c) Each panel played with EZmatch will be printed on a separate ticket.

(d) The base prize structure and estimated odds of winning EZmatch are as follows:

<table>
<thead>
<tr>
<th>Prize</th>
<th>Winners in 420,000 (Per Pool)</th>
<th>Estimated Odds</th>
</tr>
</thead>
<tbody>
<tr>
<td>$500</td>
<td>5</td>
<td>1:84,000.00</td>
</tr>
<tr>
<td>$250</td>
<td>5</td>
<td>1:84,000.00</td>
</tr>
<tr>
<td>$100</td>
<td>20</td>
<td>1:110,526.63</td>
</tr>
<tr>
<td>$50</td>
<td>124</td>
<td>1:3,397.10</td>
</tr>
<tr>
<td>$20</td>
<td>300</td>
<td>1:1,400.00</td>
</tr>
<tr>
<td>$15</td>
<td>470</td>
<td>1:893.62</td>
</tr>
<tr>
<td>$10</td>
<td>4,200</td>
<td>1:100.00</td>
</tr>
<tr>
<td>$5</td>
<td>1,400</td>
<td>1:500.00</td>
</tr>
<tr>
<td>$4</td>
<td>7,000</td>
<td>1:60.00</td>
</tr>
<tr>
<td>$3</td>
<td>30,800</td>
<td>1:13.64</td>
</tr>
<tr>
<td>$2</td>
<td>44,800</td>
<td>1:9.38</td>
</tr>
<tr>
<td>Overall</td>
<td></td>
<td>1:4.71</td>
</tr>
</tbody>
</table>

The EZmatch prize structure will be replenished automatically when the top tier prizes are exhausted. The prize structure and odds of winning are subject to change. The current prize structure and odds are available at www.flalottery.com, Lottery district offices and retailer locations.

(e) EZmatch prizes can be claimed up to 180 days from the first draw date on the FANTASY 5 ticket.

Rulemaking Authority 24.105(2), 24.105(9)(a), (b), (c), (d), (e), (f), (h), 24.109(1), 24.115(1) FS, Law Implemented 24.105(2), 24.105(9)(a), (b), (c), (d), (e), (f), (h), 24.115(1), 24.124(1) FS. History–New 3-13-14, Replaces 53ER13-58.

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: March 13, 2014

Section V

Petitions and Dispositions Regarding Rule
Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants

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

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

On March 12, 2014, the Division issued an order. The Final Order was in response to a Petition for an emergency variance from Emerald Isle, filed February 10, 2014, and advertised on February 14, 2014, in Vol. 40, No. 31, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rule 2.10.2.1, 2.4.6.2 and 8.7.2.2 ASME A17.1b, 2009 edition, as adopted by paragraph 61C-5.001(1)(a), Florida Administrative Code, that requires upgrading the elevators folding car top handrail and pit alterations 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 (VW2014-037).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Pari-Mutuel Wagering

RULE NO.: RULE TITLE:
61D-14.051 Security Plan

The Division of Pari-Mutuel Wagering, Department of Business and Professional Regulation (the Division), hereby gives notice:

On March 5, 2014, the Division issued a final order on an emergency petition for variance from Petitioner, Dania Entertainment Center, LLC, filed February 19, 2014, and advertised in Vol. 40, No. 36, of the Florida Administrative Register – DBPR Case No. 2014007074 (VW 2014-059).

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

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Section VI
Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Division of Administration
The Florida Agricultural Museum announces public meetings to which all persons are invited.
DATE AND TIMES: Tuesday, March 25, 2014, 9:00 a.m.; Tuesday, March 25, 2014, 1:30 p.m.
PLACE: Flagler County Emergency Operations Center, Training Room A, 1769 E. Moody Blvd., Building #3, Bunnell, FL 32110
GENERAL SUBJECT MATTER TO BE CONSIDERED: 9:00 a.m., Executive Director Search Committee Meeting; 1:30 p.m.: Board of Trustees Meeting.
A copy of the agenda may be obtained by contacting: Andrew Johnson, (386)313-4040.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Andrew Johnson, (386)313-4040. 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
Northeast Florida Regional Planning Council
The Northeast Florida Regional Council announces public meetings to which all persons are invited.
DATE AND TIMES: April 3, 2014, 9:00 a.m., Planning & Growth Management; 9:30 a.m., Personnel, Budget & Finance Committee; 10:00 a.m., Full Board of Directors; Legislative Policy Committee immediately following the Board meeting.
Please check our website at www.nefrc.org for any changes.
PLACE: 6850 Belfort Oaks Place, Jacksonville, FL 32216
GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Monthly Meetings.
A copy of the agenda may be obtained by contacting: Sheron Forde at (904)279-0880 or sforde@nefrc.org.

