

Section I
Notice of Development of Proposed Rules
and Negotiated Rulemaking

NONE

Section II
Proposed Rules

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NOS.:	RULE TITLES:
62-625.110	Applicability/References.
62-625.200	Definitions
62-625.400	Pretreatment Standards: Prohibited Discharges
62-625.410	Pretreatment Standards: Categorical Standards
62-625.420	Removal Credits
62-625.500	Pretreatment Program Development and Submission Requirements
62-625.600	Reporting Requirements for Control Authorities and Industrial Users
62-625.880	Tables

PURPOSE AND EFFECT: Revisions to Chapter 62-625, F.A.C., are being proposed to ensure proper regulation for the use of pretreatment programs in the state of Florida. The proposed revisions would support and be consistent with the necessary changes to Chapter 62-610 F.A.C., to implement the Florida Clean Waterways Act of 2020.

SUBJECT AREA TO BE ADDRESSED: The rules amended in Chapter 62-625 F.A.C., Pretreatment Requirements for Existing and Other Sources of Pollution will address updates for consistency with Chapter 62-600, F.A.C., and necessary Phase II updates to Chapter 62-610 F.A.C., to adopt recommendations of the Potable Reuse Commission’s 2020 report “Advancing Potable Reuse in Florida: Framework for the Implementation of Potable Reuse in Florida” as required by Florida’s Clean Waterways Act of 2020.

OTHER RULES INCORPORATING THIS RULE: 62-600.300, 62-610.300, 62-610.330, 62-620.325, 62-620.400, 62-620.620, 62-621.500, and 62-302.300, F.A.C.

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: Based on the Department’s economic review, neither a SERC nor legislative ratification is required because the adoption of the proposed rule does not increase regulatory costs directly or indirectly to the public.

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: 403.061(7), (31), 403.0885 FS.

LAW IMPLEMENTED: 403.0885 FS.

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

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Alexandra Spencer, Senior Program Analyst, Division of Water Resource Management, MS 3545, 2600 Blair Stone Road, Tallahassee, FL 32399, (850)245-8638 or by email at Alexandra.Spencer@FloridaDEP.gov. 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:

Alexandra Spencer, Senior Program Analyst, Division of Water Resource Management, MS 3545, 2600 Blair Stone Road, Tallahassee, FL 32399, (850)245-8638 or by email at Alexandra.Spencer@FloridaDEP.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

62-625.110 Applicability/References.

(1) This chapter applies:

(a) through (b) No change.

(c) To any new or existing source subject to pretreatment standards, including public utilities required to implement a pretreatment program in accordance with state requirements in Chapter 62-610, F.A.C.

(2) through (3) No change.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History—New 11-29-94, Amended 5-10-10, 5-23-18,_____.

62-625.200 Definitions.

Terms used in this chapter shall have the meaning specified below. The meaning of any term not defined below shall be

taken from definitions in other rules of the Department, unless the context clearly indicates otherwise.

through (4) No change.

(5) “Control Authority” means any public utility that administers a pretreatment program that has been approved by the Department in accordance with the requirements of Rule 62-625.510, F.A.C. In cases where categorical or significant noncategorical industrial users discharge to domestic WWFs that are not included in an approved pretreatment program, the Department shall function as the control authority until an approved pretreatment program has been established by the public utility.

(6) “Discharge” means the introduction of pollutants into a WWF from any nondomestic source regulated under Chapter 403, F.S.

(7) through (8) No change.

(9) “Interference” means a discharge which, alone or in conjunction with a discharge or discharges from other sources, both:

(a) Inhibits or disrupts the WWF or potable reuse system, its treatment processes or operations, or its biosolids domestic wastewater residuals processes, use or disposal; and,

(b) Is a cause of a violation of any requirement of the WWF’s or potable reuse system’s permits permit (including an increase in the magnitude or duration of a violation) or prevents use or disposal of biosolids domestic wastewater residuals in compliance with local regulations or rules of the Department and Chapter 403, F.S.

(10) through (12) No change.

(13) “New Source” means:

(a) Any building, structure, facility or installation from which there is or may be a discharge, the construction of which commenced after the publication of proposed pretreatment standards under Section 307(c) of the CWA which will be applicable to such source if such standards are thereafter promulgated in accordance with that section, provided that:

1. through 3. No change.

(b) through (c) No change.

(14) No change.

(15) “Pass Through” means a discharge which exits the WWF into waters of the State or into waters used as a drinking water source in quantities or concentrations which, alone or in conjunction with a discharge or discharges from other sources, is a cause of a violation of any requirement of the WWF’s or potable reuse system’s permits permit (including an increase in the magnitude or duration of a violation).

(16) “Permit” means a permit issued to a WWF in accordance with Chapter 62-620, F.A.C.

(17) No change.

(18) “Pretreatment Program” means a program administered by a public utility that meets the criteria established in Rule 62-625.500, F.A.C.

(19) No change.

(20) “Pretreatment Standard” means any regulation containing pollutant discharge limits promulgated by the EPA under Sections 307(b) and (c) of the CWA or by the Department under Chapter 403, F.S., which applies to industrial users. This term includes prohibitive discharge limits established in Rule 62-625.400, F.A.C.

(21) through (24) No change.

(25) “Significant Industrial User” means, except as provided in paragraphs (c) and (d), below, the following:

(a) No change.

(b) Any other industrial user that discharges an average of 25,000 gallons per day or more of process wastewater to the WWF (excluding domestic wastewater, noncontact cooling and boiler blowdown wastewater); contributes a process waste stream which makes up 5 percent or more of the average dry weather hydraulic or organic capacity of the treatment plant; or is designated as such by the control authority on the basis that the industrial user has a reasonable potential for adversely affecting the WWF’s operation, any portion of the potable reuse system, or for violating any pretreatment standard or requirement in accordance with paragraph 62-625.500(2)(e), F.A.C.

(c) through (d) No change.

(26) through (28) No change.

(29) “Wastewater Facility” or “WWF” means any facility which discharges wastes into waters of the State or which can reasonably be expected to be a source of water pollution and includes any or all of the following: the collection and transmission system, the wastewater treatment works, the reuse or disposal system, and the biosolids residuals–management facility.

(30) No change.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History–New 11-29-94, Amended 5-10-10, _____.

62-625.400 Pretreatment Standards: Prohibited Discharges.

(1) General prohibitions.

(a) An industrial user shall not introduce into a WWF or potable reuse system any pollutant which causes pass through or interference. These general prohibitions and the specific prohibitions in subsection (2), below, apply to each industrial user introducing pollutants into a WWF or potable reuse system whether or not the industrial user is subject to other pretreatment standards, or any national, State, or local pretreatment requirements.

(b) Affirmative Defenses. An industrial user shall have an affirmative defense in any action brought against it alleging a violation of the general prohibitions established in paragraph (a), above, and the specific prohibitions in paragraphs (2)(c)-(g), below, where the industrial user can demonstrate that:

1. No change.
2. Either of the following:
 - a. No change.

b. If a local limit designed to prevent pass through or interference has not been developed in accordance with subsection (3), below, for the pollutants that caused the pass through or interference, and the industrial user's discharge directly prior to and during the pass through or interference did not change substantially in nature or constituents from the industrial user's discharge activity when the WWF or potable reuse system was regularly in compliance with ~~its the WWF's~~ permit requirements and applicable requirements for biosolids domestic wastewater residuals.

(2) Specific prohibitions. The following pollutants shall not be introduced into a WWF:

- (a) through (b) No change.
- (c) Solid or viscous pollutants in amounts which will cause obstruction to the flow in the WWF or potable reuse system resulting in interference;
- (d) Any pollutant, including oxygen demanding pollutants, released in a discharge at a flow rate or pollutant concentration which will cause interference with the WWF or potable reuse system;

(e) Heat in amounts which will inhibit biological activity in the WWF resulting in interference, but in no case heat in such quantities that result in the discharge from the treatment plant having a temperature that exceeds 40° C (104° F) unless the Department, upon request of the control authority, approves alternate temperature limits in accordance with Rule 62-302.520, F.A.C.;

(f) No change.

(g) Pollutants which result in the presence of toxic gases, vapors, or fumes within the WWF in a quantity that will cause acute worker health and safety problems; ~~or~~

(h) Any trucked or hauled pollutants, except at discharge points designated by the control authority; or-

(i) Any hazardous waste pharmaceuticals from healthcare facilities or reverse distributors in accordance with Rule 62-730.181, F.A.C.

(3) Specific limits developed by the control authority.

(a) Each public utility required to have a pretreatment program in accordance with Rule 62-625.500, F.A.C., shall develop and enforce specific limits to implement the prohibitions listed in paragraph (1)(a), and subsection (2), above. Each public utility shall continue to develop these limits as necessary and effectively enforce such limits.

(b) All other public utilities shall develop and enforce specific effluent limits which, together with appropriate changes in the treatment plant or operation, are necessary to ensure compliance with the WWF's or potable reuse system's permit(s) permit or biosolids domestic wastewater residuals use or disposal practices.

(c) through (d) No change.

(4) No change.

(5) State enforcement actions. If, within 30 days after notice of an interference or pass through violation has been sent by the Department to the control authority, and to persons or groups who have requested such notice from the Department, the control authority fails to commence appropriate enforcement action to correct the violation, the Department shall take appropriate enforcement action in accordance with Sections 403.121, 403.131 and 403.161, F.S.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History--New 11-29-94, Amended 5-10-10, _____.

