Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

WATER MANAGEMENT DISTRICTS
South Florida Water Management District
RULE NO.: RULE TITLE: 40E-2.091 Publications Incorporated by Reference

PURPOSE AND EFFECT: The Comprehensive Everglades Restoration Plan (CERP) is the framework to restore the Greater Everglades Ecosystem. As part of CERP, the EAA Reservoir Project was authorized by WRDA 2018 as a multi-purpose reservoir. It will store regulatory releases from Lake Okeechobee and EAA basin runoff, thereby substantially decreasing the frequency and intensity of harmful discharges to the Northern Estuaries. The EAA Reservoir Project will also deliver an average annual flow of 370,000 acre-feet above the existing flows to the central Everglades, benefiting fish and wildlife. It will also enhance regional water supplies for existing legal users, which will increase the water available to meet environmental needs. The proposed water reservation rule will protect the water needed for fish and wildlife as required by CERP.

Section 601 of WRDA 2000 requires the State to protect water made available for the natural system by CERP projects from allocation to consumptive uses. Legal protection of the water is required before the South Florida Water Management District (District) and the U.S. Army Corps of Engineers (USACE) may execute a Project Partnership Agreement (PPA) to cost-share the construction of CERP project features. The District is fulfilling these requirements by adopting rules reserving the water released from the EAA Reservoir Project to the central Everglades.

The purpose of this workshop is to discuss the draft rule text and supporting technical document, which identifies the water needed for the protection of fish and wildlife.

SUBJECT AREA TO BE ADDRESSED: Water reservation for the Central Everglades Planning Project (CEPP) Everglades Agricultural Area Reservoir, in volumes, locations, and time of the year as is necessary for the protection of fish and wildlife and associated “Applicant’s Handbook for Water Use Permit Applications within the South Florida Water Management District” criteria.

RULEMAKING AUTHORITY: 373.044, 373.113, 373.171, 373.216 FS

LAW IMPLEMENTED: 373.042, 373.0421, 373.083, 373.109, 373.196, 373.219, 373.223, 373.224, 373.229, 373.232, 373.233, 373.236, 373.239, 373.250 FS

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

DATE AND TIME: July 14, 2020, 10:00 a.m. https://zoom.us/webinar/register/WN_Y9fAqf4HScqEoJtHG05hg

PLACE: This rule development workshop will include online public engagement as part of SFWMD’s efforts to engage the public and stakeholders while preventing potential spread of COVID-19. The workshop will be conducted through Zoom. Zoom is a free online meeting tool that can be used from a computer, tablet, or smart phone. Pre-register using the link listed above. You will receive an email immediately after registration with details on how to join the online workshop.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: District Clerk @ (1)(800)432-2045, ext. 6805 or (561)682-6805. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Don Medellin, Principal Scientist, P. O. Box 24680, West Palm Beach, FL 33416-4680, (1)(800)432-6340, ext. 6340 or (561)682-6340, dmedelli@sfwmd.gov.

Preliminary rule text, draft supporting technical document, and agenda have been prepared and will be available two weeks before the workshop at https://www.sfwmd.gov/our-work/water-reservations.

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

WATER MANAGEMENT DISTRICTS
South Florida Water Management District
RULE NOS.: RULE TITLES: 40E-10.021 Definitions

40E-10.031 Water Reservations Implementation

40E-10.061 Water Reservation Areas: Lower East Coast Planning Area

PURPOSE AND EFFECT: The Comprehensive Everglades Restoration Plan (CERP) is the framework to restore the Greater Everglades Ecosystem. As part of CERP, the EAA Reservoir Project was authorized by WRDA 2018 as a multi-purpose reservoir. It will store regulatory releases from Lake Okeechobee and EAA basin runoff, thereby substantially decreasing the frequency and intensity of harmful discharges to the Northern Estuaries. The EAA Reservoir Project will also deliver an average annual flow of 370,000 acre-feet above the existing flows to the central Everglades, benefiting fish and wildlife. It will also enhance regional water supplies for...
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THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Don Medellin, Principal Scientist, P. O. Box 24680, West Palm Beach, FL 33416-4680, 1(800)432-6340, ext. 6340 or (561)682-6340, dmedellin@sfwmd.gov.

Preliminary rule text, draft supporting technical document, and agenda have been prepared and will be available two weeks before the workshop at https://www.sfwmd.gov/our-work/water-reservations.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Auctioneers

RULE NO.: RULE TITLE:
61G2-6.001 Standards for Classroom Instructions

PURPOSE AND EFFECT: The proposed amendment informs Auctioneers and continuing education providers that required hours may be taken in-person or from interactive, real time courses.

SUBJECT AREA TO BE ADDRESSED: The proposed amendment updates rule language to clarify that classroom hours may be taken in-person or from interactive, real time courses.

RULEMAKING AUTHORITY: 468.384(2), 468.385(6)(a) FS.

LAW IMPLEMENTED: 468.385(6) 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: Amanda Ackermann, Executive Director, Auctioneers’ Board, 2601 Blair Stone Road, Tallahassee, Florida 32399-0771.

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

DEPARTMENT OF HEALTH

Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

RULE NO.: RULE TITLE:
64B4-2.002 Definition of "Supervision" for Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling

PURPOSE AND EFFECT: The proposed rule amendment is intended to update the rule language.
SUBJECT AREA TO BE ADDRESSED: To update rule language.
RULEMAKING AUTHORITY: 491.004(5), 491.0045, 491.005(1)(c), (3)(c), (4)(c) FS.
LAW IMPLEMENTED: 491.005(1)(c), (3)(c), (4)(c) 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: Janet Hartman, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, Bin # C08, Tallahassee, Florida 32399-3258.
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF HEALTH
Board of Speech-Language Pathology and Audiology
RULE NO.: RULE TITLE:
64B20-2.001 Certification of Assistants
PURPOSE AND EFFECT: The Board proposes to incorporate a revised application for certification of assistants.
SUBJECT AREA TO BE ADDRESSED: The proposed rule incorporates a revised application.
RULEMAKING AUTHORITY: 456.013, 468.1125(9), 468.1135(4) FS.
LAW IMPLEMENTED: 456.013, 456.0635, 468.1125(3), (9), 468.1215 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: Kama Monroe, Executive Director, Board of Speech-Language Pathology and Audiology, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, Kama.Monroe@flhealth.gov.
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Rule NOS.: RULE TITLES:
62B-36.002 Definitions
62B-36.005 Annual Funding Requests
62B-36.006 Project Ranking Procedure
PURPOSE AND EFFECT: The Beach Management Funding Assistance Program works with local sponsors to achieve protection, restoration, and nourishment of the sandy beaches fronting the Atlantic Ocean, Gulf of Mexico, and Straits of Florida, and for the management of inlets to replicate the natural drift of sand interrupted by improved, modified, or altered inlets. The Department requests funding from the Legislature to implement the program and this Rule Chapter establishes funding request procedures, project ranking criteria, cost sharing procedures, and project agreement requirements. The amendment revises the project ranking criteria that the Department must consider in determining and assigning annual funding priorities for beach management and erosion control projects and with respect to managing inlets.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kama Monroe, Executive Director, Board of Speech-Language Pathology and Audiology, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3256, Kama.Monroe@flhealth.gov.
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

Section II
Proposed Rules
SUMMARY: The amendment to this Rule Chapter is a result of changes made to the beaches funding program in 2019, as codified in Chapter 2019-122, Laws of Florida. The amendment revises the project ranking criteria that the Department must consider in determining and assigning annual funding priorities for beach management and erosion control projects and with respect to managing inlets. The changes are intended to conform with statutory authority under 161.101, F.S. for the Department to evaluate and distribute funds from the program to local governments and municipalities to restore and nourish critically eroded beaches.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The agency has determined that this rule will not have an impact on small business or likely increase directly or indirectly regulatory cost in excess of $200,000 in the aggregate within one year after 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 amendments are not regulatory in nature, and therefore do not impose any costs. Any person who wishes to provide information regarding a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 161.101(21), 161.143(6), 161.161(7), F.S.