REGIONAL PLANNING COUNCILS
Apalachee Regional Planning Council
The Apalachee Regional Planning Council announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, March 27, 2014, 10:30 a.m., ET
PLACE: ARPC Office – 2507 Callaway Road, Suite 200, Tallahassee, FL 32303
GENERAL SUBJECT MATTER TO BE CONSIDERED: In addition to its regular business, the agenda will include the review of any local plan amendments received in a timely manner.
A copy of the agenda may be obtained by contacting: Janice Watson, ARPC, 2507 Callaway Road, Suite 200, Tallahassee, FL 32303, JWatson@thearpc.com, (850)488-6211, ext. 103.
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.

WATER MANAGEMENT DISTRICTS
St. Johns River Water Management District
The St. Johns River Water Management District announces a public meeting to which all persons are invited.
DATE AND TIME: Friday, March 28, 2014, 10:00 a.m. – 11:00 a.m.
PLACE: St. Johns River Water Management District, Palm Bay Service Center, Blue Cypress Room, 525 Community College Pkwy., SE, Palm Bay, FL 32909

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: (850)717-9306. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
DEPARTMENT OF ELDER AFFAIRS

The Florida Department of Elder Affairs, Advisory Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: Monday, March 31, 2014, 10:00 a.m.
PLACE: Conference call: 1(888)670-3525, conference code: 962-076-0613

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Update and discussion of 2014 legislative issues. This notice is a correction to the notice posted March 13, 2014, in Vol. 40, No. 50, F.A.R., stating that this is an Advisory Council meeting.

A copy of the agenda may be obtained by contacting: Lisa Murray, 4040 Esplanade Way, Tallahassee, FL 32399, (850)414-2130, email: murrayek@elderaffairs.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Lisa Murray, 4040 Esplanade Way, Tallahassee, FL 32399, (850)414-2130, email: murrayek@elderaffairs.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Lisa Murray, 4040 Esplanade Way, Tallahassee, FL 32399, (850)414-2130, email: murrayek@elderaffairs.org.

AGENCY FOR HEALTH CARE ADMINISTRATION

Medicaid

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

DATE AND TIME: April 15, 2014, 1:00 p.m. – 4:00 p.m.
PLACE: AHCA Headquarters, 2727 Mahan Drive, Tallahassee, FL

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Medical Care Advisory Committee Meeting.

For individuals participating by phone, the conference call-in number is 1(888)670-3525. When prompted to do so, please enter participant code: 3715274100 followed by the # sign

A copy of the agenda may be obtained by contacting: Carla Sims, (850)412-4013, carla.sims@ahca.myflorida.com.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Carla Sims. 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: Carla Sims, (850)412-4013, carla.sims@ahca.myflorida.com.
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

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

DATE AND TIME: April 9, 2014, 1:00 p.m. (EST) or soon thereafter; April 10, 2014, 8:30 a.m. (EST) or soon thereafter
PLACE: Tampa Marriott Westshore, 1001 N. Westshore Blvd., Tampa, FL 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED:
general business of the board.

A copy of the agenda may be obtained by contacting: Rebecca Sammons, rsammons@fbpe.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 48 hours before the workshop/meeting by contacting: Rebecca Sammons. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

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

DATE AND TIME: April 9, 2014, 8:30 a.m. (EST) or soon thereafter
PLACE: Tampa Marriott Westshore, 1001 N. Westshore Blvd., Tampa, FL 33607

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General business of the corporation. This meeting will be available by conference call also. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114 at least 48 hours prior to the date of the meeting. The call-in number is (888)392-4560 (you will need to contact Ms. Sammons for the participant code).

A copy of the agenda may be obtained by contacting: Rebecca Sammons, rsammons@fbpe.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 48 hours before the workshop/meeting by contacting: Rebecca Sammons. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Engineers
The Florida Board of Professional Engineers and Florida Engineers Management Corporation announces a workshop to which all persons are invited.