62-625.410 Pretreatment Standards: Categorical Standards.

(1) through (5) No change.

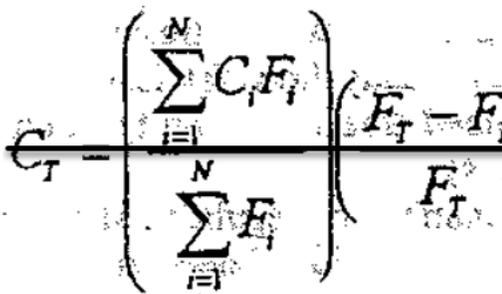
(6) Combined waste stream formula. Where process effluent is mixed prior to treatment with wastewaters other than those generated by the regulated process, fixed alternative discharge limits may be derived by the control authority or by the industrial user with the written concurrence of the control authority. When the Department is acting as the control authority, the Department shall allow the development of fixed alternative discharge limits when direct sampling of the regulated waste stream is not technically feasible. These alternative limits shall be applied to the mixed effluent. When deriving alternative categorical limits, the control authority or industrial user shall calculate both an alternative daily maximum value using the daily maximum values specified in the appropriate categorical pretreatment standards and an alternative consecutive sampling day average value using the monthly average values specified in the appropriate categorical pretreatment standards. The industrial user shall comply with the alternative daily maximum and monthly average limits fixed by the control authority until the control authority modifies the limits or approves an industrial user modification request. Modification is authorized whenever there is a material or significant change in the values used in the calculation to fix alternative limits for the regulated pollutant. An industrial user must immediately report any such material or significant change to the control authority. Where appropriate, new alternative categorical limits shall be calculated within 30 days.

(a) Alternative limit calculation. For purposes of these formulas, the "average daily flow" means a reasonable measure

of average daily flow for a 30-day period of production during a representative year. For new sources, flows shall be estimated using projected values. The alternative limit for a specified pollutant shall be derived by the use of either of the following formulas:

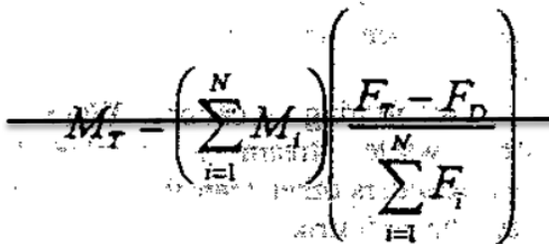
Alternative concentration limit.

$$C_T = \left(\frac{\sum_{i=1}^N C_i F_i}{\sum_{i=1}^N F_i} \right) \left(\frac{F_T - F_D}{F_T} \right)$$



1. Alternative mass limit.

$$M_T = \left(\sum_{i=1}^N M_i \right) \left(\frac{F_T - F_D}{\sum_{i=1}^N F_i} \right)$$



2. The terms used in the equations in 1. and 2. above are defined as follows:

C_T	=	The alternative concentration limit for the combined waste stream.
C_i	=	The categorical pretreatment standard concentration limit for a pollutant in the regulated stream i.

M_T	=	The alternative mass limit for a pollutant in the combined waste stream.
M_i	=	The categorical pretreatment standard mass limit for a pollutant in the regulated stream i (the categorical pretreatment mass limit multiplied by the appropriate measure of production).
F_i	=	The average daily flow (at least a 30-day average) of stream i to the extent that it is regulated for such pollutant.
F_D	=	The average daily flow (at least a 30-day average) from waste streams identified in subsection (7), below.
F_t	=	The average daily flow (at least a 30-day average) through the combined treatment facility (includes F_i , F_d and unregulated streams).
N	=	The total number of regulated streams.

(b) No change.

(c) Self-monitoring. Self-monitoring required to ensure compliance with the alternative categorical limit shall be conducted in accordance with the requirements of Rule 62-625.600, F.A.C.

(d) No change.

(7) No change.

62-625.420 Removal Credits.

(1) Introduction. Rule 62-625.420, F.A.C., does not apply where the Department is acting as the control authority.

(a) No change.

(b) Conditions for authorization to give removal credits. A control authority is authorized to give removal credits only if all of the following conditions are met:

1. through 2. No change.

3. Pretreatment program. The public utility has a pretreatment program approved by the Department in accordance with Rule 62-625.510, F.A.C.

4. Biosolids Domestic wastewater residuals (referred to as "sewage sludge" in the federal regulations) which is defined at 40 C.F.R. 503.9) requirements. The granting of removal credits will not cause the WWF to violate the local, State, and Federal requirements which apply to the biosolids domestic wastewater residuals management method chosen by the WWF. Alternatively, the WWF can demonstrate to the Department that (even though it is not presently in compliance with applicable domestic wastewater residual requirements) it will be in compliance when the industrial user (to whom the removal credit would apply) is required to meet its categorical pretreatment standard, as modified by the removal credit. Removal credits may be made available for the following:

a. Any pollutant listed in subsections 62-625.880(2) and (3), F.A.C., for the use or disposal practice employed by the

WWF, when the requirements in Chapter 62-640, F.A.C., for that practice are met;

b. Arsenic, Beryllium, Cadmium, Chromium, Lead, Mercury and Nickel, when incinerated, when the concentration for these pollutants does not exceed the requirements of 40 C.F.R. Part 503.43, (“Incineration: Pollutant Limits” codified as of July 1, 2020, 2009, which is hereby adopted and incorporated by reference <http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX>). A copy of this document may be obtained by contacting the Wastewater Management Program, M.S. 3545, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400;

c. No change.

d. For any pollutant in ~~biosolids domestic wastewater residuals~~, when the WWF disposes all of its ~~biosolids domestic wastewater residuals~~ in a municipal solid waste landfill that meets the criteria in Chapter 62-701, F.A.C.

5. No change.

(c) Calculation of revised discharge limits. Revised discharge limits for a specific pollutant shall be derived by use of the following formula:

$$y = \left(\frac{x}{1 - r} \right)$$

~~$$y = \left(\frac{x}{1 - r} \right)$$~~

where		
y	=	Revised discharge limit for the specified pollutant (expressed in same units as x).
x	=	Pollutant discharge limit specified in the applicable categorical pretreatment standard.
r	=	Removal credit for that pollutant as established under subsection (2), below (percentage removal expressed as a proportion, i.e., a number between 0 and 1).

(2) Establishment of removal credits; demonstration of consistent removal. Influent and effluent operational data demonstrating consistent removal, or other information as provided for in paragraph (g), below, which demonstrates consistent removal of the pollutants for which discharge limit revisions are proposed, shall be provided to the Department. These data shall meet the following requirements:

through (d) No change.

(e) Analytical methods. The sampling referred to in paragraphs (c) and (d), above, and an analysis of these samples, shall be performed in accordance with Chapter 62-160, F.A.C.

(f) No change.

(g) All sample data obtained for the measured pollutant during the time period prescribed in this section, must be reported to the Department and used in computing consistent removal. If a substance is detectable in the influent but not in the effluent, the effluent level shall be assumed to be the method detection limit, and those data may be used by the WWF at its discretion if the method detection limit meets the requirements of Rule 62-4.246, F.A.C. If the substance is not detectable in the influent, the data shall not be used to calculate consistent removal. Where the number of samples with concentrations equal to or above the method detection limit is between 8 and 12, the average of the lowest 6 removals shall be used. If there are less than 8 samples with concentration equal to or above the method detection limit, the Department shall require alternate means for demonstrating consistent removal.

(3) No change.

(4) Control authority request for authorization to give removal credits and Department review.

(a) through (c) No change.

(d) The request for authorization to give removal credits must be supported by the following information:

1. through 3. No change.

4. ~~Biosolids Domestic wastewater residuals~~ management certification. A specific description of the WWF’s current methods of using or disposing of its ~~biosolids residuals~~ and a certification that the granting of removal credits will not cause a violation of the ~~biosolids domestic wastewater residuals~~ requirements identified in subparagraph (1)(b)4., above.

5. No change.

(e) Department review. The Department shall review the control authority’s request for authorization to give or modify removal credits in accordance with the procedures of Rule 62-625.510, F.A.C., and shall, in no event, have more than 180 days from public notice of the request to complete review.

(f) through (g) No change.

(h) Upon Department and EPA approval of a control authority’s request to grant removal credits, the WWF’s permit shall be revised in accordance with Rule 62-620.325, F.A.C., to include the revised discharge limits and any additional monitoring and reporting requirements.

(5) Continuation and withdrawal of authorization.

(a) through (c) No change.

(d) Modification or withdrawal of removal credits.

1. through 2. No change.

3. Public notice of withdrawal or modification. The Department shall not withdraw or modify revised discharge limits unless it first notifies, in writing, the control authority and

all industrial users to whom revised discharge limits have been applied, of the reasons for such withdrawal or modification. The Department shall publish a notice of withdrawal or modification of revised discharge limits in a newspaper(s) of general circulation within the jurisdiction served by the WWF that meets the requirements of Sections 50.011 and 50.031, F.S., and shall provide an opportunity for an administrative hearing. Following such notice and withdrawal or modification, all industrial users to whom revised discharge limits had been applied, shall be subject to the modified discharge limits or the discharge limits prescribed in the applicable categorical pretreatment standards, as appropriate, and shall achieve compliance with such limits in accordance with subsection 62-625.410(3), F.A.C.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History—New 11-29-94, Amended 1-8-97, 5-10-10,_____.