LAW IMPLEMENTED: 161.088, 161.091(1), 161.101(1),(2), (8), (9), (11), (12), (14), (15), (16), (17), (18), (19), (20), 161.142(1), (2), (4), (5), (6), (7), 161.143(1), (2), (3), (4), (5), 161.161(1), (2), (6), F.S.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW. (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): DATE AND TIME: July 24, 2020, beginning at 2:00 p.m. and ending no later than 5:00 p.m.


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: Hanna Tillotson at (850)245-7540.

If you are hearing or speech impaired, please contact the agency by 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: Hanna Tillotson, Environmental Administrator. (850)245-7540, Hanna.Tillotson@FloridaDEP.gov, 3900 Commonwealth Boulevard, MS 3601, Tallahassee, FL 32399-3000.

THE FULL TEXT OF THE PROPOSED RULE IS:

62B-36.002 Definitions.

(1) No change.

(2) “Area of Inlet Influence” is the distance along the adjacent sandy shorelines where sediment transfer and shoreline location are is physically altered due to the presence of the inlet and any associated structures or improvements which alter the natural functioning of the inlet. The area of inlet influence will be determined using a feasibility or an inlet management study.

(3) through (11) No change.

(12) “Project Boundary” for ranking purposes, means the sandy shoreline fronting the Atlantic Ocean, Gulf of Mexico, or the Straits of Florida, of the beach management project and the first row of residential or commercial development immediately landward of the beach vegetation line or beach erosion control line (ECL), whichever is further landward. The first row of development may be separated from the shoreline by recreational amenities, roadways or parking areas as long as there is dedicated public access. The area of inlet influence shall be the project boundary for inlet projects.

(13) “Project Length” is the along-shore length of shoreline in the project design, including tapers, or as otherwise delineated by the ECL.

(13) through (15) renumbered as (14) through (16) No change

(17) “Rank Score” is calculated by dividing a project’s rank (n), or position of its value in a sequential list of all project values, by the total number of values included in the evaluation (N), then multiplying by the maximum points available for the metric, such that:

\[
\text{rank score} = \frac{n_i}{N} \times \text{maximum points}
\]

The list of values shall be in an order (e.g., ascending or descending, depending on the metric) that assigns the value worth the most points as N. If two or more projects have an equal value, these projects will receive the same score.

(16) through (18) renumbered as (18) through (20) No change.

(21) “Threatened or endangered species” is an animal species that is identified as threatened or endangered by the United States Fish and Wildlife Service or National Marine Fisheries Service.
Rulemaking Authority 161.101(21), 161.143(6), 161.161(7) FS. Law Implemented 161.088, 161.091(1), 161.101(1), (2), (8), (9), (10), (11), (12), (14), (15), (16), (17), (18), (19), (20), 161.142(1), (2), (4), (5), (6), (7), 161.143(1), (2), (3), (4), (5), 161.161(1), (2), (6) FS. History--New 6-10-83, Formerly 16B-36.02, 16B-36.002, Amended 12-25-03, 8-5-13.

62B-36.005 Annual Funding Requests.

(1) Annual funding requests for cost sharing of beach management projects shall be submitted by the local sponsor to the Department. Projects previously submitted, but not funded, and projects with cost overruns may be included. Local sponsors who have received funding for projects in past fiscal years and who anticipate requesting funding in subsequent years shall update the Local Long Range Budget Plan as to costs and scheduling. The Local Long Range Budget Plan shall be consistent with the Strategic Beach Management Plan and have a 10-year minimum time frame. The annual funding request submittal shall be in electronic format and include:

(a) A detailed project description, including project boundaries by Department range monuments, methods used in conducting the project, and data or analysis to apply the ranking criteria required by Rule 62B-36.006, F.A.C.

(b) A map of the project area depicting the public beach access, the public parking within one quarter mile of each beach access, public restroom facilities, the public lodging establishments, and comprehensive plan designations for current land use of commercial and recreational properties within the project boundary and the one-quarter mile buffer and the values of properties that are enclosed or intersected by the buffer.

(c) Current license documentation on public lodging establishments within the project boundaries, including the number of units available, if used to document public access.

(d) A current or updated resolution from the local sponsor’s governing board which includes statements of their support of the project, willingness to serve as the local sponsor, and a statement of the extent of their ability and willingness to provide the necessary local funding share to implement the project. For projects proposing regionalization, local sponsors must provide an executed interlocal agreement or comparable documentation, outlining the nature of regionalization.

(e) A schedule of activities by project phase.

(f) The annual project cost estimates indicating the federal, state, and local cost share, with sufficient supporting detail depicting costs of project phases. For projects with federal involvement, documentation to verify authorization, cost share, and funding status must be provided. For projects proposing cost-effectiveness, a project design analysis must be provided.

(g) The estimated volume of advanced nourishment lost since the last sand placement event of a beach restoration or nourishment project as measured above the Mean High Water Line, (MHWL), and for construction projects, the proposed volume of beach fill placement.

(2) Annual funding requests for cost sharing of inlet management projects shall be submitted by the local sponsor to the Department. Projects previously submitted, but not funded, and projects with cost overruns may be included. Local sponsors who have received funding for projects in past fiscal years and who anticipate requesting funding in subsequent years shall update the Local Long Range Budget Plan as to costs and scheduling. The Local Long Range Budget Plan shall be consistent with the Strategic Beach Management Plan and have a 10-year minimum time frame. The annual funding request submittal shall be in electronic format and include:

(a) A map depicting the inlet.

(b) A description of the sediment budget and area of inlet influence from an adopted Inlet Management Plan or feasibility-level study.

(c) A detailed project description, including project boundaries by Department range monuments, methods used in conducting the project, and data or analysis to apply the ranking criteria required by Rule 62B-36.006, F.A.C.

(d) A current or updated resolution from the local sponsor’s governing board which includes statements of their support of the project, willingness to serve as the local sponsor, and a statement of the extent of their ability and willingness to provide the necessary local funding share to implement the project.

(e) A schedule of activities by project phase.

(f) The annual project cost estimates indicating the federal, state, and local cost share, with sufficient supporting detail depicting costs of project phases. For projects with federal involvement, documentation to verify funding status must be provided.

(g) For projects that propose cost-effectiveness for increased bypassing, a project design analysis to demonstrate the anticipated increase in bypassing must be provided. For projects that propose cost-effectiveness of using inlet sand, an opinion of probable cost per unit volume of the inlet and all other sand sources, certified by a licensed professional engineer must be provided.

(3) through (4) No change.

Rulemaking Authority 161.101(21), 161.143(6), 161.161(7) FS. Law Implemented 161.088, 161.091(1), 161.101(1), (2), (8), (9), (11), (12), (14), (15), (16), (17), (18), (19), (20), 161.142(1), (2), (4), (5), (6), (7), 161.143(1), (2), (3), (4), (5), 161.161(1), (2), (6) FS. History--New 6-10-83, Formerly 16B-36.05, Amended 4-27-86, Formerly 16B-36.005, Amended 12-25-03, 8-5-13.
Substantial rewording of Rule 62B-36.006, F.A.C. follows. See Florida Administrative Code for present text

62B-36.006 Project Ranking Procedure.

1. Beach Management Projects. Eligible projects will receive a total point score by the Department based on the following criteria, equally weighted within the following specified tiers:

   (a) Tier 1 accounts for 20 percent of the total score and consists of the tourism-related return on investment and the economic impact of the project.

   1. Return on investment. This criteria consists of the ratio of the sum of the county-wide tourist development tax and tourism-related sales tax revenue for the most recent calendar year to the amount of state funding requested for the proposed construction project. Tourist development tax and tourism-related sales tax data will be derived from the Department of Revenue for the county that has jurisdiction over the project area. Tourism-related sales tax revenue is defined as taxes on hotel/motel accommodations, rooming houses, camps, and other lodging places. The calculation includes the amount of state funds requested for the construction and first year post-construction monitoring phases of the project. If the proposed project does not request construction funds, then the project is not eligible for points. The rank score shall be calculated using the ratios of all projects, for a maximum score of 5 points, with greater return on investment ratios receiving a higher score.

