Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF MANAGEMENT SERVICES
Commission on Human Relations
RULE NOS.: RULE TITLES:
60Y-5.004 Executive Director’s Investigatory Determination; Notice
60Y-5.006 Administrative Dismissal of a Complaint
60Y-5.008 Petition for Relief from an Unlawful Employment Practice

PURPOSE AND EFFECT: The proposed rule amendments seek to clarify and delete obsolete, unnecessary, or redundant rules.

SUBJECT AREA TO BE ADDRESSED: The proposed rules clarify proceedings upon complaints of unlawful employment practice.

RULEMAKING AUTHORITY: 760.06(12), FS.
LAW IMPLEMENTED: 760.03(7), 760.06, 760.10, 760.11, FS.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.


THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

60Y-5.004 Executive Director’s Investigatory Determination; Notice.

(1) Upon completion of an investigation, if a complaint has not been settled or withdrawn, the Office of Employment Investigations shall report the investigation, with recommendation, to the Office of General Counsel. The Office of General Counsel shall review the report and shall make a recommendation to the Executive Director as to whether there is reasonable cause to believe that an unlawful employment practice has occurred.

(2) If the recommendation is based upon lack of jurisdiction over the respondent or subject matter of the complaint or upon untimely filing of the complaint, the Executive Director may dismiss the complaint pursuant to subsection 60Y-5.006(3) or (11), F.A.C., provided that the investigation does not reveal any disputed issues of material fact. The Executive Director shall issue a determination on the foregoing bases of lack of jurisdiction or untimeliness where disputed issues of material fact appear to exist.

(3) After a determination has been made by the Executive Director, the Clerk shall serve a Notice of Determination, with copies of the determination, upon the complainant and the respondent.

(4) A Notice of Determination of Reasonable Cause shall include an invitation to participate in conciliation and shall advise the complainant of the right to file either a Petition for Relief, pursuant to Rule 60Y-5.008, F.A.C., within 35 days of the date of determination or a civil action within one year of the date of determination. A Petition for Relief form, in blank, shall be provided to the complainant at the time of service of the notice.

(5) A Notice of Determination of No Reasonable Cause, No Jurisdiction or Untimeliness shall advise the complainant of the right to file a Petition for Relief, pursuant to Rule 60Y-5.008, F.A.C., within 35 days of the date of determination. A Petition for Relief form, in blank, shall be provided to the complainant at the time of service of the notice.

(6) If a Petition for Relief is not filed with the Commission within 35 days of the date of determination, the Commission will take no further action and will close the matter.

(62) After service of a Notice of Determination, the parties named in the determination may inspect the records and documents, in the custody of the Commission, which pertain to the determination. The Executive Director may direct that a particular record, document or portion thereof be withheld from inspection by a party only when necessary for the protection of a witness or third party, or for the preservation of a trade secret.

Rulemaking Authority 760.06(12) FS. Law Implemented 760.03(7), 760.06, 760.10, 760.11 FS. History—New 8-12-83, Amended 6-16-83, 22T-9.04, 22T-9.004, Amended 2-5-04, Amended 11-2-16, 11-2-18.

60Y-5.006 Administrative Dismissal of a Complaint

The Executive Director, on behalf of the Commission, shall dismiss a complaint upon one or more of the following grounds:

(1) The complainant has failed or refused to cooperate or has failed to appear at or fails or refuses to participate in a duly noticed fact-finding conference and after notice pursuant to subsection 60Y-5.003(5), F.A.C., has failed to duly respond or show good cause for such nonappearance or nonparticipation;

(2) The complaint has been resolved by negotiated settlement pursuant to subsection 60Y-5.003(10), F.A.C.;

(3) The complaint has not been timely filed with the Commission;

(4) After service of Notice of Determination of Reasonable Cause, No Reasonable Cause, or No Jurisdiction, the
complainant has failed to file a Petition for Relief pursuant to Rule 60Y-5.008, F.A.C.;

(4)(5) Anytime after the expiration of 180 days from the date of filing the complaint when a Determination of Reasonable Cause or No Reasonable Cause has not been issued by the Commission, and the complainant has failed to file a Petition for Relief pursuant to Rule 60Y-5.008(1)(b), F.A.C., after the Complainant files notice of a planned, or files a, civil action in a court of competent jurisdiction;

(5)(6) The complainant cannot be located after reasonable efforts to locate have been made and there is no response from the complainant within 30 days after notice was sent by certified mail to the complainant’s last known address;

(6)(7) An agreement to submit to arbitration has been filed pursuant to Rule 60Y-5.009, F.A.C.;

(7)(8) The complainant has voluntarily dismissed the petition for relief pursuant to subsection 60Y-5.008(7), F.A.C.;

(8)(9) The complainant has voluntarily withdrawn the complaint; or

(9)(10) There is no jurisdiction over the respondent or subject matter of the complaint.

Rulemaking Authority 760.06(142) FS. Law Implemented 760.06, 760.05, 760.14, 22T-11, F.S. History-New 11-2-78, Amended 6-16-83, 8-29-84, 8-12-85, Formerly 22T-9.06, Amended 8-11-86, Formerly 22T-9.006, Amended 2-5-04, Amended xx-xx-xx.

60Y-5.008 Petition for Relief from an Unlawful Employment Practice.

(1) Petition. A complainant may file a Petition for Relief from an Unlawful Employment Practice within 35 days of the Date of Determination of Reasonable Cause, No Reasonable Cause, No Jurisdiction or Untimeliness. In the event that the Commission does not issue a determination within 180 days after the complaint was filed, a complainant may also file a Petition for Relief from an Unlawful Employment Practice within 35 days of the date the Commission certifies mailing the notice required under section 760.11(8)(b), Florida Statutes. A complainant who is not represented by an attorney may file a Petition for Relief without copies or proof of service, and the Clerk shall prepare copies and serve them upon all other parties.

(2) For good cause shown, the Chairperson may grant an extension of time to file the Petition for Relief from an Unlawful Employment Practice, provided the motion for extension of time is filed within the 35-day period prescribed by subsection 60Y-5.008(1), F.A.C.

(3) Procedures. Petitions for Relief, and proceedings thereupon, are governed by the provisions of Chapters 28-106 and 60Y-4, F.A.C., except as otherwise provided by this section.

(4) Class Allegations.

(a) The petition may include an allegation that the respondent has acted or refused to act on grounds generally applicable to a class, in which case the petition shall also include a description of the class of persons allegedly affected.

(b) If the petition contains class allegations, the administrative law judge, on motion of a party, may include in the recommended order a proposed certification of the class if:

1. The class is so numerous that joinder of all members is impractical,

2. There are questions of law or fact common to the class,

3. The claims of the petitioner are typical of the claims of the class, and

4. The petitioner will fairly and adequately protect the interests of the class.

If the administrative law judge proposes that a class be certified, the administrative law judge may also include in the recommended order proposed findings and conclusions concerning the respondent’s liability to the class. However, the administrative law judge shall not initially consider other class issues unless it is determined that such consideration will not cause undue delay to the completion of the hearing.

(5) Final Orders; Relief; Remand. Upon consideration of a recommended order, the Commission or Panel may order that the petition and complaint be dismissed or may determine that an unlawful employment practice has occurred. In the event the Commission or Panel determines that an unlawful employment practice has occurred, it shall issue an order prohibiting the practice and providing relief from the effects of the practice. If the Commission or Panel finds that the proceeding is properly maintained as a class proceeding, the order of the Commission or Panel shall constitute final agency action as to all matters except those which are remanded to the administrative law judge.

(6) Proceedings After Remand. An order of remand, pursuant to subsection (5), or a subsequent order of the administrative law judge, may direct that notice of pendency of the proceeding be served upon members of the class. Such an order shall specify the manner of service of the notice and the person responsible for service. Any member of the class who does not, within 15 days of service of the notice of pendency or within other time as the order may provide, file with the Commission an election of non-participation in the class shall be bound by an order of the Commission or Panel made subsequent to the giving of such notice.

(7) Voluntary Dismissal. A Petition for Relief may be dismissed by the Petitioner without order of the administrative law judge, Panel of Commissioners or Commission (i) by serving, or during hearing by stating on the record, a notice of dismissal at any time before the issuance of a recommended order or (ii) by filing a stipulation of dismissal signed by all parties who have appeared in the action. The dismissal operates
with prejudice with respect to Petitioner’s Chapter 760, F.S., administrative remedies and constitutes final agency action. Rulemaking Authority 760.06(12) FS. Law Implemented 760.06, 760.10 FS. History–New 11-2-78, Amended 2-4-82, 6-16-83, 8-29-84, 8-12-85. Formerly 22T-9.08, 22T-9.008, Amended 2-5-04. 

Section II  Proposed Rules

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

RULE NOS.:  RULE TITLES:
18-21.003  Definitions
18-21.020  Aquacultural Activities
18-21.021  Applications for Aquacultural Activities

PURPOSE AND EFFECT: The proposed rule amendment defines the terms “Aquaculture Restoration” and “Restoration Organization”, expands the scope of aquaculture management agreements to allow for aquaculture restoration activities, and establishes specific standards and exemptions for this new activity.