62-625.500 Pretreatment Program Development and Submission Requirements.

(1) Public utilities required to develop a pretreatment program.

(a) Except as provided in paragraph (1)(b), below, public utilities shall establish a pretreatment program under the following conditions:

1. through 2. No change.

3. The public utility owns or operates one or more WWFs with a total design flow greater than 5 million gallons per day (mgd). The Department shall also require that a public utility that owns or operates one or more WWFs with a design flow of 5 mgd or less to establish a pretreatment program if it finds that the nature or volume of the industrial influent, treatment process upsets, violations of WWF effluent limitations, contamination of biosolids domestic wastewater residuals, or other circumstances require a pretreatment program in order to prevent interference with the WWF or pass through.

(b) through (c) No change.

(2) Pretreatment program requirements. A pretreatment program shall be based on the following legal authority and include the following procedures. These authorities and procedures shall at all times be fully and effectively exercised and implemented.

(a) Legal authority. The public utility shall operate under legal authority enforceable in Federal, State, or local courts which authorizes or enables the public utility to apply and to enforce the requirements of this chapter. Such authority shall be contained in a statute, ordinance, or series of contracts or joint powers agreements which the public utility is authorized to enact, enter into or implement, and which are authorized by State law. At a minimum, this legal authority shall enable the public utility to:

1. through 3. No change.

4. Carry out all inspection, surveillance and monitoring procedures necessary to determine, independent of information supplied by industrial users, compliance or noncompliance with applicable pretreatment standards and requirements by industrial users. Representatives of the control authority shall be authorized to enter any premises of any industrial user in which a discharge source or treatment system is located or in which records are required to be kept under subsection 62-625.600(14), F.A.C., to assure compliance with pretreatment standards. Such authority shall be at least as extensive as the authority provided under Section 403.091, F.S.;

5. No change.

6. Comply with the confidentiality requirements set forth in Rule 62-625.800, F.A.C.

7. No change.

8. To be covered by the general control mechanism, the significant industrial user must file a written request for coverage that provides:

a. through e. No change.

f. Any other industrial user information the control authority deems appropriate.

A monitoring waiver pursuant to paragraph 62-625.600(4)(b), F.A.C., is not effective in the general control mechanism until after the control authority has provided written notice to the significant industrial user that such a waiver request has been granted. The control authority must retain a copy of the general control mechanism, documentation to support the control authority's determination that a specific significant industrial user meets the criteria in subparagraphs (2)(a)7.a. through e., above, and a copy of the industrial user's written request for coverage for three (3) years after the expiration of the general control mechanism. A control authority may not control a significant industrial user through a general control mechanism where the facility is subject to production-based categorical pretreatment standards or categorical pretreatment standards expressed as mass of pollutant discharged per day or for industrial users whose limits are based on the combined wastestream formula or net/gross calculations as outlined in subsection 62-625.410(6), and Rule 62-625.820, F.A.C., respectively.

(b) Pretreatment program implementation procedures. The public utility shall develop and implement procedures to ensure compliance with the requirements of a pretreatment program. At a minimum, these procedures shall enable the control authority to:

1. through 2. No change.

3. Notify industrial users identified under subparagraph 1., above, of applicable pretreatment standards and any applicable requirements under Parts I and IV of Chapter 403, F.S., regarding disposal of sludge. Within 30 days of approval of a

list of significant industrial users, in accordance with paragraph (e), below, notify each significant industrial user of its status as such and of all requirements applicable to it as a result of such status,

4. Receive and analyze self-monitoring reports and other notices submitted by industrial users in accordance with the self-monitoring requirements in Rule 62-625.600, F.A.C.,

5. through 6. No change.

7. Investigate instances of noncompliance with pretreatment standards and requirements, as indicated in the reports and notices required under Rule 62-625.600, F.A.C., or indicated by analysis, inspection, and surveillance activities described in subparagraph 5., above. Sample taking, analyses and the collection of other information shall be performed with sufficient care to produce evidence admissible in enforcement proceedings or in judicial actions; and,

8. Comply with the public participation requirements of Chapter 120, F.S., in enforcement of pretreatment standards. In addition, these procedures shall include provision for at least annual public notification of industrial users which were in significant noncompliance with applicable pretreatment requirements at any time during the previous 12 months. Public notification shall be included in a newspaper(s) of general circulation within the jurisdiction served by the WWF that meets the requirements of Sections 50.011 and 50.031, F.S. For the purpose of this provision, an industrial user is in significant noncompliance if its violation meets one or more of the following criteria:

a. through h. No change.

(c) Local limits. The public utility shall develop local limits as required in paragraph 62-625.400(3)(a), F.A.C., or submit to the Department documentation that demonstrates that they are not necessary to prevent pass through, interference, protection of WWF employees, or adversely affect biosolids residuals disposal. A plan of study shall be submitted to the Department prior to initiating the sampling required to develop local limits.

(d) No change.

(e) Significant industrial users. The public utility shall prepare and maintain a list of its industrial users meeting the criteria in paragraphs 62-625.200(25)(a) and (b), F.A.C. The list shall identify the criteria in paragraphs 62-625.200(25)(a) and (b), F.A.C., applicable to each industrial user and, shall also indicate whether the public utility has made a determination in accordance with paragraphs 62-625.200(25)(c) and (d), F.A.C., that such industrial user should not be considered a significant industrial user. The list shall be submitted to the Department in accordance with Rule 62-625.510, F.A.C., or as a non-substantial program modification in accordance with paragraph 62-625.540(2)(b), F.A.C. Modifications to the list shall be submitted to the Department in accordance with paragraph 62-625.600(8)(a), F.A.C.

(3) through (4) No change.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History—New 11-29-94, Amended 1-8-97, 5-10-10,_____.

62-625.600 Reporting Requirements for Control Authorities and Industrial Users.

(1) Baseline Report for industrial users upon effective date of categorical pretreatment standard. Within 180 days after the effective date of a categorical pretreatment standard, or 180 days after the final administrative decision made upon a category determination request under paragraph 62-625.410(2)(d), F.A.C., whichever is later, existing industrial users subject to such categorical pretreatment standards and currently discharging to, or scheduled to discharge to a WWF shall submit to the control authority a report which contains the information listed in paragraphs (a)-(g), below. At least 90 days prior to commencement of discharge, new sources, and sources that become industrial users subsequent to the promulgation of an applicable categorical pretreatment standard, shall submit to the control authority a report which contains the information listed in paragraphs (a)-(e), below. New sources shall include in this report information on the method of pretreatment it intends to use to meet applicable pretreatment standards. New sources shall give estimates of the information requested in paragraphs (d) and (e), below.

(a) through (d) No change.

(e) Measurement of pollutants.

1. through 4. No change.

5. All activities related to sampling and analysis shall comply with paragraphs (6)(d) and (e), and Chapter 62-160, F.A.C.

a. Sampling activities shall be performed according to procedures specified in “The Department of Environmental Protection Standard Operating Procedures for Field Activities,” DEP-SOP-001/01, January 2017, March 31, 2008, which is hereby adopted and incorporated by reference <http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXX>. A copy of this document may be obtained by contacting the Wastewater Management Program, M.S. 3545, 2600 Blair Stone Road, Tallahassee, Florida 32399.

b. No change.

c. If a sampling procedure is not available or none of the approved procedures are appropriate for collecting the samples, the sampling organization, with the approval of the industrial user and control authority, shall identify and propose a method for use in accordance with Rule 62-160.220, F.A.C.

6. Through 7. No change.

(f) No change.

(g) Compliance schedule. If additional pretreatment or O & M will be required to meet the pretreatment standards, the

industrial user shall provide such additional pretreatment or O & M as specified in a compliance schedule. The completion date in this schedule shall not be later than the compliance date established for the applicable pretreatment standard.

1. If the categorical pretreatment standard has been modified by the combined waste stream formula in accordance with subsection 62-625.410(6), F.A.C., a removal credit in accordance with ~~R~~ule 62-625.420, F.A.C., or a fundamentally different factor variance in accordance with Rule 62-625.700, F.A.C., at the time the industrial user submits the report required by this subsection, the information requested in paragraphs (f) and (g), of this subsection, shall pertain to the modified limits.

2. No change.

(2) through (3) No change.

(4) Periodic reports on continued compliance.

(a) through (b) No change.

(c) This authorization of the monitoring waiver is subject to the following conditions and does not supersede certification processes and requirements established in categorical pretreatment standards, except as specified in the categorical pretreatment standard:

1. No change.

2. In making a demonstration that a pollutant is not present, the industrial user must provide data from at least one sampling of the facility's process wastewater prior to any treatment present at the facility that is representative of all wastewater from all processes. Non-detectable sample results may only be used as a demonstration that a pollutant is not present if the Department approved method from ~~R~~ule 62-4.246, F.A.C., with the lowest method detection limit for that pollutant was used in the analysis.

3. through 6. No change.

(d) through (g) No change.

(5) No change.

(6) Monitoring and analysis to demonstrate continued compliance.