   2. Economic impact. This criteria consists of the ratio of the sum of the county-wide tourist development tax and tourism-related sales tax revenue for the most recent calendar year to all county-wide sales tax revenues for the most recent calendar year. Tax data will be derived from the Department of Revenue for the county that has jurisdiction over the project area. Tourism-related sales tax revenue is defined as taxes on hotel/motel accommodations, rooming houses, camps, and other lodging places. The rank score shall be calculated using the ratios of all projects, for a maximum score of 5 points, with greater economic impact ratios receiving a higher score.

   (b) Tier 2 accounts for 45 percent of the total score and consists of the following criteria:

      1. The availability of federal matching dollars, considering federal authorization, the federal cost-share percentage, and the status of the funding award.

         a. Federal authorization. Projects with a United States Army Corps of Engineers (USACE) Civil Works congressional authorization for the requested project phase shall receive five points. Projects with a signed USACE Chief’s report for authorization of the requested project phase shall receive three points.

         b. Federal cost share. Projects with a federal cost share percentage by the USACE for the proposed project phase(s). The federal cost share percentage for each project shall be divided by the highest cost share percentage of all projects, and multiplied by five, for a maximum score of five points. Federal cost share percentages from the Flood Control and Coastal Emergency funds or Federal Emergency Management Agency (FEMA) funds are not included.

         c. Federal funds available. Projects with a current USACE project agreement executed for the requested project phase, projects listed in a USACE work plan, or FEMA projects with an approved Project Worksheet shall receive five points. Projects that are included in the Congressional Appropriations Act shall receive two points.

      2. The storm damage reduction benefits of the project based on the following considerations:

         a. Current conditions. Projects where the volume of advanced nourishment lost since the most recent beach nourishment, as measured above the mean high water elevation, shall receive a score equal to the following:

         \[ \frac{-\log(1 - L) \times 8}{100} \]

         where \( L \) = the fraction of advance fill loss, for a maximum score of eight points. If the project area has not been restored, the Department will use historical mean high water data files contained in the Department’s Historic Shoreline Database to calculate the average rate of erosion during a representative period after 1972, but prior to any beach fill placement in the project area. Projects shall receive four points for one foot-per-year of erosion and one point for each additional half-foot of annual erosion up to a maximum score of eight points.

         b. Threat to upland development. Projects where existing upland development is at or seaward of the projected erosion limit of a 25-year return interval storm event shall receive points based on the percentage of threatened properties within the project boundaries, multiplied by 10, for a maximum score of two points. Upland development on properties where the mean high water shoreline is seaward of the project design template, or where coastal armoring exists on a property, shall not be deemed threatened.

         c. Value of upland property. The total value of all upland properties within one-quarter mile landward of the project’s ECL or, if not available, the MHWL, or a proposed project boundary alternative. The values of properties that are enclosed or intersected by the one-quarter mile buffer shall be retrieved from the Department of Revenue’s most current statewide database and the total value will be calculated in ArcGIS. Property values to be used are established by the property appraiser for ad valorem purposes (i.e., market value). The rank score shall be calculated using the total values of all projects, for a maximum score of five points, with greater total property value receiving a higher score.

      3. The cost-effectiveness of the project based on the following considerations:
a. Cost-effectiveness as a function of cost per volume per mile per year. Cost calculations for the proposed construction event will include the construction phase costs of beach restoration or beach nourishment. Associated project mitigation and post-construction monitoring costs will not be included. The rank score shall be calculated using the costs for all projects requesting construction funds for the current funding year, for a maximum score of 10 points, with lower costs receiving a higher score.

b. Cost-effectiveness as a function of enhanced longevity; dune addition; innovative technology; and regionalization. Projects that have one of the following shall receive three points and projects that have two or more of the following shall receive five points: 1. propose structural or design components that could extend the beach nourishment interval; 2. incorporate new or enhanced dune structures or new or existing dune restoration and revegetation projects that reduce upland storm damage costs; 3. propose innovative technologies designed to reduce project costs; or 4. two or more local sponsors manage their projects together to conserve sand resources or reduce contracting cost, or projects that propose regional sediment management strategies and coordinate to conserve sand source resources and reduce project costs for scheduled beach nourishment purposes. Projects permitted under Rule 62B-41.0075, F.A.C., for Experimental Coastal Construction will qualify for innovative technology points.

(c) Tier 3 accounts for 20 percent of the total score and consists of the following criteria:

1. Previous state commitment and involvement in the project:
   a. Previously funded phases. Projects where the Department has previously cost shared, reviewed, and approved a feasibility or design phase shall receive one point.
   b. Total amount of previous funding. The total amount of state funding appropriated for projects from the Department’s Beach Management Funding Assistance Program through annual legislative and hurricane appropriations shall be summed for the previous 10 years. The rank score shall be calculated using the total amounts for all projects, for a maximum score of three points, with greater amounts of previous funding receiving a higher score.
   c. Previous partial appropriation. Projects that have received a partial appropriation for the proposed project phase(s) within three years of completion shall receive one point.

2. The recreational benefits of the project based on the accessible beach area added by the project and public accessibility:
   a. Accessible beach area. The accessible beach area (square feet) added or maintained by the project shall be defined as the alongshore length and cross-shore width, which are bound by the ECL along the landward edge and the MHWL contour along the seaward edge of the design profile. If the project does not incorporate a design profile, then the cross-shore width of accessible beach area shall be bound by the ECL along the landward edge and the historic pre-construction MHWL contour along the seaward edge. If an ECL does not exist, the pre-project MHWL used in the engineering and design of the beach restoration will be used as an alternative. Project area shall be divided by the average for all projects in their region (Gulf coast or Atlantic coast), multiplied by two, for a maximum score of two points.

   b. Recreational benefits. The percentage of linear footage of property within the total project boundary that is zoned as recreational or open space, for commercial use, or to allow for public lodging establishment, or the equivalent, in the current local government land use map. Only properties fronting the project shoreline will be considered. Un-designated properties will be considered designated or zoned the same as the adjacent property designations. Street ends will be considered recreational if they provide access to the beach, in accordance with Rule 62B-36.002(15), F.A.C. The percentage shall be multiplied by three, for a maximum score of three points.

   3. The extent to which the project mitigates the adverse impact of improved, modified, or altered inlets on adjacent beaches: Projects that provide supplemental nourishment to adjacent beaches needed to mitigate deficiencies in the annual target inlet sand bypassing quantity supplied by inlet management activities shall receive points based on the percent of the target quantity to be achieved by the supplemental nourishment, multiplied by five, for a maximum score of five points.

   4. The degree to which the project addresses the state’s most significant beach erosion problems as a function of the linear footage of the project shoreline and the cubic yards of sand placed per mile per year: The volume per mile per year for projects requesting construction funds in a given year shall be compared by project region (Gulf coast or Atlantic coast). The calculation includes the volume of sand placement for the proposed project, the project length, and nourishment interval. The rank score shall be calculated using all project values within a given region, for a maximum score of five points, with greater volume per mile per year receiving a higher score.

   (d) Tier 4 accounts for 15 percent of the total score and consists of the following criteria:

1. Increased prioritization of projects that have been on the Department’s ranked project list for successive years and that have not previously secured state funding for project implementation; Projects requesting funds for the same project phase(s) as the previous year, in which the request did not secure state funding, shall be awarded three points for the first successive request and five points for two or more years of
successive requests, respectively. If the successive request adds the construction phase, then only one point shall be awarded.

2. Environmental habitat enhancement: Projects within designated critical habitat areas for threatened or endangered species that are subject to extensive shoreline armoring or non-designated areas where extensive armoring threatens the habitat of such species shall receive three points. Critical habitat areas shall include Endangered Species Act federally-designated critical habitat (including critical habitat units excluded from federal designation due to inclusion in a Habitat Conservation Plan) for threatened and endangered species pursuant to Rule 62B-36.002(21), F.A.C. Armoring along projects within designated critical habitat areas shall be considered extensive if existing armoring and shoreline that is subject to armoring based on a 25-year storm threat is at least 30 percent of the project’s length. Armoring along projects within non-designated areas shall be considered extensive if at least 50 percent of the project’s length has existing armoring that threatens the habitat of such species. Projects that are eligible for three points as defined above may be eligible for an additional two points if the project exceeds best management practices to incorporate turtle-friendly designs and management strategies to protect resources or benefit critical habitat preservation.