DATE AND TIME: April 9, 2014, 10:00 a.m. (EST) or soon thereafter
PLACE: Tampa Marriott Westshore, 1001 N. Westshore Blvd., Tampa, FL 33607
GENERAL SUBJECT MATTER TO BE CONSIDERED: Board member training. This meeting will be available by conference call also. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114, at least 48 hours prior to the date of the meeting. The call-in number is 1(888)392-4560 (you will need to contact Ms. Sammons for the participant code).

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

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

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

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Professional Engineers
The Florida Engineers Management Corporation Board Operations Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: April 1, 2014, 10:00 a.m. (EST) or soon thereafter
PLACE: Florida Board of Professional Engineers, 2639 North Monroe St., Building B-112, Tallahassee, FL 32303

GENERAL SUBJECT MATTER TO BE CONSIDERED: To monitor the operations of the Florida Board of Professional Engineers and the Florida Engineers Management Corporation and other general business of the Committee. If you would like to participate in the call, please contact Rebecca Sammons at (850)521-0500, ext. 114, at least 48 hours prior to the date of the meeting. The call in number is 1(888)392-4560 (you will need to contact Ms. Sammons for the participant code).

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

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

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

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

DEPARTMENT OF HEALTH
Board of Dentistry
The Board of Dentistry announces a public meeting to which all persons are invited.

DATE AND TIME: April 11, 2014, 9:00 a.m.
PLACE: Department of Health, 4042 Bald Cypress Way, Room #301, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review reconsideration cases.

A copy of the agenda may be obtained by contacting: Sue Foster, Executive Director, Department of Health, Board of Dentistry, 4052 Bald Cypress Way, BIN #C08, Tallahassee, Florida 32399-3258. If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence upon which the appeal is to be made. Those who are hearing impaired, using TDD equipment can call the Florida Telephone Relay System at 1(800)955-8771. Persons requiring special accommodations due to disability or physical impairment should contact Sue Foster at (850)245-4474.

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 HEALTH
Board of Osteopathic Medicine
The Probable Cause Panel of the Board of Osteopathic Medicine announces a public meeting to which all persons are invited.

DATE AND TIME: April 11, 2014, 2:00 p.m.
PLACE: Conference call number: 1(888)670-3525; participant passcode: 6558995979

GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.

A copy of the agenda may be obtained by contacting: Anthony Jusevitch, Executive Director at (850)245-4161 or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399.

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 HEALTH
Board of Osteopathic Medicine
The Probable Cause Panel of the Board of Osteopathic Medicine announces a telephone conference call to which all persons are invited.
DATE AND TIME: July 8, 2014, 2:00 p.m.
PLACE: Conference call number: 1(888)670-3525; participant passcode: 6558995979
GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.
A copy of the agenda may be obtained by contacting: Anthony Jusevitch, Executive Director at (850)245-4161 or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Christy Robinson at (850)245-4161, 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF HEALTH
Board of Osteopathic Medicine
The Probable Cause Panel of the Board of Osteopathic Medicine announces a telephone conference call to which all persons are invited.
DATE AND TIME: April 11, 2014, 2:00 p.m.
PLACE: Conference call number: 1(888)670-3525; participant passcode: 6558995979
GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice amends Notice 14318963. The meeting will be a telephone conference call to review those cases on which a determination of existence of probable cause has already been made.
A copy of the agenda may be obtained by contacting: Anthony Jusevitch, Executive Director at (850)245-4161 or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Christy Robinson at (850)245-4161, 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF HEALTH
Board of Osteopathic Medicine
The Probable Cause Panel of the Board of Osteopathic Medicine announces a telephone conference call to which all persons are invited.
DATE AND TIME: October 14, 2014, 2:00 p.m.
PLACE: Conference call number: 1(888)670-3525; participant passcode: 6558995979
GENERAL SUBJECT MATTER TO BE CONSIDERED: To review those cases on which a determination of existence of probable cause has already been made.
A copy of the agenda may be obtained by contacting: Anthony Jusevitch, Executive Director at (850)245-4161 or 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Christy Robinson at (850)245-4161, 4052 Bald Cypress Way, #C-06, Tallahassee, FL 32399. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF CHILDREN AND FAMILY SERVICES
The Florida Department of Children and Families announces a public meeting to which all persons are invited.
DATE AND TIME: April 2, 2014, 10:00 a.m.
PLACE: Jackson County School Board Office, 2903 Jefferson Street, Marianna, FL
GENERAL SUBJECT MATTER TO BE CONSIDERED: Circuit 14 Community Alliance Meeting.
A copy of the agenda may be obtained by contacting: Mylisa_Lee@dcf.state.fl.us or Kimberly_d_Davis@dcf.state.fl.us after March 31, 2014.
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: mylisa_lee@dcf.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).