(a) Except in the case of non-significant categorical industrial users, the reports required in subsections (1), (3), and (4), above, shall contain the results of sampling and analysis of the discharge, including the flow and the nature and concentration, or production and mass where requested by the control authority, of pollutants contained therein which are limited by the applicable pretreatment standards. This sampling and analysis may be performed by the control authority in lieu of the industrial user, except when the Department is acting as the control authority. Where the control authority performs the required sampling and analysis in lieu of the industrial user, the industrial user shall not be required to submit the compliance certification required under paragraph (1)(f) and subsection (3), above. In addition, where the control authority itself collects all

the information required for the report, including flow data, the industrial user shall not be required to submit the report. All laboratory analytical reports prepared by the industrial user or the control authority shall comply with ~~R~~ule 62-160.340, F.A.C.

(b) through (c) No change.

(d) For all sampling required by this chapter, grab samples must be used for pH, cyanide, total phenols, oil and grease, sulfide, and volatile organic compounds. For all other pollutants, 24-hour composite samples must be obtained through flow-proportional composite sampling techniques, unless time-proportional composite sampling or grab sampling is authorized by the control authority. Where time-proportional composite sampling or grab sampling is authorized by the control authority, the sample must be representative of the discharge and the decision to allow the alternative sampling must be documented in the industrial user file for that facility. Using protocols (including appropriate preservation) specified in ~~C~~hapter 62-160, F.A.C., and DEP-SOP-001/01, multiple grabs collected during a 24-hour period may be composited prior to analysis as follows:

1. through 3. No change.

(e) through (h) No change.

(7) Reporting requirements for industrial users not subject to categorical pretreatment standards.

(a) No change.

(b) The reports must be based on sampling and analysis performed in the period covered by the report, and are subject to the same requirements specified in paragraphs (6)(d) and (e), above. The sampling and analysis may be performed by the control authority in lieu of the significant non-categorical industrial user and is subject to the same requirements specified in paragraphs (6)(d) and (e), above, except when the Department is acting as the control authority. Where the control authority itself collects all the information required for the report, the significant non-categorical industrial user shall not be required to submit the report. All laboratory analytical reports prepared by the industrial user or the control authority shall comply with ~~R~~ule 62-160.340, F.A.C.

(8) Annual control authority reports. Control authorities shall provide the Department with a report that briefly describes the control authority's program activities, including activities of all participating agencies if more than one jurisdiction is involved in the pretreatment program. The report shall be submitted no later than one year after approval of the pretreatment program, and at least annually thereafter as specified in the WWF's permit, and shall include at a minimum, the following:

(a) through (f) No change.

(g) A summary of all analytical results of biosolids residuals for each WWF covered by the pretreatment program

for those pollutants identified under 40 C.F.R. ~~Part~~ 503.13, (“Land Application: Pollutant Limits” codified as of July 1, 2020, 2009, which is hereby adopted and incorporated by reference

<http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX>). A copy of this document may be obtained by contacting the Wastewater Management Program, M.S. 3545, 2600 Blair Stone Road, Tallahassee, Florida 32399; and,

(h) A summary of analytical results of influent and effluent for each WWF covered by the pretreatment program for those nonpriority pollutants which the permittee believes may be causing or contributing to interference, pass through or adversely impacting biosolids residuals quality.

(9) No change.

(10) Compliance schedule for control authorities. The following conditions and reporting requirements shall apply to the compliance schedule for development of a pretreatment program required by Rule 62-625.500, F.A.C.:

(a) through (c) No change.

(11) through (12) No change.

(13) Provisions governing fraud and false statements. Any person, including a responsible corporate officer, submitting or maintaining reports and other documents required under this chapter shall be subject to the civil and criminal penalties of Section 403.161, F.S., for any falsification described in that section.

(14) Record-keeping requirements.

(a) Any industrial user and control authority subject to the reporting requirements established in this chapter shall maintain records of all information resulting from any monitoring activities required by this chapter, including documentation associated with best management practices. All sampling and analysis activities shall be subject to the record-keeping requirements specified in Chapter 62-160, F.A.C.

(b) through (d) No change.

(15) Provisions governing hazardous waste.

(a) The industrial user shall notify the control authority and the Department’s hazardous waste and pretreatment authorities in writing of any discharge into the WWF of a substance which, if otherwise disposed of, would be hazardous waste under Chapter 62-730, F.A.C. Such notification must include the name of the hazardous waste, the EPA hazardous waste number, and the type of discharge (continuous, batch, or other). If the industrial user discharges more than 100 kilograms of such waste per calendar month to the WWF, the notification shall also contain the following information to the extent such information is known and readily available to the industrial user:

1. through 3. No change.

(b) Discharges are exempt from the requirements of paragraph (a), above, during a calendar month in which they

discharge no more than fifteen kilograms of hazardous wastes, unless the wastes are acute hazardous wastes as specified in Chapter 62-730, F.A.C. Discharge of more than fifteen kilograms of non-acute hazardous wastes in a calendar month, or of any quantity of acute hazardous wastes as specified in Chapter 62-730, F.A.C., requires a one-time notification. Subsequent months during which the industrial user discharges more than such quantities of any hazardous waste do not require additional notification.

(c) through (d) No change.

(16) All control authorities shall provide to the Department a written technical evaluation regarding the need to revise local limits. At a minimum, the evaluation shall be provided within 180 days following permit issuance or reissuance. All control authorities covered under a permit with a ten year duration shall also provide an evaluation within 180 days of the five year anniversary of the permit issuance or reissuance. The evaluation shall verify whether existing local limits protect the WWF, and if not, shall develop new local limits as part of the evaluation. For new local limits, a plan of study shall be submitted to the Department prior to initiating sampling required to develop the new local limit.

(17) No change.

Rulemaking Authority 403.061(7), (31), 403.0885, 403.161 FS. Law Implemented 403.0885 FS. History–New 11-29-94, Amended 1-8-97, 5-10-10,_____.

62-625.880 Tables.

No change.

(2) Regulated pollutants eligible for a removal credit.

Pollutant	Biosolids Residuals Use or Disposal Practice	
	Land Application (mg/Kg)	Surface Disposal (mg/Kg)
Arsenic	75	73
Cadmium	–	85
Chromium	–	600
Copper	4300	–
Lead	840	–
Mercury	57	–
Molybdenum	75	–
Nickel	420	420
Selenium	100	–
Zinc	7500	–

(3) The following organic pollutants are eligible for a removal credit if the requirements for total hydrocarbons (or carbon monoxide) in Chapter 62-296, F.A.C., are met when sewage sludge is fired in a sewage sludge incinerator: Acrylonitrile, Aldrin/Dieldrin (total), Benzene, Benzidine, Benzo(a)pyrene, Bis(2-chloroethyl)ether, Bis(2-ethylhexyl)phthalate, Bromodichloromethane, Bromoethane, Bromoform, Carbon tetrachloride, Chlordane, Chloroform,

Chloromethane, DDD, DDE, DDT, Dibromochloromethane, Dibutyl phthalate, 1,2-dichloroethane, 1,1-dichloroethylene, 2,4-dichlorophenol, 1,3-dichloropropene, Diethyl phthalate, 2,4-dinitrophenol, 1,2-diphenylhydrazine, Di-n-butyl phthalate, Endosulfan, Endrin, Ethylbenzene, Heptachlor, Heptachlor epoxide, Hexachlorobutadiene, Alphahexachlorocyclohexane, Betahexachlorocyclohexane, Hexachlorocyclopentadiene, Hexachloroethane, Hydrogen cyanide, Isophorone, Lindane, Methylene chloride, Nitrobenzene, N-Nitrosodimethylamine, N-Nitrosodi-n-propylamine, Pentachlorophenol, Phenol, Polychlorinated biphenyls, 2,3,7,8-tetrachlorodibenzo-p-dioxin, 1,1,2,2-tetrachloroethane, Tetrachloroethylene, Toluene, Toxaphene, Trichloroethylene, 1,2, 4-Trichlorobenzene, 1,1,1-Trichloroethane, 1,1,2-Trichloroethane, and 2,4,6-Trichlorophenol.

(4) Additional pollutants eligible for a removal credit.

Biosolids Residuals—Use or Disposal Practice Surface Disposal				
Pollutant	LA	UL	L	I
Arsenic	—	—	100(1)	—
Aldrin/Dieldrin (Total)	2.7	—	—	—
Benzene	16(1)	140	3400	—
Benzo(a)pyrene	15	100(1)	100(1)	—
Bis(2-ethylhexyl)phthalate	—	100(1)	100(1)	—
Cadmium	—	100(1)	100(1)	—
Chlordane	86	100(1)	100(1)	—
Chromium (Total)	100	—	100(1)	—
Copper	—	46(1)	100(1)	1400
DDD, DDE, DDT (Total)	1.2	2000	2000	—
2,4-Dichlorophenoxy-aceti	—	7	7	—
Fluoride	730	—	—	—
Heptachlor	7.4	—	—	—
Hexachlorobenzene	29	—	—	—
Hexachlorobutadiene	600	—	—	—
Iron	78(1)	—	—	—
Lead	—	100(1)	100(1)	—
Lindane	84	28(1)	28(1)	—
Malathion	—	0.63	0.63	—
Mercury	—	100(1)	100(1)	—
Molybdenim	—	40	40	—
Nickel	—	—	100(1)	—
N-Nitrosodimethylamine	2.1	0.088	0.088	—
Pentachlorophenol	30	—	—	—
Phenol	—	82	82	—

Polychlorinated biphenyls	4.6	<50	<50	—
Selenium	—	4.8	4.8	4.8
Toxaphene	10	26(1)	26(1)	—
Trichloroethene	10(1)	9500	10(1)	—
Zinc	—	4500	4500	4500

(a) through (b) No change.