3. The overall readiness of the project to proceed in a timely manner based on the following considerations:
   a. Readiness to construct. Projects that have all of the following shall receive one point: active state and federal permits, acquired necessary easements, secured local funding, and an established ECL.
   b. Active permits. Projects that have active state and federal permits as required for the proposed project phase(s) shall receive one point.
   c. Easements acquired. Projects that have acquired all necessary easements for construction of the project shall receive one point.
   d. Secured local funds. Projects that have secured the local funding necessary for the project shall receive one point.
   e. Established ECL. Projects that have an established ECL shall receive one point.

   If more than one project qualifies equally under the provisions of this subsection, the Department shall assign funding priority to those projects shown to be most ready to proceed.

(2) Inlet Management Projects. Local sponsors requesting funding for inlet management projects for the upcoming fiscal year will be ranked in priority order for the Department’s Local Government Funding Request. Eligible projects will be assigned a total point score by the Department based on the following criteria:

   a. Sand reaching the inlet. Estimate of the annual quantity of beach-compatible sand reaching the updrift boundary of the improved jetty or inlet channel, quantified at the rate of one point per 20,000 cubic yards per year for the Atlantic coast inlets and one point per 10,000 cubic yards per year for the Gulf coast inlets, for a maximum score of 10 points.

   b. Severity of erosion. The target inlet sand bypassing quantity, as adopted in an Inlet Management Plan (IMP) or an inlet component of the statewide Strategic Beach Management Plan, is a volumetric estimate of the severity of erosion to the adjacent beaches caused by the inlet. Projects shall receive one point per 10,000 cubic yards per year of the target inlet sand bypassing quantity for Atlantic coast inlets and one point per 5,000 cubic yards for Gulf coast inlets, for a maximum score of 10 points.

   c. Balancing the sediment budget. Annual average bypassing volume to be placed on the adjacent eroding shorelines, divided by the annual bypassing objective, as determined by the IMP or a Department-approved study, will be multiplied by 10, for a maximum score of 10 points.

   d. Increased bypassing improvements. The proposed annualized increase in bypassing of material from within the inlet system divided by the unmet annual bypassing objective, will be multiplied by 10, for a maximum score of 10 points. The unmet annual bypassing objective is equal to the volume of the annual bypassing objective less the current annualized bypassing volume using material from within the inlet system. Projects requesting construction phase funds for modest, cost-effective improvements are eligible for points in this category.

   e. Cost-effectiveness of a proposed project using inlet sand. Cost-effectiveness is the difference in the cost per unit volume of sand made available by a proposed inlet management project versus an alternative source (such as an offshore source, or an inland source, whichever costs less). The cost-effectiveness is equal to one minus the unit cost of the proposed project divided by the alternate source, multiplied by 15, for a maximum score of 10 points. Projects requesting construction phase funds for a major inlet management project component are eligible for points in this category.

      1. Existing IMP. Projects that have an existing IMP or a Department-approved local-government-sponsored inlet study addressing the mitigation of an inlet's erosive effects on adjacent beaches shall receive five points.

      2. Updated IMP. Projects that have an updated IMP or Department-approved local-government-sponsored inlet study addressing the mitigation of an inlet's erosive effects on adjacent beaches within the last five years shall receive five points.
3. New IMP. Projects proposing to develop a new inlet management study to be submitted to the Department for adoption of an IMP shall receive 10 points.

3. a. Enhanced longevity of proximate beach projects. Projects that enhance and maintain the performance and longevity of proximate beach nourishment projects within the area of inlet influence shall receive points based on the percentage of the annualized beach nourishment volume supplied by the average annual volume of inlet sand bypassing, multiplied by 10, for a maximum score of 10 points.

3. b. Criteria in 161.101(14) applicable to inlets.

1. Projects that have active state and federal permits as required for the proposed project activity shall receive one point.

2. Projects that have federal funds available for the proposed activities pursuant to the IMP shall receive three points.

3. The total amount of state funding appropriated for projects from the Department’s Beach Management Funding Assistance Program through annual legislative appropriations shall be summed for the previous 10 years. The rank score shall be calculated using the total amounts for all projects, for a maximum score of four points, with greater amounts of previous funding receiving a higher score.

4. Projects that have secured the local funding necessary for the project shall receive two points.

3. i. Inlet management studies will be ranked using only the criteria listed in subsections (a), (f), and (h). Ranking of inlet management studies will be a normalization based on the total point value of the above referenced criteria.


NAME OF PERSON ORIGINATING PROPOSED RULE: Alex Reed, Director, Office of Resilience and Coastal Protection

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Noah Valenstein, Secretary, Department of Environmental Protection

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 22, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 14, 2019

DEPARTMENT OF HEALTH
Board of Occupational Therapy
RULE NO.: RULE TITLE: 64B11-2.003 Fees; Application

PURPOSE AND EFFECT: The proposed amendments remove the requirement on applications to collect student loan default or late payment information that is used to deny licensure.

SUMMARY: The proposed amendments remove language on applications for licensure of Occupational Therapists and Occupational Therapy Assistants that requests information pertaining to student loan default or late payment status.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 456.013, 468.204, 468.221 FS.

LAW IMPLEMENTED: 456.013, 456.0635, 468.209, 468.211, 468.221 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: Allen Hall, Executive Director, Board of Occupational Therapy/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3253.
THE FULL TEXT OF THE PROPOSED RULE IS:

64B11-2.003 Fees; Application.
Each applicant for licensure shall pay an application fee in the amount of $100.00 in the form of a check or money order payable to the Department of Health. This application fee is nonrefundable and may not be used for more than one year from the original submission of the application. After one year from the date of the original submission of an application, a new application and new fee shall be required from any applicant who desires to be considered for licensure. The application shall be made on the “State of Florida Application for Licensure as an Occupational Therapist or Occupational Therapy Assistant,” DH-MQA 1152 (revised 05/2002/19), hereby adopted and incorporated by reference, available at http://www.flrules.org/Gateway/reference.asp?No=Ref-64B11-5.001 or http://www.floridasoccupationaltherapy.gov/applications/app-ot-ota.pdf, or you may choose to apply through the on-line application located at http://floridasoccupationaltherapy.gov/licensing/.


NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 18, 2020
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 10, 2020

DEPARTMENT OF HEALTH
Board of Occupational Therapy
RULE NO.: 64B11-5.001
RULE TITLE: Requirements for License Renewal of an Active License; Continuing Education

PURPOSE AND EFFECT: The proposed amendment gives a continuing education course that allows or requires the licensee to interact in real time, including live chat, the option to interact in real time with the instructor either during the presentation of the program, or in a question and answer session upon completion of the program.

SUMMARY: The proposed amendment allows the instructor of an online continuing education course to interact in real time, including live chat, with a licensee in a question and answer session upon completion of the program.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 456.013, 468.204, 468.219 FS.
LAW IMPLEMENTED: 456.013, 456.033, 456.036, 468.219 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: Allen Hall, Executive Director, Board of Occupational Therapy/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3253.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B11-5.001 Requirements for License Renewal of an Active License; Continuing Education
Continuing education includes attendance and participation as required at approved live or interactive presentations such as workshop, seminar, conference, webinar, or in-service educational programs. It may also include participation in other approved professional activities, such as pro bono and expert witness services, or those that require a formal assessment of learning, such as formalized self-study courses and other non-

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interactive learning programs. An active license shall be renewed upon demonstration that the licensee has paid the renewal fee set forth in Rule 64B11-2.009, F.A.C., and has complied with the following requirements:

1. through 2. No change.

3. At least fourteen (14) of the required hours per biennium must be in person or from interactive, real-time courses. An interactive, real-time course may be a web-based, satellite transmitted, telephone or video conference, or online instruction program that allows or requires the licensee to interact in real time, including live chat, with the instructor during the presentation of the program or in a question and answer session upon completion of the program.

4. through 15. No change.