SUMMARY: Definitions, standards and exemptions are being added to make aquaculture restoration an eligible aquaculture management agreement activity.

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: As part of this analysis, the Department reviewed existing aquaculture management agreement criteria and have made exemptions to allow restoration activities as an eligible purpose. The proposed rule changes do not require additional fees. No interested party submitted supplementary information regarding the economic impact.

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: 253.03, 253.73 FS.
LAW IMPLEMENTED: 253.002, 253.67-.75, 253.77 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: Charlie Culpepper, Division of Aquaculture, 600 S Calhoun Street, Suite 217, Tallahassee, FL, 32301, Phone: (850)617-7600, Charlie.Culpepper@FDACS.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

18-21.003 Definitions.
(1) through (6) No change.
(7) “Aquaculture” means the cultivation of aquatic organisms and associated activities, including, but not limited to grading, sorting, transporting, harvesting, holding, storing, growing and planting.
(8) “Aquaculture Activities” means any activities related to the production of aquatic products, including, but not limited to, producing, storing, handling, grading, sorting, transporting, harvesting, and aquacultural support docking.
(9) “Aquaculture Restoration” means the controlled propagation and subsequent planting and husbandry of native, aquatic plants and animals on sovereignty submerged lands, not affixed to public or private dock or pier, for wild population enhancement.
(10) “Aquaculture Use Zone” means a contiguous tract of sovereignty submerged lands which allows for an array of multiple aquaculture leases configured to facilitate management and enforcement.
(7) through (9) renumbered (11) through (13) No change.
(11) “Aquaculture Activities” means any activities related to the production of aquatic products, including, but not limited to, producing, storing, handling, grading, sorting, transporting, harvesting, and aquacultural support docking.
(12) “Aquaculture Use Zone” means a contiguous tract of sovereignty submerged lands which allows for an array of multiple aquaculture leases configured to facilitate management and enforcement.
(13) through (58) renumbered (14) through (59) No change.
(60) “Aquaculture Restoration Organization” means a Florida corporation not for profit, incorporated under the provisions of chapter 617 and approved by the Department of State, that conducts business to benefit Florida’s aquatic environment.
(59) through (75) renumbered (61) through (77) No change.

Rulemaking Authority 253.03(7), 253.73 FS. Law Implemented 253.001, 253.002, 253.03, 253.68, 253.77 FS. History–New 9-26-77, Formerly 16C-12.01, 16Q-17.01, Amended 3-27-82, 8-1-83, 2-25-85, 16Q-21.03, 16Q-21.003, Amended 12-25-86, 1-25-87, 3-15-

(1) No change.

(2) Forms of authorization – For the purpose of rules 18-21.020, 18-21.021 and 18-21.022, F.A.C., conducting aquacultural activities on sovereignty submerged lands and in the water column shall be authorized by an aquaculture lease, an aquaculture letter of consent, or an aquaculture management agreement.

(a) through (b) No change.

(c) An aquaculture management agreement shall be issued for public and private entities to conduct certain aquacultural activities for educational, scientific, demonstration, Aquaculture Restoration, and experimental purposes when such activities meet the requirements of subsection 18-21.020(6), F.A.C., and education or Aquaculture Restoration is the primary objective.

(3) through (5) No change.

(6) Specific standards and criteria for an aquaculture management agreement – The use of sovereignty submerged lands authorized by an aquaculture management agreement shall comply with the following:

(a) Be for educational, scientific, demonstration, and experimental, and restoration activities related to aquaculture when commercial production is not the primary purpose.

(b) Be limited to state agencies, local governments, educational institutions, or research institutions, or Restoration Organizations when the proposed aquacultural activity or use of sovereignty submerged lands is consistent with the public purposes of the applicant organization and is not an adjunct to a commercial endeavor. Public-private partnerships for demonstration and pilot scale aquaculture programs that provide general public benefit are also eligible to obtain aquaculture management agreements.

(c) through (d) No change.

(e) The area subject to an aquaculture management agreement shall be marked, and the markers maintained for the term of the agreement. Such marking shall be adequate to inform the public of the activity and alert the public of potential navigation or safety hazards. Aquaculture management agreements for restoration activities that are limited to the submerged bottom lands and the six inches above are exempt from the marking requirements of this paragraph.

(6) through (8) No change.

18-21.021 Applications for Aquacultural Activities.

(1) Aquaculture lease application and review process.

(a) No change.

(b) The Application for a State Owned Sovereignty Submerged Land Aquaculture Lease (FDACS 15102, Rev. 09/20 05/16) is hereby adopted and incorporated by reference and may be obtained on the Internet at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXX or by writing to the Division of Aquaculture at 600 S. Calhoun Street, Suite 217, Tallahassee, Florida 32399.

(c) through (u) No change.

(2) through (4) No change.

(5) Aquaculture management agreement applications and review process.

(a) An aquaculture management agreement is required for the use of sovereignty submerged lands or the water column for educational, scientific, demonstration, Aquaculture Restoration, or experimental activities related to aquaculture.

(b) Applicants for aquaculture management agreements shall provide the items required in this subsection and information demonstrating that the proposed activity complies with the criteria in subsection 18-21.020(6), F.A.C., and is suitable for aquacultural activities. Applications for an aquaculture management agreement shall include the following.

1. through 2. No change.

3. A detailed statement describing the proposed activity, including educational, Aquaculture Restoration, and scientific objectives.

4. No change.

(c) through (f) No change.

(6) Aquaculture management agreement authorization.

(a) through (d) No change.

(e) The management agreement shall include a provision requiring the disposition of all improvements and aquaculture products upon the termination or cancellation of the management agreement. Aquaculture management agreements for the exclusive purpose of Aquaculture Restoration are exempt from the requirement to dispose aquaculture products upon the termination or cancellation of the management agreement.

(f) No change.

(7) No change.

NAME OF PERSON ORIGINATING PROPOSED RULE: Portia Sapp, Director of the Division of Aquaculture
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and Cabinet sitting as the Board of Trustees for the Internal Improvement Trust Fund
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: 2/2/2021
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: 1/11/2021

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Pilot Commissioners
RULE NO.: RULE TITLE:
61G14-12.0015 License and Certificate Retention Eligibility
PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify the requirements of a Board-approved course in professional skills including certification in the proper and efficient use of radar.
SUMMARY: The requirements of a Board-approved course in professional skills including certification in the proper and efficient use of radar will be clarified.
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 PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Amanda Ackerman, Executive Director, Board of Pilot Commissioners, 2601 Blair Stone Road, Tallahassee, FL 32399-0790.

THE FULL TEXT OF THE PROPOSED RULE IS:

Licensees and Certificate holders, without regard to the status of their license or certificate, must reestablish their qualifications to hold the license or certificate by January 31 of each odd numbered year, in order to retain the license or certificate, through submission to the Board office of each of the following:
1. through 3. No change.
4. Certificate of successful completion of a Board-approved course in professional skills including certification in the proper and efficient use of radar. The course must, at a minimum, include radar theory, and can be taken in-person in a class room or in a distance-learning format.

NAME OF PERSON ORIGINATING PROPOSED RULE: Portia Sapp, Director of the Division of Aquaculture
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Governor and Cabinet sitting as the Board of Trustees for the Internal Improvement Trust Fund
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: January 19, 2021
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 19, 2021

DEPARTMENT OF HEALTH
Board of Dentistry
RULE NOS.: RULE TITLES:
64B5-2.014 License and Certificate Retention Eligibility
64B5-2.0142 Application for Licensure
64B5-2.0144 License and Certificate Retention Eligibility
64B5-2.0146 Licensure Requirements for Applicants from Non-Accredited Schools or Colleges

PURPOSE AND EFFECT: The Board proposes the rule amendments to revise incorporated forms and update language for Rules 64B5-2.014, 64B5-2.0142, 64B5-2.0144, and 64B5-2.0146, F.A.C.
SUMMARY: Language will be updated for Rules 64B5-2.014, 64B5-2.0142, 64B5-2.0144, and 64B5-2.0146, F.A.C., and the incorporated forms will be revised for all the rules.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.
The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature.

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

RULEMAKING AUTHORITY: 456.013, 466.004, 466.004(4), 466.006(3), 466.006, 466.007, FS.

LAW IMPLEMENTED: 456.013, 456.048, 456.0635, 466.006, 466.007, 466.028, 466.0067 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: Jessica Sapp, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 or Jessica.Sapp@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-2.014 Licensure Requirements for Applicants from Accredited Schools or Colleges.