The subsection (1), above, table indicates that the units are grams per kilograms – dry weight basis. All other values have the units milligrams per kilogram – dry weight basis.

Rulemaking Authority 403.061(7), (31), 403.0885 FS. Law Implemented 403.0885 FS. History—New 11-29-94, Amended 1-8-97, 5-10-10,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Alexandra Spencer, Senior Program Analyst, Wastewater Management Program

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Emile D. Hamilton, Interim Secretary
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 14, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 21, 2020

DEPARTMENT OF HEALTH

RULE NO.: 64-8.001
RULE TITLE: Penalties for COVID-19 Vaccine Documentation Requirements

PURPOSE AND EFFECT: To establish the procedure for imposing penalties for the violation of section 381.00316, Florida Statutes, in accordance with Chapter 2021-008, Laws of Florida.

SUMMARY: This rule establishes the procedure for imposing penalties against any business entity, governmental entity, or educational institution for the violation of section 381.00316, Florida Statutes.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Based on the SERC checklist, this rulemaking will not have an adverse impact on regulatory costs in excess of \$1 million within five years as established in s.120.541(2)(a), F.S.

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

RULEMAKING AUTHORITY: 381.00316(6) FS

LAW IMPLEMENTED: 381.00316 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: Douglas Woodlief at Douglas.Woodlief@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64-8.001 Penalties for COVID-19 Vaccine Documentation Requirements

(1) The Department will issue a notice of violation to any business entity, governmental entity or educational institution found in violation of section 381.00316, Florida Statutes, prior to final agency action. Such notice will include hearing rights pursuant to section 120.569, Florida Statutes.

(2) Each violation of section 381.00316, Florida Statutes, will result in the imposition of a \$5,000 fine per individual and separate violation against the business, governmental entity or the educational institution. Fines imposed are due and payable to the Department within 30 days of entry of the final order unless otherwise stated in the final order.

(3) This rule will be reviewed and repealed, modified, or renewed through the rulemaking process five years from the effective date.

Rulemaking Authority 381.00316(6), FS. Law Implemented 381.00316, FS. History–New_____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Douglas Woodlief

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Scott A. Rivkees, MD, Surgeon General and Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 28, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 25, 2021

DEPARTMENT OF HEALTH

Certified Master Social Workers

RULE NO.: RULE TITLE:

64B25-28.012 Application Forms and Requirements

PURPOSE AND EFFECT: To update the application form for licensure as a certified master social worker.

SUMMARY: Updates the form to apply for licensure as a certified master social worker.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: Based on the SERC checklist, this rulemaking will not have an adverse impact or regulatory costs in excess of \$1 million within five years as established in s.120.541(2)(a), F.S. Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 491.015, F.S.

LAW IMPLEMENTED: 456.017(1)(c), 456.0635, 491.0145, F.S.

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: Janet Hartman, Executive Director, 4052 Bald Cypress way, Bin #C-08, Tallahassee, FL 32399-3250, or Janet.Hartman@FlHealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B25-28.012 Application Forms and Requirements.

(1) Applications for certification as a master social worker shall be on Form DH-CMS 2061 (effective 07/2021 07/16) entitled “Application for Certified Master Social Worker,” incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-_____.07736.

(2) through (3) No change.

Rulemaking Authority 491.015 FS. Law Implemented 456.017(1)(c), 456.0635, 491.0145 FS. History–New 12-10-90, Amended 7-30-91, Formerly 21-28.012, 61-28.012, 59FF-28.012, Amended 3-27-16, 12-29-16,_____.

NAME OF PERSON ORIGINATING PROPOSED RULE:
Janet Hartman

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Scott A. Rivkees, MD, Surgeon General and Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 22, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT
 PUBLISHED IN FAR: July 23, 2020

Section III
Notice of Changes, Corrections and
Withdrawals

DEPARTMENT OF TRANSPORTATION

RULE NO.: RULE TITLE:
 14-48.0011 Safety Inspection of Bridges
 NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 47 No. 123, June 25, 2021 issue of the Florida Administrative Register.

This correction is to incorporate language inadvertently omitted from the Summary of Statement of Estimated Regulatory Costs and Legislative Ramification, which now reads as follows:

**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 Department used an itemized checklist to conduct an economic analysis and determine if there would be any adverse impact or regulatory cost associated with this rule that exceeds the stated criteria. Upon review of the proposed rulemaking, the Department 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), F.S.

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

**DEPARTMENT OF BUSINESS AND PROFESSIONAL
 REGULATION**

Board of Architecture and Interior Design

RULE NOS.:	RULE TITLES:
61G1-23.010	Responsible Supervising Control Over Architectural or Interior Design Work.
61G1-23.015	Demonstrating the Application of Responsible Supervising Control Over Architectural or Interior Design Work.
61G1-23.020	Responsible Supervising Control of Documents for Exempt Buildings Which Require an Architect’s or Registered Interior Designer’s Seal and Signature for Building Permit Purposes.
61G1-23.025	Standards for Architectural or Registered Interior Design Supervision in Construction or Marketing Offices.

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. 47 No. 39, February 26, 2021 issue of the Florida Administrative Register.

The change is in response to written comments submitted by the staff of the Joint Administrative Procedures Committee and by a vote by the Board at the public meeting held on April 29, 2021. The rules shall now read as follows:

61G1-23.010 Responsible Supervising Control Over Architectural or Interior Design Work.

The preparation of architectural or registered interior design work, defined in Sections ~~481.203(2) and (10)~~ 481.203(6), (8), F.S., must occur under the responsible supervising control of an architect licensed or an ~~registered~~ interior designer registered licensed in this State. Such control ensures that the required professional standard of care is applied, in order to safeguard the public from harm and confirm that the owner’s needs and requirements as well as applicable codes and standards are met.

- (1) No change.
- (2) The responsible supervising control which is required of architects or registered interior designers prior to signing and sealing architectural or interior design documents, respectively, as that term is used in Section 481.221(6), (7), F.S., shall mean:
 - (a) No change.
 - (b) To avoid ambiguity, the architect or registered interior designer and their client should have a ~~clear~~ written agreement, describing in detail, the work to be done and all pertinent requirements ~~such as, at a minimum but not limited to~~ time for performance and general expectations.
 - (c) No change.
 - (3) An architect or registered interior designer must demonstrate that they are exercising responsible supervisory control over multiple projects through one of the requirements

set forth by Sections 481.221(2), (4), and (6) ~~481.225(1)(g) and 481.225(1)(e)~~, F.S., and these rules.

(4) No change.

(5) Indirect employment arrangements, such as independent contractors, may not provide responsible supervising control on behalf of a licensee or registrant, unless there is a specific written agreement governing those services, which details the duties and responsibilities of the architect or registered interior designer and the independent contractor with respect to responsible supervising control, as described in subsection (2) above.

(6) When work prepared by an architect falls within the definition of Interior Design in Section 481.203(10), F.S., the procedures of Rule 61G1-23.010, F.A.C., shall be followed.

(7) When work that falls within the definition of Interior Design in Section 481.203(10), F.S., and prepared by a registered interior designer is incorporated in the architect's work, the procedures of Rule 61G1-23.010(1)(c), (v), F.A.C., above, shall be followed.

~~(8)(6)~~ No change.

Rulemaking Authority 481.205(4), 481.203(16), 481.2055 FS. Law Implemented 481.205(4), 481.221(4), 481.221(5), 481.223, 481.225 FS. History–New 11-21-94, Amended 7-3-03,_____.

61G1-23.015 Demonstrating the Application of Responsible Supervising Control Over Architectural or Interior Design Work.

The Board may, as part of its investigation of a complaint against a licensed architect or registered interior designer licensee or registrant, ~~required~~ that an architect or registered interior designer provide evidence which demonstrates that the architect or ~~registered~~ interior designer has provided an appropriate level of ~~Responsible~~ Supervising Control over a project or projects.

(1) through (3) No change.

Rulemaking Authority 481.2055 FS. Law Implemented 481.203(16), 481.205(4), 481.221(6), 481.223, 481.225 FS. History–New 11-21-94

61G1-23.020 Responsible Supervising Control of Documents for Exempt Buildings Which Require an Architect's ~~or Registered Interior Designer's~~ Seal and Signature for Building Permit Purposes.

The procedures set forth in Rule 61G1-23.010, F.A.C., shall also be followed when an architect ~~or registered interior designer~~ is required by local building ordinance to sign and seal plans for buildings which unlicensed persons are authorized to design under the exceptions contained in Sections 481.229(1)(a)-(c), F.S.

Rulemaking Authority 481.2055 FS. Law Implemented 481.205(4), 481.221(4), 481.223, 481.225 FS. History–New 11-21-94, Amended 5-13-04,_____.

61G1-23.025 Standards for Architectural or Registered Interior Design Supervision in Construction or Marketing Offices.

(1) No change.

~~(2) An architect or registered interior designer shall not be required to be assigned to a marketing office. A marketing office is defined as an office of an architectural qualified business organization or registered interior design business wherein no production of drawings, specifications, reports or other professional work occurs and is intended solely for the purpose of advertising or marketing an architectural qualified business organization or registered interior design business' services to the public. The client contact permitted as a marketing office by non registered persons shall only include marketing qualifications and capabilities of the business. No other professional activities shall be performed at this office.~~

~~(2)(3)~~ No change.