Rulemaking Authority 456.013, 468.204, 468.219 FS. Law Implemented 456.013, 456.016, 456.036, 468.219 FS. History–New 4-17-95, Amended 10-30-95, 3-11-96, Formerly 58R-64.060, Amended 9-23-99, 10-18-01, 6-25-02, 5-7-03, 3-28-04, 10-24-04, 8:30-06, 10-15-06, 6-6-07, 7-27-08, 7-27-14, 11-10-15, 4-24-17.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Occupational Therapy

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Occupational Therapy

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 18, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 10, 2020

Section III
Notice of Changes, Corrections and Withdrawals

NONE

Section IV
Emergency Rules

NONE

Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF EDUCATION
Florida's Office of Early Learning

RULE NOS.: RULE TITLES:
6M-4.610: Statewide Provider Contract for the School Readiness Program

6M-4.740 Program Assessment Requirements for the School Readiness Program

6M-4.741 Program Assessment Threshold Requirements for the School Readiness Program

The Office of Early Learning hereby gives notice: On June 29, 2020, the Office of Early Learning issued an Order granting the Association of Early Learning Coalitions, Inc., an emergency variance from Rules 6M-4.610, 6M-4.740 and 6M-4.741.

Florida Administrative Code, based upon the impact of the COVID-19 public health emergency on the operations of the School Readiness program. The petition was received by the Office of Early Learning on June 19, 2020. Notice of receipt was published in the Florida Administrative Register, Volume 46, Number 121 on June 22, 2020. No public comment was received.

The Order grants an emergency variance to Rule 6M-4.610 to authorize amendment to the Statewide School Readiness Provider Contract Form OEL-SR-20 and to select provisions of Rules 6M-4.740 and 6M-4.741. The order authorizes an emergency variance to permit the extension of the 2019-2020 Statewide School Readiness Provider Contract Form OEL-SR-20 to allow additional time to conduct program assessment observations; complete the requirements of the Quality Improvement Plan; update provider profile information; and execute the 2020-2021 contract upon completion of requirements or terminate the 2019-2020 contract as appropriate. The Office granted the emergency variance because the Petitioner has satisfied the requirements under Section 120.542, Florida Statutes.

A copy of the Order may be obtained by contacting: Agency Clerk, Office of Early Learning, 250 Marriott Drive, Tallahassee, FL 32399, email: agency.clerk@OEL.myflorida.com.

DEPARTMENT OF MANAGEMENT SERVICES
Public Employees Relations Commission

RULE NO.: RULE TITLE:
60CC-4.002 Ratification by Members of Bargaining Unit

The Public Employees Relations Commission hereby gives notice: On June 26, 2020, the Public Employees Relations Commission issued a final order in Case No. MS-2020-021 granting an emergency petition for variance from Florida Administrative Code Rule 60CC-4.002 filed by Karla Hernandez-Mats and United Teachers of Dade, Local 1974, FEA, AFT, NEA, AFL-CIO. The variance allows the Petitioners to conduct all aspects of a ratification election electronically through June 27, 2020. The Public Employees Relations Commission determined that the Petitioners had demonstrated an emergency existed and that they would suffer a substantial hardship if the variance was not granted. The petition was filed on June 17, 2020, and the notice of receipt of
the petition was published on June 19, 2020, on the Commission’s website and in Volume 46, Number 120 F.A.R.

Several comments were received in opposition to the petition. A copy of the Order or additional information may be obtained by contacting: Commission Clerk, Public Employees Relations Commission, 4708 Capital Circle Northwest, Suite 300, Tallahassee, Florida 32303-7256.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Construction Industry Licensing Board
NOTICE IS HEREBY GIVEN that on June 23, 2020, the Construction Industry Licensing Board, received a petition for variance or waiver filed by Mario Anicama. Petitioner seeks a variance or waiver from the timeframes to submit application for Certified General Contractor, however, Petitioner did not identify a rule.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Daniel Higgins, Executive Director, Construction Industry Licensing Board, 2601 Blair Stone Road, Tallahassee, Florida 32399-1039 or telephone: (850)487-1395, or by electronic mail to Donald.Shaw@myfloridalicense.com. Comments on this petition should be filed with the Construction Industry Licensing Board within 14 days of publication of this notice.

DEPARTMENT OF HEALTH
Board of Optometry
RULE NO.: RULE TITLE:
64B13-4.001 Examination Requirements
NOTICE IS HEREBY GIVEN that on June 26, 2020, the Board of Optometry, received a petition for waiver or variance filed by Emily Chaney Compton. Petitioner is seeking a variance or waiver of subparagraphs 64B13-4.001(1)(d)2. and 3., F.A.C., which states in part that the licensure examination authorized in subsection 463.006(2), F.S., shall consist of four parts with one being the Florida Practical Examination. The passing score for each skill shall be seventy-five percent (75%) or better, and a passing score on each of the three (3) skills must be obtained on the same test attempt.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Anthony Spivey, Executive Director, Board of Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257. Comments on this petition should be filed with the Board of Optometry within 14 days of publication of this notice.

DEPARTMENT OF LEGAL AFFAIRS
The Services and Resources Committee of the Statewide Council on Human Trafficking announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, July 23, 2020, 10:00 a.m. until conclusion
GENERAL SUBJECT MATTER TO BE CONSIDERED: Committee Business
A copy of the agenda may be obtained by contacting: Lynn Guyton at Lynn.Guyton@myfloridalegal.com or by accessing the board’s website at: http://myfloridalegal.com/__85256CC5006DFCC3.nsf/0/8AEA5858B1253D0D85257D34005AFA72?Open&Highlight=0,statewide.council.meeting.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: the Office of the Attorney General Ashley Moody at (850)414-3300. If you are hearing or speech impaired, please contact the office 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: Lynn Guyton at Lynn.Guyton@myfloridalegal.com by telephone at 1(813)287-7950.

DEPARTMENT OF TRANSPORTATION
The Florida Department of Transportation announces a public meeting to which all persons are invited.
DATE AND TIME: July 6, 2020, 1:00 p.m.
PLACE: Online at the following Link: https://global.gotomeeting.com/join/731087757
You can also dial in using your phone. (For supported devices, tap a one-touch number below to join instantly.)
United States: (571)317-3122, One-touch: tel: (571)317-3122, 731087757#, Access Code: 731-087-757
GENERAL SUBJECT MATTER TO BE CONSIDERED: Applicant requesting a right in only driveway on SR 64, East of I-75 and West Grand Harbor Parkway, in Manatee County Florida.
A copy of the agenda may be obtained by contacting: Leanna Schail
For more information, you may contact: Leanna Schail

DEPARTMENT OF VETERANS’ AFFAIRS
The Florida Veterans Foundation announces a telephone conference call to which all persons are invited.
DATE AND TIME: July 9, 2020, 11:00 a.m.
PLACE: Dial-in number (US): (425)436-6334, Access code: 145479#, International dial-in numbers: https://fcdll.in/leww2, Online meeting ID: leww2
For additional assistance connecting to the meeting text ‘Call Me’ to the Dial-In number above and you will be called into the conference. Message and data rates may apply. Join the online meeting: https://join.freecommencecall.com/leww2.
GENERAL SUBJECT MATTER TO BE CONSIDERED: FVF Board Meeting
A copy of the agenda may be obtained by contacting: Agenda to Follow Via Mail
For more information, you may contact: Lew Wilson, President at (850)488-4181.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
The Board of Accountancy announces a public meeting to which all persons are invited.
DATE AND TIME: August 19, 2020, 10:30 a.m.
PLACE: https://global.gotomeeting.com/join/575715941. you can also dial in using your phone United States (669)224-3318, Access Code: 575-715-941
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Budget Task Force will meet to discuss the board’s quarter financials.
A copy of the agenda may be obtained by contacting: Angela Francis, (352)333-2505
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Angela Francis. 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: Angela Francis

DEPARTMENT OF HEALTH
Board of Nursing
The Board of Nursing announces a telephone conference call to which all persons are invited.
DATE AND TIME: July 10, 2020, 9:00 a.m.
PLACE: Toll Free Number, 1(888)585-9008, 275-112-502
GENERAL SUBJECT MATTER TO BE CONSIDERED: To consider cases where Probable Cause has previously been found.
A copy of the agenda may be obtained by contacting: https://floridasnursing.gov/meeting-information/.
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: 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 FAMILIES
Family Safety and Preservation Program
The Department of Children and Families announces a public meeting to which all persons are invited.
DATE AND TIME: August 12, 2020, 10:00 a.m. ET
PLACE: Conference Call Line 1(888)585-9008, Participation Code: 810 716 544#

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Announce and Validate All Evaluation Scores for the DCF Request for Proposal (RFP) #040120JSET1, Child Protection Summit. The RFP was advertised on the DMS Vendor Bid System Electronic Posting Site, http://www.myflorida.com/apps/vbs/vbs_www.main_menu.