Any person who has graduated, or expects to graduate prior to the examination, or is in their final year of a dental or dental hygiene program and has completed all the coursework necessary to prepare the student to perform the clinical and diagnostic procedures required to pass the examinations, from a school or college accredited by the Commission on Accreditation of the American Dental Association or its successor agency, or any other dental or dental hygiene program accredited by an accrediting entity recognized by the United States Department of Education, may seek licensure as a dentist or dental hygienist in the following manner:

(1) Dental Hygiene Candidates:
(a) through (b) No change.
(c) Submit a completed application for licensure, Dental Hygiene Licensure Application, Form DH-MQA 1210 (Rev. 08/2020 05/2019), incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-111990, or available on the Department of Health’s website at http://www.floridadentistry.gov. An applicant is eligible for licensure upon receipt of a completed application, passing scores from the ADEX clinical examination, National Board Dental Hygiene Examination, and successful completion of the written examination on the laws and rules of Florida regulating the practice of dentistry and dental hygiene. Applicants must comply with all time requirements for passing the examinations as specified in rule 64B5-2.0135, F.A.C.

(2) Dental Candidates:
(a) Successfully complete the American Dental Licensure Examination (ADLEX), produced by the American Board of Dental Examiners, Inc., as specified in rule 64B5-2.013, F.A.C., through the Commission on Dental Competency Assessments (CDCA), which includes the Diagnostic Skills Examination. Candidates who have completed the ADLEX, after October 1, 2011, in another jurisdiction other than Florida and whose scores are over 365 days old are subject to additional application requirements as mandated in section 466.006(4)(b)3., F.S. Additionally, all Candidates who submit ADLEX scores from another jurisdiction other than Florida are subject to post licensure requirements as mandated in section 466.006(6), F.S.

(b) No change.
(c) Submit a completed application for licensure, Dental Licensure Application, DH-MQA 1182 (Rev. 08/2020 05/2019), incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-11188, or available on the Department of Health’s website at http://www.floridadentistry.gov. An applicant is eligible for licensure upon receipt of a completed application, passing scores from the ADLEX clinical examination, Diagnostic Skills Examination, National Board Dental Examination and successful completion of the written examination on the laws and rules of Florida regulating the practice of dentistry and dental hygiene. Applicants must comply with all time requirements for passing the examinations as specified in rule 64B5-2.013, F.A.C.

(3) No change.

Rulemaking Authority 456.013, 466.004, 466.006, 466.007 FS. Law Implemented 456.013, 456.048, 456.0635, 466.006, 466.007, 466.028 FS. History–New 10-8-79, Amended 4-1-80, 4-20-81, 3-16-82, 5-2-84, 9-4-84, Formerly 21G-2.14, Amended 12-31-86, 10-8-87, 11-16-89, 10-18-90, Formerly 21G-2.014, 61F5-2.014, Amended 9-24-96,
64B5-2.0142 Application for Health Access Dental License.

Any person wishing to be issued a Health Access Dental License shall apply to the Board of Dentistry. The application shall be made on the Application for Health Access Dental License form #DH-MQA 1154 (Rev. 08/2020 05/2019), available at http://www.flrules.org/Gateway/reference.asp?No=Ref-11189, hereby adopted and incorporated by reference, and can be obtained at http://www.floridasdentistry.gov.

Rulemaking Authority 456.013, 466.004 FS. Law Implemented 456.013, 456.048, 456.0635, 466.006 FS. History—New 2-12-12, Amended 12-11-12, 11-7-16, 10-4-18, 10-22-19.

64B5-2.0144 Licensure Requirements for Dental Hygiene Applicants from Unaccredited Dental Schools or Colleges.

Applicants for licensure as dental hygienists who have graduated from an unaccredited dental school or college may seek licensure in the following manner:


(2) through (6) No change.

(7) Proof received directly from the Joint Commission on National Dental Examinations, American Dental Association, that the National Board of Dental Examiners Written Examination has been successfully completed, or that the National Board of Dental Hygiene Examination has been successfully completed.

(8) through (9) No change.

(10) Upon approval of the credentials, the applicant shall apply for licensure in the following manner:

(a) No change.

(b) Submit a complete application, Dental Hygiene Licensure Application, Form DH-MQA 1210 (Rev. 08/2020 05/2019), incorporated herein by reference and is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-11190, or at http://floridasdentistry.gov. An applicant is eligible for licensure upon receipt of a completed application, passing scores from the ADEX dental hygiene examination, the National Board Dental Hygiene or National Board Dental Examination, and successful completion of the written laws and rules of Florida regulating the practice of dentistry and dental hygiene. Applicants must comply with all time requirements for passing the examinations as specified in rule 64B5-2.0135, F.A.C.

Rulemaking Authority 456.013, 466.004, 466.007 FS. Law Implemented 456.013, 456.048, 456.0635, 466.006 FS. History—New 1-18-95, Formerly 59Q-2.0144, Amended 8-19-97, 8-20-97, 5-20-01, 12-21-06, 5-8-08, 4-26-10, 3-18-12, 12-11-12, 12-15-14, 4-17-16, 11-7-16, 10-22-19.

64B5-2.0146 Licensure Requirements for Applicants from Non-Accredited Schools or Colleges.

Prior to applying to take the American Dental Licensing Examination (ADLEX) and the Laws and Rules Exam (Written Examination), as specified in rule 64B5-2.013, F.A.C., complete and submit Application for Credentials Review For Graduates From Non-Accredited Dental Colleges or Schools, Form DH-MQA 1254 (08/2020 10/11), incorporated herein by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-02022, or the Department of Health’s website at http://floridasdentistry.gov.

(1) No change.

(2) An applicant who otherwise meets the requirements of section 466.006(3), F.S., and chooses to apply pursuant to section 466.006(3)(b), F.S., will be required to:

(a) Complete two consecutive academic years at a full-time, matriculated Commission on Dental Accreditation of the American Dental Association accredited supplemental general dentistry program, which provides didactic and clinical education to the level of an accredited D.D.S. or D.M.D. program, this program does not include specialty or advanced education programs for the purpose of licensure, which has a duration of at least two consecutive academic years at the sponsoring institution.

(b) through (c) No change.

(3) through (4) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Dentistry
NAME OF AGENCY HEAD WHO APPROVED THE
PROPOSED RULE: Board of Dentistry
DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: August 21, 2020
DATE NOTICE OF PROPOSED RULE DEVELOPMENT
PUBLISHED IN FAR: December 31, 2020

DEPARTMENT OF HEALTH
Board of Dentistry
RULE NOS.: RULE TITLES:
64B5-7.003 Permit Requirements for Dental Interns and Residents
64B5-7.0035 Temporary Certificate Requirements for Dentists Practicing in State and County Government Facilities
64B5-7.005 Teaching Permits
64B5-7.007 Limited License as Allowed in Section 465.015, F.S

PURPOSE AND EFFECT: The Board proposes the rule amendments to revise incorporated forms.

SUMMARY: Incorporated forms will be revised for the rules.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 456.013, 456.015, 466.002(6), 466.004(4), 466.004, 466.025 FS.

LAW IMPLEMENTED: 456.013, 456.015, 466.025 456.033, 456.048, 456.0635, 466.017(4), 466.002(6), 466.006, 466.007, 466.011 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: Jessica Sapp, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 or Jessica.Sapp@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-7.003 Permit Requirements for Dental Interns and Residents.

(1) Any person wishing to be issued a permit as a dental intern or resident, pursuant to Section 466.025(1), F.S., shall apply on the Residency/Intern Application, form DH-MQA 1224, (Rev. 08/2020 05/2019), incorporated herein by reference and available at https://www.flrules.org/Gateway/reference.asp?No=Ref-11191, or on the Department of Health’s website at http://floridadentistry.org, and provide proof of the following:

(a) through (e) No change.

(2) through (6) No change.

Rulemaking Authority 456.013, 466.004(4), 466.025 FS. Law Implemented 456.013, 466.0635, 466.025 FS. History–New 1-1-75, Amended 1-9-77, Formerly 21G-7.03, Amended 1-29-89, Formerly 21G-7.03, Amended 8-12-93, 3-30-94, 7-18-94, Formerly 61F5-7.003, Amended 7-12-95, Formerly 59Q-7.003, Amended 11-10-98, 3-28-99, 11-19-12, 4-11-17, 10-4-18, 10-22-19______________________________

64B5-7.0035 Temporary Certificate Requirements for Dentists Practicing in State and County Government Facilities.


(2) through (5) No change.

Rulemaking Authority 466.004(4) FS. Law Implemented 456.033, 456.0635, 466.017(4), 466.025 FS. History–New 8-12-93, Formerly 61F5-7.0035, 59Q-7.0035, Amended 11-10-98, 3-25-99, 12-25-01, 1-12-04, 12-25-06, 10-4-18, 10-22-19______________________________

64B5-7.005 Teaching Permits.

(1) through (4) No change.

64B5-7.007 Limited License as Allowed in Section 456.015, F.S.

(1) A limited license shall be issued by the Board of Dentistry to an applicant who has retired or intends to retire from the practice of dentistry or dental hygiene and intends to practice only pursuant to the restrictions of the limited license granted pursuant to section 456.015, F.S., if the applicant:

(a) through (e) No change.


(2) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Dentistry

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 21, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 31, 2020

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: 64B5-14.003 RULE TITLE: Training, Education, Certification, and Requirements for Issuance of Permits

PURPOSE AND EFFECT: The Board proposes the rule amendment to revise the incorporated form.

SUMMARY: The incorporated form will be revised.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 466.004(4), 466.017(3), (6) FS.