(3) All firms shall notify the Board of Architecture and Interior Design of the location of all marketing offices and the individuals who will be assigned to such office within sixty (60) days of such an assignment.

Rulemaking Authority 481.2055 FS. Law Implemented 481.221(4), 481.223, 481.225, 481.229 FS. History–New 11-21-94, Amended 5-13-04,_____.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Amanda Ackerman, Executive Director, Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0771 or by email at amanda.ackerman@myfloridalicense.com.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF LAW ENFORCEMENT
Criminal Justice Standards and Training Commission
RULE NO.: RULE TITLE:

11B-21.005 Criminal Justice Training School Requirements for Certification and Re-certification

NOTICE IS HEREBY GIVEN that on July 29, 2021, the Department of Law Enforcement, received a petition for temporary waiver of Rule 11B-21.005, F.A.C. by Director William J. Romine – Chairman, Training Center Directors

Association. Petitioner wishes to waive that portion of the rule that states: (3) Classroom Facility and Equipment Requirements. Comply with the classroom facility and equipment requirements set forth in the Training School Classroom Facility Requirements, form CJSTC-205.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Florida Department of Law Enforcement, P.O. Box 1489 Tallahassee, FL, 32302 or by telephone at (850)410-7676.

DEPARTMENT OF LAW ENFORCEMENT
Criminal Justice Standards and Training Commission
RULE NO.: RULE TITLE:

11B-35.0010 eLearning Instruction

NOTICE IS HEREBY GIVEN that on July 29, 2021, the Department of Law Enforcement, received a petition for temporary waiver of Rule 11B-35.0010, F.A.C. by Director William J. Romine – Chairman, Training Center Directors Association. Petitioner wishes to waive that portion of the rule that states: (1) Training schools are permitted to use eLearning instruction for Commission-approved Specialized Training Program Courses, Specialized Instructor Courses, and courses created from Specialized Goals and Objectives.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Florida Department of Law Enforcement, P.O. Box 1489 Tallahassee, FL, 32302 or by telephone at (850)410-7676.

DEPARTMENT OF ENVIRONMENTAL PROTECTION
RULE NO.: RULE TITLE:
62-762.601 Release Detection Requirements for Shop Fabricated Storage Tanks

NOTICE IS HEREBY GIVEN that on July 27, 2021, the Department of Environmental Protection, received a petition for waiver pursuant to Section 120.542, F.S. from the Department of Veterans Affairs – James A. Haley Veterans’ Hospital. The petitioner requested a waiver from subparagraph 62-762.601(4)(b)3., F.A.C. which states that small diameter integral piping with secondary containment shall be equipped with a release detection system that can detect a leak within one hour using an electronic interstitial monitoring device that is capable of detecting a release of 10 gallons within one hour and shutting off the pump. The facility is located at 13000 Bruce B. Downs Boulevard, Tampa, FL 33612, Hospital Facility ID 8627247. The petition has been assigned OGC #21-0720.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Amanda Dorsett, Florida Department of Environmental Protection, 2600 Blair Stone Road, Mail Station 4550, Tallahassee, FL 32399-2400, telephone (850)245-8931, e-mail Amanda.Dorsett@dep.state.fl.us, during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday,

except legal holidays. If you have any questions, please call the Division of Waste Management at (850)245-8705.

Written comments must be received by the Department of Environmental Protection no later than 14 days from the date of publication of this notice.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Marketing and Development

The Florida Department of Agriculture and Consumer Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: Wednesday, August 11, 2021, 9:00 a.m.

PLACE: Conference Call Line: 1(888)585-9008, Code - 928995647

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to address business issues and initiatives of the Florida Alligator Marketing and Education Committee, for the current and next fiscal year.

A copy of the agenda may be obtained by contacting: Paul Davis at Paul.Davis@FDACS.gov.

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: Paul Davis at Paul.Davis@FDACS.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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: Paul Davis at Paul.Davis@FDACS.gov.

DEPARTMENT OF EDUCATION

The Charter School Appeal Commission announces a hearing to which all persons are invited.

DATE AND TIME: August 16, 2021, 9:00 a.m.

PLACE: 325 West Gaines Street, Conference Room 1703/07, Tallahassee, FL 32399-0400

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Charter School Appeal Commission will hear the application denial of the following Charter School Application: Red Hills Academy, Inc. vs. School Board of Leon County.

A copy of the agenda may be obtained by contacting: Karen Hines-Henry at Karen.Hines@fldoe.org.

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

For more information, you may contact: Karen Hines-Henry at Karen.Hines@fldoe.org.

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation, District One announces a workshop to which all persons are invited.

DATE AND TIME: Monday, August 9, 2021, 1:00 p.m. – 4:00 p.m.

PLACE: Indian River State College, Williamson Center Auditorium, Building C-Room C112, 2229 NW 9th Ave Okeechobee, FL 34972

GENERAL SUBJECT MATTER TO BE CONSIDERED:

FDOT is scheduled to begin the design phase of two resurfacing projects along SR 15/US 441 in Okeechobee County from approximately SW 23rd St to NE 120st St. In advance of the design phase, District One is taking the opportunity to work with community stakeholders to identify and integrate potential design elements and features that support multimodal safety, placemaking, quality of life, and other community goals.

The public is invited to attend a workshop beginning promptly at 1:00 p.m. on Monday, August 9, 2021 to discuss the resurfacing projects along SR 15/US 441 in Okeechobee County.

A copy of the agenda may be obtained by contacting: Vitor Siguri, FDOT Project Manager, by email at Vitor.Siguri@dot.state.fl.us or by phone (239)225-1959.

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: Cynthia Sykes, FDOT Title VI Coordinator, by email at Cynthia.Sykes@dot.state.fl.us or by phone at 1(863)519-2287. 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: Vitor Siguri, FDOT Project Manager, by email at Vitor.Siguri@dot.state.fl.us or by phone (239)225-1959.

REGIONAL PLANNING COUNCILS

Tampa Bay Regional Planning Council

The Tampa Bay Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: August 9, 2021, 9:00 a.m.

This is the updated notice to replace Notice ID: 24807573. In this updated notice the meeting start time has changed to 9:00 a.m.

PLACE: This meeting will be held via a virtual communication platform and/ or in-person at 4000 Gateway Centre Blvd. Ste. 100 Pinellas Park, Florida 33782. Persons wishing to participate in this meeting should dial: (786)635-1003. The meeting ID is: 881 9757 5363. The Passcode is: 932359. The Zoom Meeting Link is:

<https://us02web.zoom.us/j/88197575363?pwd=RTJDWnVnZnIYd0QzeDVCmKZjaFdTdz09>

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct the regular business of the TBRPC Tampa Bay Regional Resiliency Coalition Steering Committee.

A copy of the agenda may be obtained by contacting: Wren Krahl, Wren@tbrpc.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 4 days before the workshop/meeting by contacting: Wren Krahl, Wren@tbrpc.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: Wren Krahl, Wren@tbrpc.org.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: Tuesday, August 10, 2021, 10:00 a.m., Quarterly meeting of the Everglades Technical Oversight Committee

PLACE: SFWMD Headquarters, B-1 Building, 3301 Gun Club Road, West Palm Beach, FL 33406. TOC Members and the public may participate and provide public comment in-person or via Zoom, a media technology free for the public to use.

https://sfwmd.gov.zoom.us/webinar/register/WN_MPb21jyHQL-7aTRLTtx4aA

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Everglades Technical Oversight Committee meeting is a public meeting held quarterly to provide an update on water quality conditions in the Loxahatchee National Wildlife Refuge and at inflows to Everglades National Park relative to the 1991

Settlement Agreement, entered as a Consent Decree in 1992, and modified in 1995.

The public and stakeholders will have an opportunity to view and comment on the meeting by utilizing the following link:

https://sfwmd.gov.zoom.us/webinar/register/WN_MPb21jyHQL-7aTRLTx4aA

This link will go live at approximately 10:00 a.m. on August 10, 2021.

A copy of the agenda may be obtained by contacting: Julianne LaRock at (561)682-6747, jlarock@sfwmd.gov, or www.SFWMD.gov/toc, seven days prior to the meeting.

A copy of the agenda may be obtained by contacting: Rosie Byrd at rbyrd@sfwmd.gov.

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 days before the workshop/meeting by contacting: Rosie Byrd at rbyrd@sfwmd.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Julianne LaRock at (561)682-6747, or jlarock@sfwmd.gov.

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

The Tampa Bay Water, a Regional Water Supply Authority announces a public meeting to which all persons are invited.

DATE AND TIME: August 16, 2021, 9:30 a.m.

PLACE: Tampa Bay Water Administrative Offices, 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular Board Meeting.

A copy of the agenda may be obtained by contacting: Records Department, (727)796-2355.

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: Records Department, (727)796-2355. 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: Records Department, (727)796-2355.

REGIONAL UTILITY AUTHORITIES

Tampa Bay Water - A Regional Water Supply Authority

The Tampa Bay Water, a Regional Water Supply Authority announces a public meeting to which all persons are invited.