FLORIDA HOUSING FINANCE CORPORATION
The Florida Housing Finance Corporation announces a workshop to which all persons are invited.
DATE AND TIME: April 10, 2014, 2:30 p.m.
PLACE: Rick Seltzer Conference Room, Suite 6000, Florida Housing Finance Corporation, 227 North Bronough Street, Tallahassee, Florida 32301-1329. The meeting will be accessible via phone: 1(888)339-2688, participant code #: 701 184 08
GENERAL SUBJECT MATTER TO BE CONSIDERED: $20 million in HOME funding will be made available through this RFA for development of affordable, multifamily housing in rural development areas. Fifteen percent of this funding will be set aside for CHDO Developments.
A copy of the agenda may be obtained by contacting: Jean Salmonsen at (850)488-4197.
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: Jean Salmonsen at (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

FLORIDA HOUSING FINANCE CORPORATION
The Florida Housing Finance Corporation announces a public meeting to which all persons are invited.
DATE AND TIME: March 26, 2014, 1:30 p.m.
PLACE: Rick Seltzer Conference Room, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Review Committee meeting will be to discuss and answer any questions the Review Committee may have on the proposals submitted in response to Florida Housing Finance Corporation’s Request for Qualifications from qualified Offerors for Arbitrage Rebate Services and to give scores and submit a recommendation to Florida Housing’s Board of Directors.
A copy of the agenda may be obtained by contacting: Della Harrell, (850)488-4197 or della.harrell@floridahousing.org.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Della Harrell at Florida Housing Finance Corporation, (850)488-4197. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

FISH AND WILDLIFE CONSERVATION COMMISSION
Freshwater Fish and Wildlife
The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, April 3, 2014, 6:30 p.m. – 8:30 p.m.
PLACE: Monticello Opera House, 185 West Washington Street, Monticello, FL 32345
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is one of a series of regional meetings. The purpose of these public meetings is to review the Commission’s plans for establishing Deer Management Units (DMUs). The focus of these meetings will be the proposed DMUs for Zones B and C of north and central Florida. The meeting will begin with a presentation by Commission staff to share information about the unique challenges of managing deer in Florida and to explain the purposes of establishing DMUs. The remainder of the meeting will allow attendees to share their questions and comments about deer management preferences for Zones B and C. Comments will be considered and utilized to refine the plans for deer management in Florida.
A copy of the agenda may be obtained by contacting: Cory Morea at 620 S. Meridian, Tallahassee, FL 32399, (850)617-9487.
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: Cory Morea at (850)617-9487.

FISH AND WILDLIFE CONSERVATION COMMISSION
Freshwater Fish and Wildlife
The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, April 7, 2014, 6:30 p.m. – 8:30 p.m.
PLACE: Avon Park Air Force Bombing Range, 29 South Blvd., Avon Park, FL 33825
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is one of a series of regional meetings. The purpose of these public meetings is to review the Commission’s plans for establishing Deer Management Units (DMUs). The focus of these meetings will be the proposed DMUs for Zones B and C of north and central Florida. The meeting will begin with a presentation by Commission staff to share information about the unique challenges of managing deer in Florida and to explain the purposes of establishing DMUs. The remainder of the meeting will allow attendees to share their questions and comments about deer management preferences for Zones B and C. Comments will be considered and utilized to refine the plans for deer management in Florida.

A copy of the agenda may be obtained by contacting: Cory Morea at 620 S. Meridian, Tallahassee, FL 32399, (850)617-9487.

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: 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: Cory Morea at (850)617-9487.