LAW IMPLEMENTED: 466.017(3), (4), (5), (6) 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: Jessica Sapp, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258 or Jessica.Sapp@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B5-14.003 Training, Education, Certification, and Requirements for Issuance of Permits.

(1) through (4) No change.

(5) Local Anesthesia Certificate or Permit: A permit or certificate to administer local anesthesia under the direct supervision of a Florida licensed dentist to non-sedated patients eighteen (18) years of age or older shall be issued by the Department of Health to a Florida licensed dental hygienist who has completed didactic and clinical education and experience as required by Section 466.017(5), F.S., and who has been certified by the Board as having met all the requirements of Section 466.017, F.S.

(a) A registered dental hygienist who is seeking a permit or certificate to administer local anesthesia under the direct supervision of a Florida licensed dentist to non-sedated patients eighteen (18) years of age or older shall be issued by the Department of Health to a Florida licensed dental hygienist who has completed didactic and clinical education and experience as required by Section 466.017(5), F.S., and who has been certified by the Board as having met all the requirements of Section 466.017, F.S.

All provisions of the proposed rule may be viewed at http://www.flrules.org/Gateway/reference.asp?No=Ref-
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIONALE:
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.

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: 655.012(2), 657.026(3)(a), 657.028(6), 657.062(1)(c), 657.063(1) 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: Leslie Bryson, Assistant General Counsel, (850)410-9543, Leslie.Bryson@flofr.com

THE FULL TEXT OF THE PROPOSED RULE IS:

69U-110.021 Notification to OFR after Elections or Appointments.

(1) No change.

(2) Within thirty (30) days after election or appointment, a record of the names and addresses of the members of the board, members of committees, and all officers of the credit union shall be filed with the office. This filing may be satisfied by providing the office with a copy of reports filed with the National Credit Union Administration per 12 C.F.R. §741.6 (1-1-2020 Edition 2006), which is incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX and the OFR’s website, www.flofr.com.
(3) Filings required by this rule shall be submitted to OFR by mail or email as follows:
Division of Financial Institutions
Office of Financial Regulation
200 East Gaines Street
Tallahassee, Florida 32399-0371
OFRFinancialInstitutions@flofr.com
Rulemaking Authority 655.012(2), 657.028(6) FS. Law Implemented 657.021, 657.028(6) FS. History--New 7-24-66. Formerly 3-5-07, Amended 10-21-75, Formerly 3D-10.08, Amended 10-13-81, Formerly 3C-30.08, 3C-30.008, Amended 10-8-95, Formerly 3C-110.021, Amended 3-6-07, 7-27-15, ___.

69U-110.0211 Liability and Bond Insurance.
The credit union shall maintain officer and director liability insurance and blanket bond insurance in such amounts and terms as required to maintain insurance of accounts by the National Credit Union Share Insurance Fund, as provided in National Credit Union Administration Rules 741.3(d) and 741.201(a) (codified at 12 C.F.R. §§741.3(d) and 741.201(a) (1-1-2020 Edition), 741.201(a) respectively (2018)), which are hereby incorporated by reference and available at http://www.flnrules.org/Gateway/reference.asp?No=Ref-XXXXX90663 and the OFR’s website, www.flofr.com. The liability and bond insurance shall provide, at a minimum, coverage for errors, omissions, negligence, fraud, and dishonesty by all employees, directors, officers, supervisory or audit committee members, and credit committee members. The credit union shall also maintain applicable insurance coverage with respect to all operations and activities.
Rulemaking Authority 655.012(2) FS. Law Implemented 657.021 FS. History--New 10-13-81, Formerly 3C-30.33, 3C-30.033, Amended 10-8-95, Formerly 3C-110.0211, Amended 3-6-07, 9-11-18, ___.

69U-110.026 Supervisory/Audit Committee; Audit.
(1) No change.
(2) The supervisory or audit committee of each state chartered credit union shall perform, or cause to be performed, an annual audit of the credit union in each calendar year and within 15 months of the previous audit. The complete audit, including all summaries, reports, drafts, work papers, and similar documents, shall be made available upon request to the OFR for examination, copying, and review at the credit union’s principal place of business. The annual audit shall be performed in such a manner as to ensure the maintenance of account insurance as required by section 657.033(9), F.S., as provided in 12 C.F.R. §741.202 (1-1-2020 Edition), National Credit Union Administration Rule 741.202 (codified at 12 C.F.R. §741.202 (2006)), which is hereby incorporated by reference and available at http://www.flnrules.org/Gateway/reference.asp?No=Ref-XXXXX and the OFR’s website, www.flofr.com.

(3) through (4) No change.
Rulemaking Authority 655.012(2), 657.026(3)(a) FS. Law Implemented 655.045, 657.026, 657.033(9) FS. History--New 7-25-66, Formerly 3-5-08, Amended 10-21-75, Formerly 3D-10.10, Amended 10-13-81, Formerly 3C-30.10, 3C-30.010, Amended 10-8-95, Formerly 3C-110.026, Amended 3-6-07, ___.

69U-110.031 Powers.
(1) No change.
(2) General Powers Activities. Credit unions are authorized to engage in those general powers activities to provide financial services and benefits to their members without prior approval of the OFR, unless such approval is otherwise specifically required by law or is necessary to achieve competitive equality per section 655.061, F.S. The following general power activity is so authorized for competitive equality:


(3) No change.
Rulemaking Authority 655.012(2) FS. Law Implemented 655.061, 657.031, 657.042 FS. History--New 3-6-07, Amended 9-11-18, ___.

69U-110.062 Capitalization Criteria for Conservatorship or Involuntary Liquidation Actions.
The office may take action to have a credit union placed into a conservatorship or involuntary liquidation upon finding that, among other reasons, the credit union is significantly undercapitalized or undercapitalized, and has no reasonable prospect of becoming adequately capitalized. The criteria for such determination of capitalization shall be as defined in the net worth categories contained in 12 U.S.C. §1790d(c) (2018), http://www.flnrules.org/Gateway/reference.asp?No=Ref-XXXXX, and s. 216, the Federal Credit Union Act, codified at 12 U.S.C.A. §1790d(c) (Thomson/West 2006) (current through P.L. 109-382) (excluding P.L. 109-304, P.L. 109-364), and the regulations promulgated thereunder in 12 C.F.R. Part 702 (1-1-2020 Edition) 2006, http://www.flnrules.org/Gateway/reference.asp?No=Ref-XXXXX which are incorporated by reference. This material is also available on the OFR’s website, www.flofr.com.
Rulemaking Authority 655.012(2), 657.062(1)(c), 657.063(1) FS. Law Implemented 657.062, 657.063 FS. History--New 3-6-07, Amended ___.

69U-110.063 Credit Unions Liquidation Certificate and Maintenance of Records.
(1) through (2) No change.
(3) The custodian shall maintain such books and records in a safe and reasonable manner and as prescribed by section 65.591, 65.7455, F.S. Such books and records shall not be destroyed without the prior written approval of OFR. OFR reserves the right to demand delivery of such books and records at any time.

Rulemaking Authority 655.012(2) FS. Law Implemented 655.057, 657.062, 657.063, 657.064 FS. History—New 11-7-84, Formerly 3C-30.39, Amended 1-25-87, Formerly 3C-30.039, Amended 10-8-95, Formerly 3C-110.063, Amended 3-6-07.

NAME OF PERSON ORIGINATING PROPOSED RULE: Jeremy W. Smith

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 9, 2021

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: February 9, 2021

Section III

Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: 62-17.211

RULE TITLE: Modification of Certification, Criteria-change Modifications, Transfer of Ownership

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 620.54(3)(d)1., F.S., published in Vol. 47 No. 3, January 6, 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 discussion and subsequent vote by the Board at the public telephonic meeting held February 19, 2021. The rule shall now read as follows:

64B5-2.0135 Dental Hygiene Examination.

1) Practical or Clinical Examination:

(a) Currently, the Florida practical or clinical examination is the Dental Hygiene Examination developed by the American Board of Dental Examiners, Inc. (ADEX) and administered by the Commission on Dental Competency Assessments (CDCA). Any ADEX Dental Hygiene Examination administered after June 1, 2010, will meet the clinical or practical examination requirement, regardless of the jurisdiction in which the exam was administered.

(b) through (d) No change.

2) Laws and Rules Examination:

(a) through (c) No change.

3) through (4) renumbered (4) through (5) No change.


THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jessica Sapp, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258.

DEPARTMENT OF HEALTH

Board of Dentistry

RULE NO.: 64B5-2.0135

RULE TITLE: Dental Hygiene Examination

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. 11, January 19, 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 discussion and subsequent vote by the Board at the public
telephonic meeting held February 19, 2021. The rule shall now read as follows:

64B5-12.0185 Standards for Board Approval of Pro Bono Programs.

(1) To receive Board approval, programs seeking to provide continuing education credit for the provision of pro bono dental services must meet the following guidelines:

(a) through (b) No change.