DATE AND TIME: August 13, 2021, 9:00 a.m. ET

PLACE: Tampa Bay Water Administrative Offices, 2575 Enterprise Road, Clearwater, Florida 33763

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for Integrated Program Management Consulting Services, CONTRACT NO.: 2022-001. As a part of the selection process, the Selection Committee will hear oral presentations from the top ranked firms and determine the final ranking of proponents that will be recommended to the Board of Directors for award.

A copy of the agenda may be obtained by contacting: Records Department at (727)796-2355.

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: Records Department at (727)796-2355. 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: Records Department at (727)796-2355.

DEPARTMENT OF HEALTH

Board of Chiropractic Medicine

The Department of Health announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 14, 2021, 3:00 p.m.

PLACE: 1(888)585-9008, 136-103-141 participant code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel

A copy of the agenda may be obtained by contacting: <https://floridaschiropracticmedicine.gov/>.

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: 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: Jacqueline.Clahar@flhealth.gov.

DEPARTMENT OF HEALTH

Board of Optometry

The Department of Health announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 14, 2021, 3:00 p.m.

PLACE: 1(888)585-9008, 136-103-141 participant code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel

A copy of the agenda may be obtained by contacting: <https://floridaschiropracticmedicine.gov>.

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: 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: Jacqueline.Clahar@flhealth.gov.

DEPARTMENT OF HEALTH

Board of Optometry

The Department of Health announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 22, 2021, 3:00 p.m.

PLACE: 1(888)585-9008, 136-103-141 participant code

GENERAL SUBJECT MATTER TO BE CONSIDERED: Probable Cause Panel

A copy of the agenda may be obtained by contacting: <https://floridasoptometry.gov/>.

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: 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: Jacqueline.Clahar@flhealth.gov.

DEPARTMENT OF HEALTH

Division of Children's Medical Services

The Local Child Abuse Death Review Committee announces a public meeting to which all persons are invited.

DATE AND TIME: August 11, 2021, 10:00 a.m. – 11:30 a.m.

PLACE: Microsoft Teams Meeting Link:

https://teams.microsoft.com/l/meetup-join/19%3ameeting_OGQ2ZjIwM2UtNzI3Zi00NDA0LTlhNmMtOTQ4NzdhNzNhZmFm%40thread.v2/0?context=%7b%22Tid%22%3a%2228cd8f80-3c44-4b27-81a0-cd2b03a31b8d%22%2c%220id%22%3a%22347994ad-22fa-4850-87b1-dd0a53a66c99%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will address administrative issues, review cases, and discuss the CADR Action Plan. A portion of the meeting is required by paragraph 383.412(3)(a), F.S. to be closed to the public to allow the Committee to discuss information that is confidential and exempt from public meetings and public records. This portion of the meeting will be announced at the meeting.

A copy of the agenda may be obtained by contacting: Joshua.Thomas@flhealth.gov.

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: Joshua.Thomas@flhealth.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Joshua.Thomas@flhealth.gov.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Tampa Bay Area Refugee Task Force announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, August 31, 2021, 1:30 p.m. – 3:30 p.m.

PLACE: Meeting will take place via the Microsoft Teams platform. Use the below link to connect to the meeting:

https://teams.microsoft.com/l/meetup-join/19%3ameeting_MWI2YWMzNDQtYWRIMC00MmI4LWJiNjUtZDAzYWVlOGYzMjVkJk%40thread.v2/0?context=%7b%22Tid%22%3a%22f70dba48-b283-4c57-8831-cb411445a94c%22%2c%220id%22%3a%224c7ac74e-0835-4242-a8cf-f26976fc1c32%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of the Tampa Bay Area Refugee Task Force meeting is to increase awareness of the refugee populations, share best practices, spot trends in refugee populations, build

collaborations between agencies, help create good communication among service providers, get informed about upcoming community events, and discuss refugee program service needs and possible solutions to meeting those needs.

A copy of the agenda may be obtained by contacting: Janet Blair at 1(813)545-1716 or David Draper at (407)317-7335.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Janet Blair at 1(813)545-1716 or David Draper at (407)317-7335. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Janet Blair at 1(813)545-1716 or David Draper at (407)317-7335.

MID-FLORIDA AREA AGENCY ON AGING

The Mid-Florida Area Agency on Aging dba Elder Options announces a public meeting to which all persons are invited.

DATE AND TIME: September 1, 2021, 10:00 a.m.

PLACE: Elder Options Conference Room A, 100 SW 75th Street, Suite 301, Gainesville, Florida 32607

GENERAL SUBJECT MATTER TO BE CONSIDERED: Scheduled meeting of the Elder Options Board of Directors.

The Board will take action on ARP contract allocations and other matters to be determined by the members of the Board, which may include matters such as the Executive Director's Report.

A copy of the agenda may be obtained by contacting: Kathy Dorminey, dormineyk@agingresources.org, (352)692-5214.

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: Kathy Dorminey, dormineyk@agingresources.org, (352)692-5214. 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: Kathy Dorminey, dormineyk@agingresources.org, (352)692-5214.

WALTON COUNTY HEALTH DEPARTMENT

The Walton County Health Department announces a public meeting to which all persons are invited.

DATE AND TIME: August 19, 2021, 11:30 a.m.

PLACE: Walton County Health Department

GENERAL SUBJECT MATTER TO BE CONSIDERED: Various Board Information

A copy of the agenda may be obtained by contacting: Tabatha Walters, (850)892-8015.

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: Tabatha Walters, (850)892-8015. 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: Tabatha Walters, (850)892-8015.

GRAY ROBINSON

The City of North Port, Florida announces a public meeting to which all persons are invited.

DATE AND TIME: REVISED TIME: September 14, 2021, 10:00 a.m.

PLACE: City Commission Chambers, City Hall, 4970 City Hall Boulevard, North Port FL 34286

GENERAL SUBJECT MATTER TO BE CONSIDERED: REVISED TIME: In accordance with paragraph 337.401(3)(d),

FS, notice is hereby given that the City Commission of the City of North Port, Florida, will hold a public hearing for the first reading on Tuesday, September 14, 2021, 10:00 a.m. in the City Commission Chambers, City Hall, in said City, for the purpose of adopting a proposed ordinance governing a telecommunications company placing or maintaining telecommunications facilities in its roads or rights-of-way. The proposed ordinance modifies Chapter 86—Communication and wireless infrastructure right of way Utilization, registration requirements for communications service providers, rules and regulations for communications service providers, wireless service providers, & small wireless service providers and their facilities.

A copy of the agenda may be obtained by contacting: A copy of the agenda may be obtained by contacting: A copy of the proposed ordinance can be obtained by calling the City Clerk's Office at (941)429-7270, or by visiting the Clerk's Office

during regular business hours at City Hall, 4970 City Hall Boulevard, North Port FL 34286.

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: City Clerk’s Office at (941)429-7270. 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: City Clerk’s Office at (941)429-7270.

**Section VII
Notice of Petitions and Dispositions
Regarding Declaratory Statements**

DEPARTMENT OF HEALTH

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

RULE NO.: RULE TITLE:

64B4-3.003 Examination for Licensure

NOTICE IS HEREBY GIVEN that the Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling has received the petition for declaratory statement from Richard O. Howell and William R. Clough on July 21, 2021. The petition seeks the agency's opinion as to the applicability of paragraph 64B4-3.003(2)(b), Florida Administrative Code, as it applies to the petitioner.

Paragraph 64B4-3.003(2)(b), Florida Administrative Code, states that the examination for Mental Health Counselors shall be the National Clinical Mental Health Counseling Examination (NCMHCE), clinical simulation examination developed by the National Board of Certified Counselors (NBCC). The Petitioners request that the Board require the NBCC to offer a Spanish language version of the clinical simulation examination for ESL clinicians. Except for good cause shown, motions for leave to intervene must be filed within 21 days after the publication of this notice.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Janet Hartman, Executive Director, Board of Clinical Social Work, Marriage and Family Therapy and Mental Health Counseling, 4052 Bald Cypress Way, Bin #C04, Tallahassee, Florida 32399-3254, or by electronic mail – Janet.Hartman@flhealth.gov.

DEPARTMENT OF FINANCIAL SERVICES

OIR – Insurance Regulation

NOTICE IS HEREBY GIVEN that the FLORIDA OFFICE OF INSURANCE REGULATION (“OFFICE”) has declined to rule on the petition for declaratory statement filed by Automated Health Systems, Inc. (“Petitioner”) on April 16, 2021. The following is a summary of the agency's declination of the petition: Petitioner sought the Office’s opinion regarding whether it qualified as an “administrator” as defined in subsection 626.88(1), Florida Statutes, such that it would need to apply for and obtain a certificate of authority pursuant to Section 626.8805, Florida Statutes, to perform the services required under its contract with Florida Healthy Kids Corporation. On July 1, 2021, the Petition was WITHDRAWN. Please refer all comments to: Christina Jackson, Assistant General Counsel, Christina.Jackson@flor.com.

**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 EDUCATION
New College of Florida
Cancellation of RFQ #072021PEI - Request for Qualifications
for A/E Services for the Renovations of Pei Dormitories
PUBLIC NOTICE CANCELLATION
RFQ #072021PEI
LEGAL NOTICE OF REQUEST FOR QUALIFICATIONS
FOR
ARCHITECTURAL/ENGINEERING SERVICES
This project has been cancelled until further notice.