FISH AND WILDLIFE CONSERVATION COMMISSION
Freshwater Fish and Wildlife
The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, April 21, 2014, 6:30 p.m. – 8:30 p.m.
PLACE: Holiday Inn Lake City, 213 SW Commerce Drive, Lake City, FL 32025
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is one of a series of regional meetings. The purpose of these public meetings is to review the Commission’s plans for establishing Deer Management Units (DMUs). The focus of these meetings will be the proposed DMUs for Zones B and C of north and central Florida. The meeting will begin with a presentation by Commission staff to share information about the unique challenges of managing deer in Florida and to explain the purposes of establishing DMUs. The remainder of the meeting will allow attendees to share their questions and comments about deer management preferences for Zones B and C. Comments will be considered and utilized to refine the plans for deer management in Florida.

A copy of the agenda may be obtained by contacting: Cory Morea at 620 S. Meridian, Tallahassee, FL 32399, (850)617-9487.
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 Cory Morea at (850)617-9487.

FISH AND WILDLIFE CONSERVATION COMMISSION
Freshwater Fish and Wildlife
The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited.
DATE AND TIME:Wednesday, April 23, 2104, 6:30 p.m. – 8:30 p.m.
PLACE: Deland City Hall, 120 S. Florida Ave., Deland, FL 32720

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is one of a series of regional meetings. The purpose of these public meetings is to review the Commission’s plans for establishing Deer Management Units (DMUs). The focus of these meetings will be the proposed DMUs for Zones B and C of north and central Florida. The meeting will begin with a presentation by Commission staff to share information about the unique challenges of managing deer in Florida and to explain the purposes of establishing DMUs. The remainder of the meeting will allow attendees to share their questions and comments about deer management preferences for Zones B and C. Comments will be considered and utilized to refine the plans for deer management in Florida.

A copy of the agenda may be obtained by contacting Cory Morea at 620 S. Meridian, Tallahassee, FL 32399, (850)617-9487.

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 Cory Morea at (850)617-9487.

FISH AND WILDLIFE CONSERVATION COMMISSION
Freshwater Fish and Wildlife
The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, April 24, 2014, 6:30 p.m. – 8:30 p.m.
A copy of the agenda may be obtained by contacting: Lori Payne, Moffitt Cancer Center, 12902 Magnolia Drive, SRB-ADM, Tampa, Florida 33612.

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 24 hours before the workshop/meeting by contacting: Lori Payne. 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).

FIRST FLORIDA GOVERNMENTAL FINANCING COMMISSION
The First Florida Governmental Financing Commission announces a public meeting to which all persons are invited. DATE AND TIME: Monday, March 24, 2014, 11:00 a.m. (EDT) PLACE: Via conference call. This special meeting of the Commission will be conducted through the use of communications media technology, as authorized by Section 163.01(18), Florida Statutes. Persons desiring to attend the meeting may do so by conference call which may be in listening-only mode during Commission deliberations and action, or at other times not designated for public comment. A copy of the agenda, conference call dial-in instructions, and directions to the location of the hosting facility designated for public use of communications media technology (conference call) for this meeting may be obtained from the agency contact listed below. Any one not having access to a telephone will be entitled to use the telephone facilities located in Department of Financial Services, City of Boca Raton, City Hall, 201 West Palmetto Park Road, Boca Raton, FL, 33432.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business of the Commission.
A copy of the agenda may be obtained by contacting: Richard C. Dowdy, Executive Director, (850)878-1874 or from the Commission's website: www.ffgfc.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 3 days before the workshop/meeting by contacting: the agency contact noted above. 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).

MRGMIAMI
The Florida Department of Transportation (FDOT), District Six, announces a hearing to which all persons are invited. DATE AND TIME: Thursday, March 27, 2014, 6:00 p.m. – 8:00 p.m.

PLACE: Betty T. Ferguson Recreational Complex, 3000 NW 199 Street, Miami Gardens, FL 33056
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT), District Six, in conjunction with the Florida’s Turnpike Enterprise (FTE), will conduct a Public Hearing for the Golden Glades Interchange Project Development and Environment (PD&E) Study from State Road (SR) 826/Palmetto Expressway eastbound to I-95 northbound. The public hearing is being conducted to give interested persons an opportunity to express their views concerning the location, conceptual design, social, economic, and environmental effects of the proposed improvements and is in accordance with Federal Executive Orders 11988 (Floodplain Management) and 11990 (Protection of Wetlands) and with Florida Senate Bill 1842, Access Management. The primary purpose of this study is to provide a direct connection from SR 826/Palmetto Expressway eastbound to I-95 northbound and to improve the Turnpike southbound to I-95 southbound connection in order to increase mobility and reduce travel delay. The project also evaluated the feasibility of connecting potential express lanes from SR 826/Palmetto Expressway to the existing I-95 express lanes system. These improvements are in support of a separate and adjacent SR 826 PD&E Study, from I-75 to Golden Glades Interchange, currently under study and an Ultimate Master Plan to be established for this interchange.