A copy of the agenda may be obtained by contacting: Jessica Koburger, Procurement Officer at Jessica.Koburger@myflfamilies.com or (850)717-4393.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Jessica Koburger, Procurement Officer at Jessica.Koburger@myflfamilies.com or (850)717-4393. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Jessica Koburger, Procurement Officer at Jessica.Koburger@myflfamilies.com or (850)717-4393.

DEPARTMENT OF CHILDREN AND FAMILIES
Substance Abuse Program
RULE NOS.: RULE TITLES:
65D-30.002 Definitions
65D-30.0031 Certifications and Recognitions Required by Statute
65D-30.004 Common Licensing Standards
65D-30.0046 Staff Training, Qualifications, and Scope of Practice

The Department of Children and Families announces a public meeting to which all persons are invited.

DATE AND TIME: July 20, 2020, 1:00 p.m. – 3:00 p.m. or close of business
PLACE: Join Zoom Meeting: https://zoom.us/j/92030017658?pwd=dVJyNmVaNWx5eW52ZytkeEtkY1dVZz09
Meeting ID: 920 3001 7658, Password: 941013

One tap mobile
(312)626-6799, 92030017658#, 0#, 941013# US (Chicago)
(669)900-9128, US (San Jose)
(253)215-8782, US (Tacoma)
Meeting ID: 920 3001 7658, Password: 941013
Find your local number: https://zoom.us/u/adv8u7zOY6

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Proposed amendments to the above-referenced rules. Meeting materials can be found on the Department’s website, https://www.myflfamilies.com/, under the News and Events tab.

A copy of the agenda may be obtained by contacting: Jodi Abramowitz. Jodi can be reached at (850)717-4470 or Jodi.Abramowitz@myflfamilies.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 2 days before the workshop/meeting by contacting: Jodi Abramowitz. Jodi can be reached at (850)717-4470 or Jodi.Abramowitz@myflfamilies.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

FISH AND WILDLIFE CONSERVATION COMMISSION
The Florida Fish and Wildlife Research Institute (FWRI) Grants Program Committee announces a public meeting to which all persons are invited.

DATE AND TIME: July 6, 2020, 1:00 p.m.
PLACE: Teleconference

GENERAL SUBJECT MATTER TO BE CONSIDERED: the FWRI Grants Program Committee will focus on making final determinations of awards for the 2020 Harmful Algal Bloom Grant Program.

A copy of the agenda may be obtained by contacting: Meghan Abbott, Meghan.Abbott@MyFWC.com, (727)502-4958.

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)617-9436. 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: Meghan Abbott, Meghan.Abbott@MyFWC.com, (727)502-4958.
DEPARTMENT OF ECONOMIC OPPORTUNITY
The Department of Economic Opportunity announces a public meeting to which all persons are invited.
DATE AND TIME: August 13, 2020, 3:00 p.m. ET
Bids are requested from qualified licensed contractors by the State of Florida, Department of Economic Opportunity, for the project referenced below:
BID NUMBER: 20-ITB-007-SS
Project Number: A/R/C #18052.00
FOR COMPLETE INFORMATION AND SUBMISSION REQUIREMENT YOU MUST GO TO THE MYFLORIDA.COM VENDOR BID SYSTEM AT http://vbs.dms.state.fl.us/vbs/main_menu.
PROJECT NAME & LOCATION: Roof Replacement and Designated Repairs of Fuller Warren Building
STATEMENT OF WORK: Roof replacement and designated repairs of the Fuller Warren Building in accordance with the Project Manual.
PLACE: Caldwell Building, 107 East Madison Street, Tallahassee, Florida 32399-0905.
THE REPLY OPENING WILL BE AVAILABLE TO THE PUBLIC VIA CONFERENCE CALL ONLY.
CONFERENCE CALL NUMBER: 1(888)545-9008, CONFERENCE ROOM: 952-708-564
GENERAL SUBJECT MATTER TO BE CONSIDERED: MANDATORY PRE-BID SITE VISIT DATE: July 21, 2020, 11:00 a.m. ET. Please also see information included in the Invitation to Bid document in Section B.7.
BID OPENING DATE: August 13, 2020, 3:00 p.m. ET. Please also see information included in the Invitation to Bid document in Section B.11.
Any Addenda or clarifications to this solicitation will be posted on the Florida Vendor Bid System (VBS) at this link: http://vbs.dms.state.fl.us/vbs/main_menu.
A copy of the agenda may be obtained by contacting: Winston McGriff/ Vincent McKenzie, (850)245-7467, (850)245-7463 (Office Number), Winston.McGriff@deo.myflorida.com, Vincent.McKenzie@deo.myflorida.com.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Reemployment Assistance Appeals Commission by phone at (850)487-2685 or RAAC.Inquiries@deo.myflorida.com.
EMERGENCY CANCELLATION OF CONFERENCE: If a named storm or other disaster requires cancellation of the Conference, Commission staff will attempt to give timely notice. Notice of cancellation will be provided on the Commission’s website (www.raac.myflorida.com). If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
For more information, you may contact: For more information, you may contact: Reemployment Assistance Appeals Commission, 1211 Governors Square Boulevard, Suite 300, Tallahassee, Florida 32301, (850)487-2685.

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.
The Center for Independent Living in Central Florida, Inc. announces a public meeting to which all persons are invited.
DATE AND TIME: June 30, 2020, 8:00 a.m.
PLACE: 720 North Denning Drive, Winter Park, FL
GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Meeting
A copy of the agenda may be obtained by contacting: Elizabeth Howe at ehowe@cilrlando.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 1 days before the workshop/meeting by contacting: If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

Section VII
Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF MILITARY AFFAIRS
218006 USPFO Interior Renovations
STATE OF FLORIDA, DEPARTMENT OF MILITARY AFFAIRS

PUBLIC ANNOUNCEMENT
INVITATION TO BID
Project Number and Name: 218006 USPFO Interior Repairs
Project Location: 182 Marine St, St. Augustine, FL 32084
General Statement of Work: Renovate the interior space of the existing approximately 12,800 square foot facility (including but not limited to electrical, plumbing, HVAC, communications) in order to reconfigure organization of section departments. See bid docs for complete details.
Estimated Construction Cost: $984,000
Type of Contractor: General Contractor
Date of VBS Posting: 6/30/2020
Site Visit Date: As stated on the Vendor Bid System
Bid Opening Date: As stated on the Vendor Bid System (late bids will not be accepted)
Point Of Contact: Dept of Military Affairs, CFMO Contract Mgmt (904)823-0255, e-mail ng.fl.flarng.list.cfmo-contracting@mail.mil.
FOR COMPLETE INFORMATION AND SUBMISSION REQUIREMENTS PLEASE VISIT THE MYFLORIDA.COM VENDOR BID SYSTEM WEBSITE:
http://vbs.dms.state.fl.us/vbs/main_menu.

BROWARD COUNTY PURCHASING
Land Development Opportunity in Unincorporated Southwest Broward County - Notice of Unsolicited Proposal
Broward County Board of Commissioners has received an unsolicited proposal for a qualifying public-private partnership project pursuant to Section 255.065, Florida Statutes, for a Land Development Opportunity in Unincorporated Southwest Broward County, 19801 Sheridan Street, Unincorporated Broward County, FL 33332. The Board has determined this unsolicited proposal is sufficient for consideration on a preliminary basis and will accept other proposals for the same project during this notification period.
Additional information on the project, including submittal instructions, is available on the Broward County Purchasing Division’s website at www.broward.org/purchasing/Pages/Default.aspx and through www.bidsync.com (free of charge). All questions regarding this project should be posted in BidSync, which is the County’s electronic bidding system.
Entities wishing to submit proposals for the Project may do so by delivering sealed proposals for Solicitation No. PNC2121385F1 Land Development Opportunity in Unincorporated Southwest Broward County, until 2:00 p.m. on August 12, 2020, as instructed in the solicitation. All proposals must be timely submitted no later than stated date and time and must contain the information and materials required under Section 255.065, Florida Statutes. Any proposal received after stated due date and time will not be opened or considered.
Proposals will be ranked in order of preference by the County. In ranking the proposals, the County will consider the factors set forth in Section 255.065, Florida Statutes and other facts as permissible under applicable law.