(c) Any volunteer dental hygienist must be under the appropriate supervision of a Florida licensed dentist as set forth in Chapter 64B5-16, F.A.C., unless volunteering in a health access setting as defined in 466.003(14), F.S., and following all requirements set forth in 466.024 (2) through (5), F.S.

(d) through (e) No change.

(2) Programs that request board approval shall apply to the Board office through CE Broker and shall submit all documentation that shall prove compliance with this rule.

(3) Other formalized not-for-profit programs may petition for Board approval by filing a written petition with the Board that establishes the program’s compliance with the requirements of this rule.


THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jessica Sapp, Executive Director, Board of Dentistry, 4052 Bald Cypress Way, Bin #C08, Tallahassee, Florida 32399-3258. Jessica.Sapp@flhealth.gov.

DEPARTMENT OF HEALTH
Board of Dentistry
RULE NO.: 64B5-25.007 Disposition of Biohazardous Waste
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. 11, January 19, 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 discussion and subsequent vote by the Board at the public telephonic meeting held February 19, 2021. The rule shall now read as follows:

64B5-25.007 Disposition of Biohazardous Waste.

(1) Licensees who generate biohazardous waste as defined by Department of Health Rule Chapter 64E-16, F.A.C., effective 06/2003, which is incorporated herein by reference hereto and which may be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref or https://www.flrules.org/gateway/ChapterHome.asp?Chapter=6 4E-16, shall comply with the requirements of that chapter in order to maintain minimum sanitary conditions as required by Section 466.028(1)(u), F.S., and to meet minimum acceptable standards of dental treatment.

(2) through (4) No change.

Rulemaking Authority 456.032, 466.004 FS. Law Implemented 456.032, 466.028(1)(u), (ff), (f); 466.041(2) FS. History—New 11-16-89, Amended 1-7-92, Formerly 21G-25.007, Amended 3-30-94, Formerly 61F5-25.007, 59Q-25.007, Amended ______.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER21-22 FAST CASH

(1) Name of Game. FAST CASH.

(2) Price. FAST CASH lottery tickets sell for $1.00 per play.

(3) Game Description. FAST CASH is a Fast Play™ instant-win game (also known as an online terminal game) printed from an authorized Florida Lottery retailer terminal at the time of purchase. Players may play the game and determine immediately if the ticket is a winner. All prizes are predetermined. The player does not have the ability to select his or her own numbers or play symbols.

(4) FAST CASH Lottery Ticket Purchase. Players may purchase a FAST CASH lottery ticket at an authorized retailer by telling the retailer; presenting to the retailer a barcode found on FAST CASH supporting materials or on the Florida Lottery Mobile Convenience App; or by submitting a FAST CASH play slip for processing through a retailer terminal. In addition, a FAST CASH barcode may be printed from the Florida Lottery’s website at flalottery.com. Supporting materials with a
FAST CASH barcode include tear pads, game brochures or Florida Lottery emails.

(a) Players who choose to purchase a FAST CASH lottery ticket or tickets by telling the retailer shall specify the number of plays desired. Each play will print on a separate ticket.

(b) Players who choose to present a barcode to purchase a FAST CASH lottery ticket shall provide the barcoded material or their mobile device to the retailer to scan. One scanned barcode will produce one FAST CASH lottery ticket.

(c) Players who choose to use a paper play slip to purchase a FAST CASH lottery ticket or tickets may mark the appropriate box on the paper play slip for the number of plays desired and submit it to the retailer. The retailer will process the paper play slip through the retailer terminal. Each play will print on a separate ticket. Paper play slips must be Florida Lottery approved and players must use only blue or black ink or pencil for making selections.

(d) FAST CASH lottery tickets cannot be purchased through a Florida Lottery vending machine.

(e) FAST CASH lottery tickets cannot be canceled.

(5) The play symbols that may appear in the YOUR CARD and YOUR WINNING SYMBOLS play areas are as follows:

(6) How to Play and Determination of Prizewinners.

(a) Match any of the symbols in the YOUR WINNING SYMBOLS play area to any of the symbols in the YOUR CARD play area. Total the number of symbol matches. A ticket having six or more symbol matches shall entitle the prizewinner to the corresponding prize shown in the Prize Legend for the total number of symbol matches.

(b) Only the highest prize won will be paid.

(7) The prize structure and odds of winning are as follows:

<table>
<thead>
<tr>
<th>Game Play</th>
<th>Win</th>
<th>Number of Winners in 360,000 (Per Pool)</th>
<th>Odds Per Pool of 1 in</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 Symbols</td>
<td>$3,000</td>
<td>2</td>
<td>180,000.00</td>
</tr>
<tr>
<td>14 Symbols</td>
<td>$500</td>
<td>2</td>
<td>180,000.00</td>
</tr>
<tr>
<td>13 Symbols</td>
<td>$250</td>
<td>2</td>
<td>40,000.00</td>
</tr>
<tr>
<td>12 Symbols</td>
<td>$100</td>
<td>121</td>
<td>2,975.21</td>
</tr>
</tbody>
</table>

(8) The estimated overall odds of winning some prize in the FAST CASH game are 1:4.55. The FAST CASH prize structure will be replenished automatically as each ticket is sold in each prize tier, including both winning and non-winning prize tiers. The odds remain the same for each ticket purchased for the life of the game.

(9) FAST CASH Additional Provisions.

(a) By purchasing a FAST CASH lottery ticket, a player agrees to comply with and abide by all rules and regulations of the Florida Lottery.

(b) Prizes must be claimed within 60 days after the official end of game. All FAST CASH prizes shall be paid in a single, lump-sum payment. Ticket validation requirements for Fast Play FAST CASH lottery tickets are set forth in the rule of the Florida Lottery governing payment of prizes. Payment of prizes for Fast Play FAST CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

(c) It is the responsibility of the player to verify the readability of the information printed on the FAST CASH lottery ticket at the time of purchase. Additionally, the player should check the date and time printed on a FAST CASH lottery ticket to confirm that the printed date and time of purchase correspond to the actual date and time of purchase. It shall be the responsibility of the player to immediately notify the retailer of any such errors or discrepancies of a ticket prior to leaving the retailer location.

(d) Subject to a retailer’s hours of operation and gaming system availability, FAST CASH lottery tickets are available for purchase daily between the hours of 6:00 a.m. and 12:00 midnight, Eastern Time (ET).

(10) The effective date of this rule is March 15, 2021.
Rulemaking Authority 24.105(9)(a), (b), (c), (e), (h) 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), (e), (h) 24.115(1) FS. History- New 3-15-21.
THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.
EFFECTIVE DATE: March 15, 2021.

DEPARTMENT OF THE LOTTERY
RULE NO.: 53ER21-23 HONEYCOMB
SUMMARY: This emergency rule describes the Fast Play™ game, HONEYCOMB. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER21-23 HONEYCOMB
(1) Name of Game. HONEYCOMB.
(2) Price. HONEYCOMB lottery tickets sell for $2.00 per play.
(3) Game Description. HONEYCOMB is a Fast Play™ instant-win game (also known as an online terminal game) printed from an authorized Florida Lottery retailer terminal at the time of purchase. Players may play the game and determine immediately if the ticket is a winner. All prizes are predetermined. The player does not have the ability to select his or her own numbers or play symbols.
(4) HONEYCOMB Lottery Ticket Purchase. Players may purchase a HONEYCOMB lottery ticket at an authorized retailer by telling the retailer; presenting to the retailer a barcode found on HONEYCOMB supporting materials or on the Florida Lottery Mobile Convenience App; or by submitting a HONEYCOMB play slip for processing through a retailer terminal. In addition, a HONEYCOMB barcode may be printed from the Florida Lottery’s website at flalottery.com. Supporting materials with a HONEYCOMB barcode include tear pads, game brochures or Florida Lottery emails.
(a) Players who choose to purchase a HONEYCOMB lottery ticket or tickets by telling the retailer shall specify the number of plays desired. Each play will print on a separate ticket.
(b) Players who choose to present a barcode to purchase a HONEYCOMB lottery ticket shall provide the barcoded material or their mobile device to the retailer to scan. One scanned barcode will produce one HONEYCOMB lottery ticket.
(c) Players who choose to use a paper play slip to purchase a HONEYCOMB lottery ticket or tickets may mark the appropriate box on the paper play slip for the number of plays desired and submit it to the retailer. The retailer will process the paper play slip through the retailer terminal. Each play will print on a separate ticket. Paper play slips must be Florida Lottery approved and players must use only blue or black ink or pencil for making selections.
(d) HONEYCOMB lottery tickets cannot be purchased through a Florida Lottery vending machine.
(e) HONEYCOMB lottery tickets cannot be canceled.
(5) The play symbols that may appear in the YOUR HONEYCOMB NUMBERS and WINNING NUMBERS play areas are as follows:

(6) The prizes symbols that may appear in the YOUR HONEYCOMB NUMBERS play area are as follows:

(7) How to Play and Determination of Prizewinners.
There is a total of sixty-one cells in the YOUR HONEYCOMB NUMBERS play area on each ticket: forty-six number cells and fifteen prize cells. Match the symbols in the WINNING NUMBERS play area to the symbols in the YOUR HONEYCOMB NUMBERS play area. A ticket having matched symbols in each of the six number cells directly surrounding a prize cell shall entitle the prizewinner to the corresponding prize shown for that prize cell.