A copy of the agenda may be obtained by contacting: Mr. Dat Huynh, P.E., Project Manager, Florida Department of Transportation, District Six, 1000 NW 111th Avenue, Room 6251, Miami, Florida 33172, (305)470-5217 (telephone), (305)640-7588 (fax) or via email at dat.huynh@dot.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 seven (7) days before the workshop/meeting by contacting: Jeannine Gaslonde, E.I. at (305)470-5208, 1000 NW 111th Avenue, Room 6111-A, Miami, Florida 33172, email: jeannine.gaslonde@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Mr. Dat Huynh, P.E., Project Manager, Florida Department of Transportation, District Six, 1000 NW 111th Avenue, Room 6251, Miami, Florida 33172, (305)470-5217 (telephone), (305)640-7558 (fax) or via email at dat.huynh@dot.state.fl.us.
Section VII
Notice of Petitions and Dispositions
Regarding Declaratory Statements

NONE

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

Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:
Shands Teaching Hospital and Clinics, Inc., d/b/a UF Health Shands Hospital vs. Department of Health; Case No.: 14-1022RP; Rule No.: 64J-2.010
The Public Health Trust of Miami-Dade County, Florida vs. Department of Health; Case No.: 14-1027RP; Rule No.: 64J-2.010
St. Joseph’s Hospital, Inc., d/b/a St. Joseph’s Hospital vs. Department of Health; Case No.: 14-1028RP; Rule No.: 64J-2.010
South Broward Hospital District, d/b/a Memorial Regional Hospital vs. Department of Health; Case No.: 14-1033RP; Rule No.: 64J-2.010
Florida Health Sciences Center, d/b/a Tampa General Hospital vs. Department of Health; Case No.: 14-1034RP; Rule No.: 64J-2.010
Bayfront HMA Medical Center, LLC, d/b/a Bayfront Medical Center vs. Department of Health; Case No.: 14-1035RP; Rule No.: 64J-2.010

Notice of Disposition of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:
Jesse Toca vs. Department of Revenue; Case No.: 10-9935RX; Rule No.: 12D-7.001(4); Dismissed
Sabal Palm Condominiums of Pine Island Ridge Association, Inc., on its own behalf, and on behalf of all owners of condominiums one through and including eleven of Sabal Palm Condominiums of Pine Island Ridge vs. Department of Business and Professional Regulation, Division of Florida Condominiums, Timeshares and Mobile Homes; Case No. 12-2812RP; Rule Nos. 61B-50.1265 and 61B-80.1165; Dismissed

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

Jacksonville Kennel Club, Inc., and Orange Park Kennel Club, Inc. vs. Department of Business and Professional Regulation, Division of Pari-Mutuel Wagering; Case No.: 14-1002RU
River Region Human Services, Inc. vs. Department of Children and Families; Case No.: 13-4908RU; Voluntarily Dismissed
Peter F. Bandino and Choice Plus, LLC vs. Department of Financial Services, Bureau of Unclaimed Property; Case No.: 14-0602RU; Dismissed
Catalina Williams vs. Department of Financial Services, Division of State Fire Marshal; Case No.: 13-3689RU; Voluntarily Dismissed

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

NONE

Section XI
Notices Regarding Bids, Proposals and
Purchasing

DEPARTMENT OF EDUCATION
University of South Florida
NOTICE FOR PROFESSIONAL CONSULTANTS
The University of South Florida announces that Professional Services in the discipline of Architecture will be required for the project listed below:
PROJECT NUMBER: 555
PROJECT AND LOCATION: USF Health Student Center - MDA Building Renovation, University of South Florida, Tampa Campus, Tampa, Florida.
PROJECT DESCRIPTION: The USF Health Student Center – MDA Building Renovation Project is programmed to include modifications to the existing 80,000 GSF building to convert the use from a medical clinic to a student center for USF Health. The modifications will focus on the 51,000 SF of currently vacant space, and 1,300 LF of exterior façade from the MDN building on the north side, to the auditorium on the south side.
The project includes demolition of the existing space down to structural components and roof.