The County reserves the right to reject any or all proposals, or as provided under Section 255.065, Florida Statutes, to award and negotiate an interim agreement and/or comprehensive agreement with the proposer whose proposal best serves the interests of the County. Nothing contained in this notice is intended to be an obligation or binding agreement by the County regarding the Project, or any commitment by the County to enter into any final agreement regarding the Project. The County's Cone of Silence, as stated in section 1-266 of the Broward County Code of Ordinances, will be in effect from the posting of initial advertisement. All communications regarding the Project should be submitted through BidSync or to the listed Project Manager. The Cone of Silence will terminate as provided in section 1-266 of the Broward County Code of Ordinances.

All proposals and related information received will be subject to the applicable provisions of the Florida Public Records Law.

CITY OF HOLLYWOOD
NOTICE OF UNSOLICITED PROPOSAL FOR A PUBLIC PRIVATE PARTNERSHIP REDEVELOPMENT OPPORTUNITY FOR THE HOLLYWOOD BEACH CULTURE AND COMMUNITY CENTER
CITY OF HOLLYWOOD, FLORIDA
1301 S Ocean Drive, Hollywood, Florida 33019
LEGAL ADVERTISEMENT
NOTICE OF UNSOLICITED PROPOSAL FOR A PUBLIC PRIVATE PARTNERSHIP REDEVELOPMENT OPPORTUNITY FOR THE HOLLYWOOD BEACH CULTURE AND COMMUNITY CENTER
The City of Hollywood, Florida ("City") has received an unsolicited proposal, submitted under the provisions of Section 255.065, Florida Statutes, Public-Private Partnerships, for the Hollywood Beach Culture and Community Center. The proposal is to finance, develop, construct and manage a mixed-use project on the approximately 4 acres of City-owned real estate generally located at 1301 S. Ocean Drive on Hollywood Beach ("Site") that includes a 20,000 square foot Community Center, public parking and other public amenities, along with various private uses. The Site is City-owned and located on the barrier island along a significant north/south roadway known as Ocean Drive (State Highway A1A), between Azalea and Bougainvillea Terraces and including Surf Road. The Site currently houses the City’s Hollywood Beach Culture and Community Center, Harry Berry Park, public parking lots, public restrooms and the Hollywood Beach Bernice P. Oster public library branch. The Site is also located within the Beach District of the City’s Community Redevelopment Agency.

Under Florida’s P3 Statute 255.065, the City is required to publish notice of the acceptance of an unsolicited proposal and a willingness to accept other proposals to finance, develop, construct and manage a mixed-use project on the approximately 4 acres of City-owned real estate on Hollywood Beach including a 20,000 square foot community center, public parking and other public amenities along with private uses. The City is expecting respondents to put forward innovative proposals for mixed-use, market-driven concepts that replace the public amenities and take full advantage of the Site.

The City has determined this unsolicited proposal is sufficient for consideration on a preliminary basis and will accept other proposals for the same project during this notification period. No final decision has been made relative to accepting this or any proposal for the same project.

Additional information about this redevelopment opportunity and submission requirements can be found on the City’s website, www.hollywoodfl.org. Anyone who has an interest in submitting a competing proposal under the provisions of Section 255.065, Florida Statutes, is hereby invited to submit a proposal in compliance with the provisions of Section 255.065 (3), Florida Statutes. The submitted proposal shall include eight (8) hard copies and one (1) electronic copy, and shall be submitted no later than 3:00 p.m. on August 24, 2020, to: City of Hollywood, City Clerk’s Office, 2600 Hollywood Blvd, Room 221, Hollywood Florida 33020.

Proposals received after 3:00 p.m. on August 24, 2020 will be rejected.

Dated this 23rd and 30th day of June, 2020.
Patricia A. Cerny, MMC, City Clerk, Hollywood, FL

Section XII
Miscellaneous

DEPARTMENT OF STATE
Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Tuesday, June 23, 2020 and 3:00 p.m., Friday, June 26, 2020.

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DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Division of Motor Vehicles
Establishment of Ayres Motors Group LLC, line-make YMSK Notice of Publication for a New Point
Franchise Motor Vehicle Dealer in a County of More than 300,000 Population
Pursuant to Section 320.642, Florida Statutes, notice is given that Genuine Scooters LLC, intends to allow the establishment of Ayres Motors Group LLC, as a dealership for the sale of motorcycles manufactured by Changzhou Yamasaki Motorcycle Co. Ltd., (line-make YMSK) at 86 Southwest 8 Street #3, Miami, (Miami-Dade County), Florida 33130, on or after July 30, 2020.
The name and address of the dealer operator(s) and principal investor(s) of Ayres Motors Group LLC are dealer operator(s): Tomas Puebla, 86 Southwest 8 Street # 3, Miami, Florida 33130; principal investor(s): Gustavo Puebla, 86 Southwest 8 Street # 3, Miami, Florida 33130.
The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.
Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.
Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Jaime Williams, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.
A copy of such petition or complaint must also be sent by US Mail to: Sarah Miyashiro, Genuine Scooters LLC, 2700 West Grand Avenue, Chicago, Illinois 60612.
If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Division of Motor Vehicles
Relocation of Custom Carts of Sarasota LLC, d/b/a Custom Carts, line-make ALMU
Notice of Publication for the Relocation of a Franchise Motor Vehicle Dealer in a County of More than 300,000 Population
Pursuant to Section 320.642, Florida Statutes, notice is given that Alumacar USA LLC, intends to allow the relocation of Custom Carts of Sarasota LLC, d/b/a Custom Carts as a dealership for the sale of low-speed vehicles manufactured by Alumacar USA LLC (line-make ALMU) from its present location at 2007 51 Street, Sarasota, (Sarasota County), Florida 34234, to a proposed location at 4515 15 Street East, Unit 1, Bradenton, (Manatee County), Florida 34203, on or after July 30, 2020.
The name and address of the dealer operator(s) and principal investor(s) of Custom Carts Of Sarasota LLC are dealer operator(s): Kurt Didier, 4515 15 Street East, Unit 1, Bradenton, Florida 34203; principal investor(s): Kurt Didier, 4515 15 Street East, Unit 1, Bradenton, Florida 34203.
The notice indicates intent to relocate the franchise in a county of more than 300,000 population, according to the latest
population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Jaime Williams, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635. A copy of such petition or complaint must also be sent by US Mail to: Steve Christian, JH Global Services Inc., 378 Neely Ferry Road, Simpsonville, South Carolina 29680.

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

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Division of Motor Vehicles
Relocation of Custom Carts of Sarasota LLC, dba Custom Carts, line-make CLUB
Notice of Publication for the Relocation of a Franchise Motor Vehicle Dealer in a County of More than 300,000 Population
Pursuant to Section 320.642, Florida Statutes, notice is given that Club Car LLC, intends to allow the relocation of Custom Carts of Sarasota LLC, dba Custom Carts as a dealership for the sale of low-speed vehicles manufactured by Club Car LLC (line-make CLUB) from its present location at 2007 51st Street, Sarasota, (Sarasota County), Florida 34234, to a proposed location at 4515 15th Street East, Unit 1, Bradenton, (Manatee County), Florida 34203, on or after July 30, 2020.

The name and address of the dealer operator(s) and principal investor(s) of Custom Carts Of Sarasota LLC are dealer operator(s): Kurt Didier, 4515 15 Street East, Unit 1, Bradenton, Florida 34203, principal investor(s): Kurt Didier, 4515 15 Street East, Unit 1, Bradenton, Florida 34203.