METROPOLITAN PLANNING ORGANIZATIONS
Charlotte County-Punta Gorda MPO
Request for Letters of Interest (RFLI) For Professional
Consultants
REQUEST FOR LETTERS OF INTEREST (RFLI)
NOTICE TO PROFESSIONAL CONSULTANTS
CHARLOTTE COUNTY- PUNTA GORDA
METROPOLITAN PLANNING ORGANIZATION
The Charlotte County-Punta Gorda Metropolitan Planning
Organization (MPO) in conjunction with the Florida
Department of Transportation (FDOT) request that qualified
consultants submit Letters of Interest for consideration in the
competitive selection of professional transportation planning
services on the following project:

PURPOSE: GENERAL PLANNING CONSULTANTS (GPC)
The MPO requires the services of one or more consultants to
provide production support to the MPO’s transportation
planning activities set forth in the Unified Planning Work
Program (UPWP). The length of service to provide production
support will be up to three (3) years. The work includes
providing assistance to the MPO staff for work assigned by the
MPO, and consistent with its UPWP. The Scope of Services
outlines tasks that may be assigned to the consultant(s) under
one or more GPC contracts. Consideration will be given to only
those firms that have been prequalified by the FDOT to perform
the following major type(s) of work.

MAJOR TYPES OF WORK

- 13.0 Planning
 - 13.3 Policy Planning
 - 13.4 Systems Planning
 - 13.5 Subarea/Corridor Planning
 - 13.6 Land Planning/Engineering
 - 13.7 Transportation Statistics

TO RESPOND: Firms, qualified to conduct business in the
State of Florida, are asked to submit five (5) hard copies, one

(1) original, and one (1) Electronic Version of their Letter of
Intent to the MPO office and two (2) copies to the FDOT office
by 4:30 p.m. ET, Tuesday August 31, 2021 to the address
below. The envelope containing the letter must be marked
“GENERAL PLANNING CONSULTANT SERVICES FOR
THE CHARLOTTE COUNTY – PUNTA GORDA MPO”. The
MPO will accept no responsibility for the letters not so marked.
The letters will remain in effect for 90 calendar days from the
date of submission. The MPO reserves the right to reject any
and all letters. The RFP Packet can also be found here: RFP
Packet

Requests for clarification of the requirements or inquiries about
information (questions) contained in the package must be
submitted to Lakshmi N. Gurram at gurram@ccmpo.com by
4:30 p.m. ET, Thursday August 12, 2021. Responses to all
questions will be posted at one time by 4:30 p.m., Monday,
August 16, 2021 on the MPO webpage at www.ccmpo.com
The complete packet can be obtained from the MPO website,
www.ccmpo.com or from the MPO office address below.

Mail ten copies to the MPO: Lakshmi N. Gurram, Charlotte
County-Punta Gorda MPO, 25550 Harbor View Road, Suite 4,
Port Charlotte FL, 33980-2503, EMAIL: gurram@ccmpo.com,
PHONE: (941)883-3535, FAX: (941)883-3534, Cell:
1(863)370-5191.

Mail two copies to FDOT: Jesten Abraham, Community
Liaison, Florida Department of Transportation, 801 North
Broadway Avenue, P. O. Box 1249, Bartow, Florida 33831-
1249, Office: 1(863)519-2358, Cell: 1(863)370-5191, E-mail:
Jesten.Abraham@dot.state.fl.us.

DAYTONA STATE COLLEGE

Architectural Services
Daytona State College
Architectural Design Services
RFQ #22-004

Pursuant to the provisions of Section 287.055, Florida Statutes,
the “Consultants’ Competitive Negotiations Act”, Daytona
State College hereby publicly announces it will consider
qualified professional firms, registered to do work in the State
of Florida, for a project requiring architectural and engineering
services. The project consists of the design of a new multi-
purpose field which will require site work, parking, out
buildings, bathroom, storage facilities, fencing and possible site
lighting on the Daytona Campus.

The estimated total project budget is \$2.8M inclusive of all fees and furnishings. Firms desiring consideration must submit proposals no later than 2:00 p.m. on August 16, 2021, to the Facilities Planning Department, Daytona State College, B430A/R108, 1200 W. International Speedway Blvd., Daytona Beach, FL 32114. Interested parties may obtain information by contacting sharon.dyke@daytonastate.edu or by visiting our website at <http://www.daytonastate.edu/fp/proposals.html>.
 END OF AD

DAYTONA STATE COLLEGE

Architectural Services
 Daytona State College
 Architectural Design Services
 RFQ #22-003

Pursuant to the provisions of Section 287.055, Florida Statutes, the “Consultants’ Competitive Negotiations Act”, Daytona State College hereby publicly announces it will consider qualified professional firms, registered to do work in the State of Florida, for a project requiring architectural and engineering services. The project consists of the design of a new indoor firing range facility of approximately 15,173 GSF plus site work and parking spaces, on the Deland Campus. The estimated total project budget is \$6.5M inclusive of all fees and furnishings. Firms desiring consideration must submit proposals no later than 2:00 p.m. on August 23, 2021, to the Facilities Planning Department, Daytona State College, B430A/R108, 1200 W. International Speedway Blvd., Daytona Beach, FL 32114. Interested parties may obtain information by contacting sharon.dyke@daytonastate.edu or by visiting our website at <http://www.daytonastate.edu/fp/proposals.html>.
 END OF AD

**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., Friday, July 23, 2021 and 3:00 p.m., Thursday, July 29, 2021.

Rule No.	File Date	Effective Date
12A-1.006	7/26/2021	8/15/2021
12A-1.007	7/26/2021	8/15/2021
12A-1.032	7/26/2021	8/15/2021
12A-1.044	7/26/2021	8/15/2021

12A-1.111	7/26/2021	8/15/2021
12A-19.071	7/26/2021	8/15/2021
12A-19.100	7/26/2021	8/15/2021
12B-8.0016	7/26/2021	8/15/2021
12D-9.025	7/28/2021	8/17/2021
33-601.215	7/27/2021	8/16/2021
40B-4.3040	7/28/2021	8/17/2021
59A-36.007	7/27/2021	8/16/2021
59G-6.005	7/26/2021	8/15/2021
64B2-16.003	7/28/2021	8/17/2021
64B2-18.002	7/28/2021	8/17/2021
64B2-18.005	7/23/2021	8/12/2021
64B8-44.003	7/27/2021	8/16/2021
64D-3.029	7/29/2021	8/18/2021
64W-1.002	7/23/2021	8/12/2021
64W-1.003	7/23/2021	8/12/2021
64W-1.004	7/23/2021	8/12/2021
64W-1.005	7/23/2021	8/12/2021
64W-1.006	7/23/2021	8/12/2021
64W-1.007	7/23/2021	8/12/2021
64W-1.008	7/23/2021	8/12/2021
65C-16.001	7/26/2021	8/15/2021
65C-16.003	7/26/2021	8/15/2021
65C-16.004	7/26/2021	8/15/2021
65C-16.005	7/26/2021	8/15/2021
65C-16.007	7/26/2021	8/15/2021
65C-16.010	7/26/2021	8/15/2021
65C-16.013	7/26/2021	8/15/2021
65C-16.014	7/26/2021	8/15/2021
65C-16.016	7/26/2021	8/15/2021
65C-16.017	7/26/2021	8/15/2021
65C-16.019	7/26/2021	8/15/2021

65C-16.0131	7/26/2021	8/15/2021
65C-28.011	7/26/2021	8/15/2021
67-51.001	7/27/2021	8/16/2021
67-51.003	7/27/2021	8/16/2021
67-51.004	7/27/2021	8/16/2021
67-51.005	7/27/2021	8/16/2021
67-51.006	7/27/2021	8/16/2021
67-51.007	7/27/2021	8/16/2021
LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES		
Rule No.	File Date	Effective Date
60FF1-5.009	7/21/2016	**/**/****
60P-1.003	11/5/2019	**/**/****
60P-2.002	11/5/2019	**/**/****
60P-2.003	11/5/2019	**/**/****
64B8-10.003	12/9/2015	**/**/****

applicants for the purposes set forth in subsection 446.71(3), Florida Statutes. The application process is governed by Chapter 73B-6, Florida Administrative Code. The application cycle begins on August 2, 2021 and ends at 5:00 p.m. Eastern Time on September 16, 2021. Applicants must use the appropriate application form found on DEO’s website at www.floridajobs.org/ERACETP. Applications and supporting documentation may be emailed or mailed to DEO. If emailed, please email the application and supporting documents to ERACETP@deo.myflorida.com. DEO is not responsible for any emailed application that DEO does not receive due to any technical issues, and the applicant should take all necessary steps to ensure DEO has received the application. Applications and supporting documentation can be mailed to the following address: Everglades Restoration Agricultural Community Employment Training Program, Department of Economic Opportunity, 107 East Madison Street, Caldwell Building, MSC G-229, Tallahassee, Florida 32399. Applications and supporting documents must be received by 5:00 PM Eastern Time on the last day of the application cycle to be considered for funding. If you have questions, please contact Raymond Isham at (850)921-3381 or ERACETP@deo.myflorida.com.

**Section XIII
Index to Rules Filed During Preceding
Week**

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

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 ECONOMIC OPPORTUNITY

Division of Workforce Services
DEO Notice of Funding Availability
Notice of Funding Availability

The Florida Department of Economic Opportunity (DEO) announces the availability of funding under the Everglades Restoration Agricultural Community Employment Training Program. Up to \$750,000 in funding will be available to eligible