(8) The prize structure and odds of winning are as follows:

<table>
<thead>
<tr>
<th>GAME PLAY</th>
<th>WIN</th>
<th>NUMBER OF WINNERS IN 360,000 (Per Pool)</th>
<th>ODDS PER POOL OF 1 IN</th>
</tr>
</thead>
</table>
In addition, a validation requirements for determine the retailer of any such errors or discrepancies of a ticket prior shall be the responsibility of the player to immediately notify purchase correspond to the actual date and time printed on a HONEYCOMB lottery ticket at the time of purchase. Additionally, the player should check the date and time printed on a HONEYCOMB lottery ticket to confirm that the printed date and time of purchase correspond to the actual date and time of purchase. It shall be the responsibility of the player to immediately notify the retailer of any such errors or discrepancies of a ticket prior to leaving the retailer location.

<table>
<thead>
<tr>
<th>Prize</th>
<th>Value</th>
<th>Prize</th>
<th>Value</th>
<th>Prize</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>$10,000</td>
<td>$10,000</td>
<td>1</td>
<td>360,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$500</td>
<td>$500</td>
<td>5</td>
<td>72,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$50 + $50 + $50 + $50</td>
<td>$250</td>
<td>20</td>
<td>18,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$50 + $50</td>
<td>$100</td>
<td>150</td>
<td>2,400.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$100</td>
<td>$100</td>
<td>150</td>
<td>2,400.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$25 + $25 + $25 + $25</td>
<td>$100</td>
<td>200</td>
<td>1,800.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$50</td>
<td>$50</td>
<td>345</td>
<td>1,043.48</td>
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<td>$10 + $10 + $10 + $10 + $10</td>
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<td>345</td>
<td>1,043.48</td>
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<td>1,043.48</td>
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<td>$25</td>
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<td>1,125</td>
<td>320.00</td>
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<td>$10 + $10 + $5</td>
<td>$25</td>
<td>1,000</td>
<td>360.00</td>
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<td>$5 + $5 + $5 + $5 + $5</td>
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<td>1,000</td>
<td>360.00</td>
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<tr>
<td>$10</td>
<td>$10</td>
<td>2,500</td>
<td>144.00</td>
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<tr>
<td>$5 + $5</td>
<td>$10</td>
<td>2,500</td>
<td>144.00</td>
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<td>$5</td>
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<td>12,000</td>
<td>30.00</td>
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<td>$3</td>
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<td>25,000</td>
<td>14.40</td>
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<td>$2</td>
<td>$2</td>
<td>50,000</td>
<td>7.20</td>
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</tbody>
</table>

(9) The estimated overall odds of winning some prize in the HONEYCOMB game are 1:3.72. The HONEYCOMB prize structure will be replenished automatically as each ticket is sold in each prize tier, including both winning and non-winning prize tiers. The odds remain the same for each ticket purchased for the life of the game.

(10) HONEYCOMB Additional Provisions.
(a) By purchasing a HONEYCOMB lottery ticket, a player agrees to comply with and abide by all rules and regulations of the Florida Lottery.
(b) Prizes must be claimed within 60 days after the official end of game. All HONEYCOMB prizes shall be paid in a single, lump-sum payment. Ticket validation requirements for Fast Play HONEYCOMB lottery tickets are set forth in the rule of the Florida Lottery governing payment of prizes. Payment of prizes for Fast Play HONEYCOMB lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.
(c) It is the responsibility of the player to verify the readability of the information printed on the HONEYCOMB lottery ticket at the time of purchase. Additionally, the player should check the date and time printed on a HONEYCOMB lottery ticket to confirm that the printed date and time of purchase correspond to the actual date and time of purchase. It shall be the responsibility of the player to immediately notify the retailer of any such errors or discrepancies of a ticket prior to leaving the retailer location.

(d) Subject to a retailer’s hours of operation and gaming system availability, HONEYCOMB lottery tickets are available for purchase daily between the hours of 6:00 a.m. and 12:00 midnight, Eastern Time (ET).

(11) The effective date of this rule is March 15, 2021.
Rulemaking Authority 24.105(9)(a), (b), (c), (e), (h) 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), (e), (h), 24.115(1) FS. History- New 3-15-21.

THIS RULE TAKES EFFECT UPON BEING FILED WITH THE DEPARTMENT OF STATE UNLESS A LATER TIME AND DATE IS SPECIFIED IN THE RULE.
EFFECTIVE DATE: March 15, 2021.

DEPARTMENT OF THE LOTTERY
RULE NO.: 53ER21-24 LUCKY 7s
SUMMARY: This emergency rule describes the Fast Play™ game, LUCKY 7s. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

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

THE FULL TEXT OF THE EMERGENCY RULE IS:

53ER21-24 LUCKY 7s.
(1) Name of Game. LUCKY 7s.
(2) Price. LUCKY 7s lottery tickets sell for $5.00 per play.
(3) Game Description. LUCKY 7s is a Fast Play™ instant-win game (also known as an online terminal game) printed from an authorized Florida Lottery retailer terminal at the time of purchase. Players may play the game and determine immediately if the ticket is a winner. All prizes are predetermined. The player does not have the ability to select his or her own numbers or play symbols.

(4) LUCKY 7s Lottery Ticket Purchase. Players may purchase a LUCKY 7s lottery ticket at an authorized retailer by telling the retailer; presenting to the retailer a barcode found on LUCKY 7s supporting materials or on the Florida Lottery Mobile Convenience App; or by submitting a LUCKY 7s play slip for processing through a retailer terminal. In addition, a LUCKY 7s barcode may be printed from the Florida Lottery’s website at flalottery.com. Supporting materials with a LUCKY 7s barcode include tear pads, game brochures or Florida Lottery emails.

(a) Players who choose to purchase a LUCKY 7s lottery ticket or tickets by telling the retailer shall specify the number of plays desired. Each play will print on a separate ticket.
(b) Players who choose to present a barcode to purchase a LUCKY 7s lottery ticket shall provide the barcoded material or their mobile device to the retailer to scan. One scanned barcode will produce one LUCKY 7s lottery ticket.

(c) Players who choose to use a paper play slip to purchase a LUCKY 7s lottery ticket or tickets may mark the appropriate box on the paper play slip for the number of plays desired and submit it to the retailer. The retailer will process the paper play slip through the retailer terminal. Each play will print on a separate ticket. Paper play slips must be Florida Lottery approved and players must use only blue or black ink or pencil for making selections.

(d) LUCKY 7s lottery tickets cannot be purchased through a Florida Lottery vending machine.

(e) LUCKY 7s lottery tickets cannot be canceled.

(5) The play symbols that may appear in the YOUR NUMBERS play area are as follows:

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<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>1</td>
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<td>75</td>
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<tr>
<td>76</td>
<td>77</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(6) The play symbols that may appear in the WINNING NUMBERS play area are as follows:

(7) The prizes symbols that may appear in the YOUR NUMBERS play area are as follows:

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>$5</td>
<td>$10</td>
<td>$20</td>
<td>$25</td>
<td>$50</td>
</tr>
<tr>
<td>$100</td>
<td>$150</td>
<td>$250</td>
<td>$1,000</td>
<td>$50,000</td>
</tr>
</tbody>
</table>

(8) How to Play and Determination of Prizewinners.

A ticket having a play symbol in the YOUR NUMBERS play area that matches the play symbol in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown below the matched symbol in the YOUR NUMBERS play area. YOUR NUMBERS and WINNING NUMBERS must match completely. A ticket having a match that ends in the number “7” (7, 17, 27, 37, 47, 57, 67 or 77) shall entitle the prizewinner to double the prize shown below the matched symbol in the YOUR NUMBERS play area.

(9) The prize structure and odds of winning are as follows:

<table>
<thead>
<tr>
<th>GAME PLAY</th>
<th>WIN</th>
<th>NUMBER OF WINNERS IN 360,000 (Per Pool)</th>
<th>ODDS PER POOL OF 1 IN</th>
</tr>
</thead>
<tbody>
<tr>
<td>$50,000</td>
<td>$50,000</td>
<td>1</td>
<td>360,000.00</td>
</tr>
<tr>
<td>$1,000</td>
<td>$1,000</td>
<td>15</td>
<td>24,000.00</td>
</tr>
<tr>
<td>($250 Doubler)</td>
<td>$500</td>
<td>15</td>
<td>24,000.00</td>
</tr>
<tr>
<td>($250 + $250)</td>
<td>$500</td>
<td>15</td>
<td>24,000.00</td>
</tr>
<tr>
<td>$250</td>
<td>$250</td>
<td>40</td>
<td>9,000.00</td>
</tr>
<tr>
<td>$150</td>
<td>$150</td>
<td>25</td>
<td>14,400.00</td>
</tr>
<tr>
<td>($50 Doubler) + $50</td>
<td>$150</td>
<td>30</td>
<td>12,000.00</td>
</tr>
</tbody>
</table>
If a ticket is sold for the life of the game,

(b) Prizes must be claimed within 60 days after the official end of game. All LUCKY 7s prizes shall be paid in a single, lump-sum payment. Ticket validation requirements for Fast Play LUCKY 7s lottery tickets are set forth in the rule of the Florida Lottery governing payment of prizes. Payment of prizes for Fast Play LUCKY 7s lottery tickets shall be made in accordance with the rules of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

(c) It is the responsibility of the player to verify the readability of the information printed on the LUCKY 7s lottery ticket at the time of purchase. Additionally, the player should check the date and time printed on a LUCKY 7s lottery ticket to confirm that the printed date and time of purchase correspond to the actual date and time of purchase. It shall be the responsibility of the player to immediately notify the retailer of any such errors or discrepancies of a ticket prior to leaving the retailer location.