The notice indicates intent to relocate the franchise in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, as amended by Chapter 88-395, Laws of Florida, to file a petition or complaint protesting the application.
submitted to: Jaime Williams, Administrator, Dealer License
Section, Department of Highway Safety and Motor Vehicles,
Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee
Parkway, Tallahassee, Florida 32399-0635.
A copy of such petition or complaint must also be sent by US
Mail to: Lynn Campbell, Club Car LLC, 4125 Washington
Road, Evans, Georgia 30809.
If no petitions or complaints are received within 30 days of the
date of publication, a final order will be issued by the
Department of Highway Safety and Motor Vehicles approving
the establishment of the dealership, subject to the applicant's
compliance with the provisions of Chapter 320, Florida
Statutes.

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid
State Plan Amendment
The Agency for Health Care Administration announces that it
is requesting an amendment to the Medicaid State Plan. The
amendment updates Diagnosis Related Group (DRG)
reimbursement rates for hospital inpatient services as
authorized in the General Appropriations Act for State Fiscal
Year 2020-2021, and makes technical and editorial changes.
This amendment to the State Plan will have no federal fiscal
impact for federal fiscal year (FFY) 2019-20 and for FFY 2020-
21. The effective date for this amendment will be July 1, 2020.
Interested parties may contact the following staff for further
information: Tanisha Feehrer, Medicaid Program Finance,
located at 2727 Mahan Drive, Mail Stop 23, Tallahassee,
Florida 32308-5407; by telephone at: (850)412-4095 or by e-
mail at: tanisha.feehrer@ahca.myflorida.com.

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid
State Plan Amendment
The Agency for Health Care Administration is requesting an
amendment to the Medicaid State Plan. The amendment
updates Enhanced Ambulatory Patient Group (EAPG)
reimbursement rates for hospital outpatient services as
authorized in the General Appropriations Act for State Fiscal
Year 2020-2021 and makes technical and editorial changes.
This amendment to the State Plan will have no federal fiscal
impact for federal fiscal year (FFY) 2019-20 and for FFY 2020-
21. The effective date for this amendment will be July 1, 2020.
Interested parties may contact the following staff for further
information: Tanisha Feehrer, Medicaid Program Finance,
located at 2727 Mahan Drive, Mail Stop 23, Tallahassee,
Florida 32308-5407; by telephone at: (850)412-4095 or by e-
mail at: tanisha.feehrer@ahca.myflorida.com.

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid
State Plan Amendment
The Agency for Health Care Administration is requesting an
amendment to the Medicaid State Plan for the Long-Term Care
Reimbursement Plan. The amendment updates provisions as
authorized in the General Appropriation’s Act for State Fiscal Year 2020-2021 and makes technical and editorial changes. This amendment to the State Plan will have a federal fiscal impact with an expected decrease of ($262,250) for federal fiscal year (FFY) 2019-20 and an expected decrease of ($786,751) for FFY 2020-21. The effective date for this amendment will be July 1, 2020. Interested parties may contact the following staff for further information: Zainab Day, Medicaid Program Finance, located at 2727 Mahan Drive, Mail Stop 23, Tallahassee, Florida 32308-5407; by telephone at: (850)412-4798 or by e-mail at: Zainab.Day@ahca.MyFlorida.com.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid State Plan Amendment

The Agency for Health Care Administration announces that it is requesting an amendment to the Medicaid State Plan. The amendment updates the global facility rate for multi-visceral transplants and intestine transplants in Florida as authorized in the General Appropriations Act for State Fiscal Year 2020-2021 and makes technical and editorial changes. This amendment to the State Plan will have a federal fiscal impact with an expected increase of $736,780 in federal funds for federal fiscal year (FFY) 2019-20 and an increase of $2,210,339 in federal funds for FFY 2020-21. The effective date for this amendment will be July 1, 2020. Interested parties may contact the following staff for further information: Kelly Parker, Medicaid Program Finance, located at 2727 Mahan Drive, Mail Stop 23, Tallahassee, Florida 32308-5407; by telephone at: (850)412-4287 or by e-mail at: kelly.parker@ahca.myflorida.com.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Clean Water State Revolving Fund NOTICE OF AVAILABILITY

FLORIDA FINDING OF NO SIGNIFICANT IMPACT

Big Bend Water Authority
Steinhatchee, Florida

The Florida Department of Environmental Protection (DEP) has determined that the Big Bend Water Authority’s project to expand the wastewater collection system and upgrade the wastewater treatment plant and disposal system is not expected to generate controversy over potential environmental effects. The total estimated construction cost is $4,244,835. The project may qualify for a Clean Water State Revolving Fund (CWSRF) loan comprised of federal or state funds. DEP will consider public comments about the environmental impacts of the proposed project that are postmarked or delivered at the address below within 30 days of this notice. A full copy of the FLORIDA FINDING OF NO SIGNIFICANT IMPACT can be obtained by writing to: Michael Chase, CWSRF Program, Department of Environmental Protection, 3900 Commonwealth Boulevard, MS#3505, Tallahassee, Florida 32399-3000 or calling (850)245-2913 or emailing to Raymond.Chase@FloridaDEP.gov.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Office of the Secretary
Florida State Clearinghouse

The state is coordinating reviews of federal activities and federally funded projects as required by subsection 403.061(42), F.S. This includes Outer Continental Shelf activities and other actions subject to federal consistency review under the Florida Coastal Management Program. A list of projects, comments and deadlines, and the address for providing comments, are available at: https://fldep.dep.state.fl.us/clearinghouse/. For information, call (850)717-9076. This public notice fulfills the requirements of 15 CFR 930.

DEPARTMENT OF CHILDREN AND FAMILIES Substance Abuse Program
Fiscal Year 2019/2020 Methadone Needs Assessment

RULE NO.: RULE TITLE:
65D-30.014 Standards for Medication-Assisted Treatment for Opioid Use Disorders

In accordance with Rule 65D-30.014, F.A.C., the Department has published the results of its methadone medication-assisted
treatment needs assessment for fiscal year 2019-2020. For more information, please go to the Office of Substance Abuse and Mental Health webpage:

Section XIII
Index to Rules Filed During Preceding Week

INDEX TO RULES FILED BETWEEN JUNE 22, 2020 AND JUNE 26, 2020

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DEPARTMENT OF JUVENILE JUSTICE
Education
63B-1.001 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.002 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.003 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.004 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.005 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.006 | 6/26/20 | 7/16/20 | 46/88 |
63B-1.007 | 6/26/20 | 7/16/20 | 46/88 |

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Board of Clinical Laboratory Personnel
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64B3-8.003 | 6/25/20 | 7/15/20 | 46/64 |
64B3-8.004 | 6/25/20 | 7/15/20 | 46/64 |
64B3-8.006 | 6/25/20 | 7/15/20 | 46/64 |

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Family Safety and Preservation Program
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LIST OF RULES AWAITING EPA APPROVAL PURSUANT TO SECTION 373.4146(2), FLORIDA STATUTES

DEPARTMENT OF ENVIRONMENTAL PROTECTION
62-330.050 | 6/26/20 | **/**/**** | 46/34 |
62-330.060 | 6/26/20 | **/**/**** | 46/34 |
62-330.090 | 6/26/20 | **/**/**** | 46/34 |
62-330.201 | 6/26/20 | **/**/**** | 46/34 |
62-330.340 | 6/26/20 | **/**/**** | 46/34 |
62-330.402 | 6/26/20 | **/**/**** | 46/34 |
62-330.402 | 6/26/20 | **/**/**** | 46/34 |
LIST OF RULES AWAITING LEGISLATIVE REVIEW/ APPROVAL PURSUANT TO SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES

DEPARTMENT OF MANAGEMENT SERVICES
E911 Board
60FF1-5.009 7/21/2016  ****/**** 42/105

Division of State Employees’ Insurance
60P-1.003 11/5/2019  ****/**** 45/191
60P-2.002 11/5/2019  ****/**** 45/191
60P-2.003 11/5/2019  ****/**** 45/191

DEPARTMENT OF HEALTH
Board of Medicine
64B8-10.003 12/9/2015  ****/**** 39/95  41/49

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.