New construction is programmed to include a new exterior façade to continue the aesthetic of the adjacent MDN building. Program elements include a 10,000 +/- SF fitness center with space for cardio equipment, weightlifting, and group exercise rooms with accommodations for approximately 125 concurrent users. An additional 8,000 +/- SF is programmed for a new food service space and coffee bar with a maximum occupant load of approximately 170 persons, with approximately 1,500 SF dedicated to office support functions for the recreation facilities and food service. The remaining balance would be converted into finished shell space, consisting of large open blocks of space ranging from 4,000 to 10,000 SF in size. Building systems in the space will be all new; including electrical, plumbing, mechanical, fire alarm and fire sprinklering.

The project time frame anticipates initial demolition in March 2015, and construction of the improvements to be completed for occupancy by the end of May 2016. The construction budget is approximately $3,750,000. Project development, including professional services, is contingent upon availability of funds. If additional funding is realized, the University has the option to incorporate additional scope/funding under this contract. The construction delivery method is anticipated to be Construction Management.

The University is seeking to hire a consultant team with extensive experience in building renovations, food service and wellness facilities. The selected firm will provide program verification, planning, design, and construction documents for the full program scope to meet project requirements, construction administration and post-occupancy services for the project in coordination with the USF Tampa Campus 10 Year Master Plan update and USF standards for design and construction. All disciplines required for the design of the facility are to be provided for this project under the contract with the selected firm and the University, including architecture, engineering, interior design and any specialty consultants except for food service. Firm submittals should include descriptions of experience and knowledge of sustainable Design and LEED Certification. The design and construction administration services by the selected team shall facilitate the Facility needs, and accomplishing those needs within the mandatory project schedule in order to meet occupancy requirements for this project. The selected firm will be required to provide computer drawings according to the standards of the University of South Florida, including computer record drawings reflecting as-built conditions to facilitate the University’s space management program. Professional liability insurance will be required for this project in the amount of $1,500,000, and will be provided as a part of Basic Services.

It is the University’s responsibility to negotiate a fair, competitive, and reasonable compensation per Section 287.055, F.S. A fair, competitive and reasonable compensation shall be evaluated based upon the following information: (1) Compensation on similar projects; (2) other compensation reference data; and (3) after approval of the ranking, proposals requested from the short-listed firms based upon a scope of services document to be provided at the time of negotiations. Project development including professional services is contingent upon availability of funds. Selection of finalists for interview will be made on the basis of professional qualifications of the proposed design team, including experience and ability to meet the project requirements and the goals and objectives of the University’s Strategic Plan; past experience; design ability; volume of work; and distance from project. The distance factor for this project will provide a maximum of a one point difference for location between in-state and out-of-state applicants.

As part of the University of South Florida’s Strategic Plan, USF made a commitment to foster a diverse community distinguished by a shared purpose, collaboration, open and timely communication, mutual respect, trust, and inclusiveness. The University of South Florida is an equal opportunity institution, and, as such, strongly encourages the lawful use of certified Minority and Women-owned Business Enterprises (“MBEs”) in the provision of design and construction-related services by providing a fair and equal opportunity to compete for, or for participation in, design and/or construction-related services.

The plans and specifications for the University of South Florida projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of $25,000 in connection with the proposed design and construction-related services.

INSTRUCTIONS: Firms desiring to apply to provide professional services shall submit one (1) original submittal and five (5) spiral bound copies consisting of the information as required in the “Submittal Requirements” of the Project Fact Sheet including a letter of interest, a completed “USF Professional Qualifications Supplement (PQS)” dated March 2014 and any required or additional information within the proposal limits as described in the PQS General Instructions. Submittals that do not comply with these requirements or do not include the requested information may not be considered. No submittal material will be returned. Submittals become part of
the public record. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be chartered by the Florida Department of State to operate in Florida. The plans and specifications for University of South Florida projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes.

Submittals are not to exceed 40 pages, including the “USF Professional Qualifications Supplement” and letter of interest. Pages must be numbered consecutively.