(d) Subject to a retailer’s hours of operation and gaming system availability, LUCKY 7s lottery tickets are available for purchase daily between the hours of 6:00 a.m. and 12:00 midnight, Eastern Time (ET).

(12) The effective date of this rule is March 15, 2021.

Rulemaking Authority 24.105(9)(a), (b), (c), (e), (h) 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), (e), (h) 24.115(1) FS. History- New 3-15-21.

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

EFFECTIVE DATE: March 15, 2021.

Section V

Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Division of Agricultural Environmental Services

RULE NO.: RULE TITLE:

5E-13.032 Program Directors, Employment and Classification

NOTICE IS HEREBY GIVEN that on February 25, 2021, the Department of Agriculture and Consumer Services, received a petition for Variance from Laura Jacobs Donaldson, as counsel for South Walton County Mosquito Control District. The Petition requests a variance from sub-paragraph 5E-13.032(4)(a), F.A.C., which mandates minimum education requirements for a Director - I position in a mosquito control district, with a local budget greater than $3,000,000.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Marah Clark, Environmental Administrator, Bureau of Scientific Evaluation and Technical Assistance, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650 or by calling Marah Clark at (850)728-9698. The Department of Agriculture and Consumer Services will accept comments concerning this petition for 14 days from the date of publication of this Notice. To be considered, the comments must be received by the end of business on the 14th day at the Department of Agriculture and Consumer Services, Bureau of Scientific Evaluation and Technical Assistance, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650, Attn: Marah Clark, Environmental Administrator, Bureau of Scientific Evaluation and Technical Assistance.

PUBLIC SERVICE COMMISSION

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that Environmental Utilities, LLC’s petition for waiver of paragraphs 25-30.033(1)(p) and (q), Florida Administrative Code, filed October 14, 2020, in Docket No.
notices

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
NOTICE IS HEREBY GIVEN that on March 8, 2021, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for City Centre Housing LLC at 2100 PGA Blvd, Palm Beach Gardens, FL. Petitioner seeks a variance of the requirements of ASME A17.1, 2013 Edition, Section 2.8.1, as adopted by Rule 61C-5.001, Florida Administrative Code that requires non-elevator equipment not be placed in the elevator hoistway which poses a significant economic/financial hardship. Any interested person may file comments within 14 days of the publication of this notice with Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013 (VW2021-026).
A copy of the Petition for Variance or Waiver may be obtained by contacting: Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399. dhr.elevators@myfloridalicense.com.

DEPARTMENT OF ENVIRONMENTAL PROTECTION
RULE NO.: RULE TITLE:
62-602.270 Eligibility for Operator Examinations
NOTICE IS HEREBY GIVEN that on February 25, 2021, the Department of Environmental Protection, received a petition for waiver pursuant to Section 120.542, F.S. from the School Board of Pinellas County. The petitioner requested a waiver from subsection 62-602.270(1), F.A.C., of the requirement that a candidate has to have a high school diploma prior to taking the Class C and/or D Water and/or Wastewater Examination for the Operator Certification Program by students enrolled in the Seminole High School’s Engineering Academy’s Water Resource Sustainability Program and Lakewood High School’s Coastal Water Academy of AMSET. The petitioner is located at 301 Fourth Street SW, Largo, FL 33779. The petition has been assigned OGC #21-0226.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Ronald McCulley, Florida Department of Environmental Protection, 2600 Blair Stone Road, Mail Station 3500, Tallahassee, FL 32399-2400, telephone (850)245-8384, e-mail Ronald.McCulley@Floridadep.gov, during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays.
Written comments must be received by the Department of Environmental Protection no later than 14 days from the date of publication of this notice.

DEPARTMENT OF HEALTH
Board of Massage Therapy
RULE NO.: RULE TITLE:
64B7-28.009 Required Continuing Education for Massage Therapists
NOTICE IS HEREBY GIVEN that on March 10, 2021, the Board of Massage Therapy, received a petition for variance and waiver filed by Sandra Jean Murray. The Petitioner is seeking a variance or waiver of paragraph 64B7-28.009(4)(e), F.A.C., which requires that during each subsequent biennial renewal cycle, the licensee shall complete: twelve classroom hours, taught in an in-person setting, which must include hands-on instruction or demonstration, and must have stated learner objectives which are relevant to and focused on massage therapy techniques, skills, and protocols as defined in subsection 480.033(3), F.S. Comments on this petition should be filed with the Board of Massage Therapy, 4052 Bald Cypress Way, Bin #C06, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Kama Monroe, Executive Director, Board of Massage Therapy, at the above listed address, (850)245-4162, or by electronic mail - kama.monroe@flhealth.gov.

DEPARTMENT OF HEALTH
Board of Nursing
RULE NO.: RULE TITLE:
64B9-3.008 Licensure by Endorsement
NOTICE IS HEREBY GIVEN that on March 10, 2021, the Board of Nursing, received a petition for variance or waiver filed by Chantal Kirkby, from subsection 64B9-3.008(2), F.A.C., which states in part that for the purpose of determining if the requirements in the original state of licensure were substantially equivalent to or more stringent than the requirements in Florida at that time, the applicant must demonstrate a passing score on the NCLEX examination for professional or practical nurses.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Joe R. Baker, Jr, Executive Director, Board of
A copy of the Petition for Variance or Waiver may be obtained by contacting: Anthony Spivey, Executive Director, Board of Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257; anthony.spivey@flhealth.com. Comments on this petition should be filed with the Board of Optometry within 14 days of publication of this notice.

DEPARTMENT OF HEALTH
Board of Optometry
RULE NO.: RULE TITLE:
64B13-4.001 Examination Requirements
NOTICE IS HEREBY GIVEN that on March 11, 2021, the Board of Optometry, received a petition for variance or waiver filed by Julian Pro sia. Petitioner is seeking a variance or waiver of subparagraphs 64B13-4.001(1)(d)2. and 3., F.A.C., which states in part that the licensure examination authorized in subsection 463.006(2), F.S., shall consist of four parts with one being the Florida Practical Examination. The Florida Practical Examination shall consist of three (3) tested skills and the Board requires passage of all three (3) skills on the same test attempt. The three (3) skills are Biomicroscopy, Binocular Indirect Ophthalmoscopy, Dilated Biomicroscopy and Non-Contact Fundus Lens Evaluation and are weighted equally. The passing score for each skill shall be seventy-five percent (75%) or better, and a passing score on each of the three (3) skills must be obtained on the same test attempt.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Anthony Spivey, Executive Director, Board of Optometry, 4052 Bald Cypress Way, Bin #C07, Tallahassee, Florida 32399-3257; anthony.spivey@flhealth.com. Comments on this petition should be filed with the Board of Optometry within 14 days of publication of this notice.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Anthony Spivey, Executive Director, Board of Optometry, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253; anthony.spivey@flhealth.com. Comments on this petition should be filed with the Board of Optometry within 14 days of publication of this notice.

DEPARTMENT OF HEALTH
Board of Physical Therapy Practice
NOTICE IS HEREBY GIVEN that on March 10, 2021, the Board of Physical Therapy Practice, received a petition for Variance or Waiver filed by Mark L. Bonfanti, Esq., on behalf of Shayna Haley. Petitioner seeks a permanent variance or waiver of subsection 64B17-3.001(4), F.A.C., which states that an applicant for licensure as a physical therapist who has failed to pass the National Physical Therapy Examination for Physical Therapists or an applicant for licensure as a physical therapist assistant who has failed to pass the National Physical Therapy Examination for Physical Therapist Assistants by or on the fifth attempt, regardless of the jurisdiction through which the examination was taken, is precluded from licensure. Comments on this petition should be filed with the Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Allen Hall, Executive Director, Board of Physical Therapy Practice, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253, or by electronic mail-Allen.Hall@flhealth.gov.

DEPARTMENT OF CHILDREN AND FAMILIES
Family Safety and Preservation Program
RULE NO.: RULE TITLE:
65C-15.010 Finances
NOTICE IS HEREBY GIVEN that on March 01, 2021, the Department of Children and Families, received a petition for waiver of subsection 65C-15.010(3), Florida Administrative Code, from Abiding Love Adoption Agency, Inc., assigned Case No. 21-006WW. Per subsection 65C-15.010(3), the child-placing agency shall have its financial records audited annually. A report of this audit shall be available to the Department at the licensed locating during normal business hours.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Agency Clerk, Department of Children and Families, 2415 North Monroe Street, Suite 100, Tallahassee, FL 32303 or agency.clerk@myflfamilies.com.