The “USF Professional Qualifications Supplement dated March 2014” and Project Fact Sheet which includes project information may be obtained by contacting: Charlene French-Bunch, University of South Florida, Facilities Planning and Construction, 4202 East Fowler Avenue, FPC110, Tampa, Florida 33620-7550, email: cfrench-bunch@admin.usf.edu, phone: (813)974-3098, (813)974-2625 or fax: (813)974-3542.

All interested firms are invited and encouraged to attend a Pre-Submittal Meeting to be held at 10:00 a.m. (Eastern Time), Wednesday, March 26, 2014, at: the University of South Florida, Tampa Campus, Marshall Center (MSC), Room 2708, 4202 East Fowler Avenue, Tampa, Florida, to review the scope and requirements of this project. (Directions and parking information can be obtained at the Campus Information Center at the Fowler entrance, consult a campus map website at: http://www.usf.edu/Locations/Maps-Directions/tampa.asp and parking information at: http://usfweb2.usf.edu/parking_services/default.asp.

Requests for meetings by individual firms will not be granted. It shall be noted that no verbal communication shall take place between the applicants and the employees of the University of South Florida except as provided at the Pre-Submittal Meeting, the Pre-Interview Meeting and the request for the PQS and Project Fact Sheet. Requests for any project information must be in writing to the above email address.

One (1) original and five (5) spiral bound copies of the above required proposal data shall be submitted to: Stephen B. Lafferty, Project Manager, Facilities Planning and Construction, University of South Florida, 4202 East Fowler Avenue, FPC110, Tampa, Florida 33620-7550. Applications that do not comply with the above instructions may be disqualified. Application materials will not be returned. Submittals shall be submitted at the above campus address (4202 East Fowler Avenue, FPC 110, Tampa, Florida 33620-7550), to the Attention Steve Lafferty, Project Manager, by 2:00 p.m. (Eastern Time), Monday, April 14, 2014. Facsimile (FAX) or electronic submittals are not acceptable and will not be considered. The Selection Committee reserves the right to waive any irregularities and may reject all proposals and stop the selection process at any time.

Section XII
Miscellaneous

DEPARTMENT OF STATE
Division of Historical Resources
The Department of State has established an application submission cycle and will accept grant applications for the Historic Preservation Small Matching Grant Program Fiscal Year 2015-2016 as follows:

APPLICATIONS SUBMISSION CYCLE: April 1, 2014 through May 31, 2014. Applications must be submitted online by 11:59 p.m. on May 31, 2014. The online application is available at flheritage.com/grants/. Application attachments must be delivered to the Bureau of Historic Preservation, R.A. Gray Building, 500 South Bronough Street, Tallahassee, Florida 32399-0250 no later than 5:00 p.m., May 31, 2014, or be clearly postmarked on or before May 31, 2014, or show evidence of submission to an express mail service on or before May 31, 2014. Arrangements for the submission of paper applications may be made by calling the Bureau at (850)245-6333 or toll-free at 1(800)847-7278.

ELIGIBLE APPLICANTS: All departments or agencies of the State of Florida (including State Universities); units of county, municipal or other local governments; any Florida not-for-profit corporation, institution, or organization; and Certified Local Governments or any local government that has received National Park Service certification by May 31, 2014.

NUMBER OF APPLICATIONS: An applicant from the same organization shall submit no more than one (1) application under a single application deadline in any Small Matching Grant category.

MAXIMUM GRANT REQUEST: The maximum grant request may not exceed $50,000. Funding availability will depend upon legislative appropriation during the 2015 Legislative Session.

APPLICATION INFORMATION: Historic Preservation Small Matching Grant Program grant application form and additional information may be obtained by visiting: the website at: flheritage.com/grants/ phone: (850)245-6333, email: BHPgrants@DOS.MyFlorida.com.

DEPARTMENT OF HEALTH
Board of Nursing

Notice of Emergency Action
On March 12, 2014, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Charles A. Yahn, L.P.N., License No. LPN 5198398. 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 (2012-2013). 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 March 13, 2014, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Sharon L. Proctor, RN., License No. RN 9214307. 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 (2012-2013). 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 Pharmacy
Notice of Emergency Action
On March 13, 2014, State Surgeon General issued an Order of Emergency Restriction of License with regard to the license of Samantha Lynn Stumler, RPT, License No. RPT 43458. 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 (2012-2013). 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 Preceeding Week

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