DEPARTMENT OF FINANCIAL SERVICES
Division of Funeral, Cemetery, and Consumer Services
RULE NO.: RULE TITLE:
69K-18.002 Funeral Director Intern Training Program.
NOTICE IS HEREBY GIVEN that on March 9, 2021, the Division of Funeral, Cemetery, and Consumer Services, received a petition for waiver of certain requirements of Rule 69K-18.002, F.A.C. The petition was filed on behalf of Christopher Evans, who had previously been issued a funeral director internship license on or about May 11, 2018. The license was valid for one year. Mr. Evans failed to complete the internship, and is seeking a waiver of Rule 69K-18.002, F.A.C., which provides that only one internship per person is allowed. A copy of the Petition for Variance or Waiver may be obtained by contacting: Jasmin at (850)413-4992.

Section VI
Notice of Meetings, Workshops and Public Hearings

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: Wednesday, March 31, 2021, 1:00 p.m.
PLACE: Tampa Bay Water Administrative Offices, 1st Floor, 2575 Enterprise Road, Clearwater, Florida 33763. Due to Covid-19 concerns this meeting will also be offered via GoToMeeting. Interested person(s) may participate using the following Dial in Number: 1(877)309-2073 with Access Code: 798-287-429. To join via computer, tablet or smartphone use the following link: https://global.gotomeeting.com/join/798287429
GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for The Request for Proposals for EXECUTIVE SEARCH FIRM: GENERAL MANAGER, Contract No. 2021-042. As a part of the selection process, the Selection Committee will meet to receive oral presentations from short-listed firms to determine the top ranked firm to be recommended 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
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Florida Mobile Home Relocation Corporation
The Florida Mobile Home Relocation Corporation announces a public meeting to which all persons are invited.
DATE AND TIME: Friday, April 16, 2021, 9:00 a.m.
PLACE: via-telephone only. To attend the meeting by telephone, please call 1(888)909-7654 and enter pass code 128126 when prompted.
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Board will address official business of the Florida Mobile Home Relocation Corporation which will include, among other matters, a review of mobile home owner applications for compensation for relocation and/or abandonment due to change in land use and such other business as may come before the Board. A schedule for future meetings will be determined.
A copy of the agenda may be obtained by contacting: Vicky Krentz at 1(888)862-7010.
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: Vicky Krentz at 1(888)862-7010. 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: Executive Director, FMHRC, PO Box 7848, Clearwater, FL, 33758, 1(888)862-7010. Ms. Krentz may be reached by email at vicky@fmhrc.org.

DEPARTMENT OF HEALTH
Board of Nursing
The Board of Nursing announces a telephone conference call to which all persons are invited.
DATE AND TIME: March 23, 2021, 9:00 a.m.
PLACE: Toll Free Number: 1(888)585-9008, 275-112-502
GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct public disciplinary cases.
A copy of the agenda may be obtained by contacting: 1https://floridasnursing.gov/meeting-information/.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: (850)245-4125. 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).
GENERAL SUBJECT MATTER TO BE CONSIDERED:
The purpose of the Miami-Dade 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: Lourdes Dysna-Leconte at (786)257-5173 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 2 days before the workshop/meeting by contacting: Deb Wilson, Self Insurance Assistant, Florida Self-Insurers Guaranty Association at (850)222-1882. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

FLORIDA SELF-INSURERS GUARANTY ASSOCIATION
The Florida Self-Insurers Guaranty Association, Inc., Audit Committee of its Board of Directors announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, March 23, 2021, 2:00 p.m.
PLACE: Florida Self Insurers Guaranty Association, 1427 E. Piedmont Drive, Second Floor, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General Business

A copy of the agenda may be obtained by contacting: Brian Gee, Executive Director at (850)222-1882.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Deb Wilson, Self Insurance Assistant, Florida Self-Insurers Guaranty Association at (850)222-1882. 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.

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.
The Center for Independent Living announces a public meeting to which all persons are invited.

DATE AND TIME: March 18, 2021, 3:00 p.m.
PLACE: CIL Office

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General Committee Meeting
A copy of the agenda may be obtained by contacting: Carla Campbell.
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: Carla Campbell. 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).

CITIZENS PROPERTY INSURANCE CORPORATION
The Citizens Property Insurance Corporation Ad Hoc Committee announces a telephone conference call to which all persons are invited.
DATE AND TIME: March 25, 2021, 10:00 a.m.
PLACE: Zoom Webinar information available at www.Citizensfla.com, (786)635-1003; Code: 986 4372 9596
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Recruitment Process for Chief Legal Officer and General Counsel
A copy of the agenda may be obtained by contacting: www.citizensfla.com.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Barbara Walker at (850)445-9645. 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: Barbara.walker@citizensfla.com; 2101 Maryland Circle, Tallahassee, FL 32303, (850)445-9645.

THE CORRADINO GROUP, INC.
The Florida Department of Transportation (FDOT) District Four announces a public meeting to which all persons are invited.
DATE AND TIME: Wednesday, March 24, 2020, 5:00 p.m. – 6:30 p.m.
PLACE: To attend this meeting please use the following link: https://attendee.gotowebinar.com/register/4785000250519443214 or dial into +1 (562) 247-8422; Access code: 297-140-948.
GENERAL SUBJET MATTER TO BE CONSIDERED:
Financial Management No.: 441629-1-52-01
Project Description: SR 822/Sheridan Street Resurfacing, Restoration and Rehabilitation (RRR) Project from N 22nd Avenue to SR 5/US-1/ S Federal Highway, Broward County.
Project improvements include milling and resurfacing the existing roadway, modifying three medians, upgrading pedestrian signals and lighting at N Dixie Highway and N 21st Avenue, and upgrading sidewalks and curb ramps to meet Americans with Disabilities Act (ADA) requirements.
Construction will begin March 29, 2021 and is estimated to be completed in Fall 2021. The estimated construction cost is $893,624.
The meeting will consist of a brief presentation followed by a question & answer segment and comments from 5:00 p.m. – 5:30 p.m., and again from 6:00 p.m. – 6:30 p.m. An unguided PowerPoint slideshow will take place between 5:30 p.m. – 6:00 p.m. Project staff will be available to answer questions and provide assistance. Questions will be answered as time allows and in order received. If your question is not addressed during the event, a response will be provided in writing following the Virtual Public Meeting. If you are not able to join the Virtual Public Meeting, a recording will be posted at: https://d4fdot.com/bcfdot/.
Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons who require translation services (free of charge) should contact Mr. David Schweiger, FDOT Project Manager, at (954)958-7522 or by email at david.schweiger@dot.state.fl.us. A copy of the agenda may be obtained by contacting: Mr. David Schweiger, FDOT Project Manager, at (954)958-7522 or by email at david.schweiger@dot.state.fl.us.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Mr. David Schweiger, FDOT Project Manager, at (954)958-7522 or by email at david.schweiger@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

SCALAR CONSULTING GROUP INC.
The Florida Department of Transportation, District One announces a public meeting to which all persons are invited.
DATE AND TIME: March 23, 2021, 5:00 p.m. – 7:00 p.m.
PLACE: Harbourside Ballroom (Dining Room) located at 3000 Harbourside Ballroom, Longboat Key, FL 34228
GENERAL SUBJECT MATTER TO BE CONSIDERED:
This Hybrid Public Kickoff Meeting will be held online on the project website, www.swflroads.com/sr789/longboatkey and in order received. If your question is not addressed during the event, a response will be provided in writing following the Virtual Public Meeting. If you are not able to join the Virtual Public Meeting, a recording will be posted at: https://d4fdot.com/bcfdot/.
The meeting will consist of a brief presentation followed by a question & answer segment and comments from 5:00 p.m. – 5:30 p.m., and again from 6:00 p.m. – 6:30 p.m. An unguided PowerPoint slideshow will take place between 5:30 p.m. – 6:00 p.m. Project staff will be available to answer questions and provide assistance. Questions will be answered as time allows and in order received. If your question is not addressed during the event, a response will be provided in writing following the Virtual Public Meeting. If you are not able to join the Virtual Public Meeting, a recording will be posted at: https://d4fdot.com/bcfdot/.
Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons who require translation services (free of charge) should contact Mr. David Schweiger, FDOT Project Manager, at (954)958-7522 or by email at david.schweiger@dot.state.fl.us. A copy of the agenda may be obtained by contacting: Mr. David Schweiger, FDOT Project Manager, at (954)958-7522 or by email at david.schweiger@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
safety needs, additional right-of-way, and traffic performance. Throughout this process, FDOT will consider a “no-build” option which assumes no improvements to SR 789 (Longboat Key) other than routine maintenance. If the study results in the selection of a “build” alternative, the project can proceed to the design phase, during which construction plans are prepared.

The Hybrid Public Kickoff Meeting will consist of project meeting materials available online for review and comment for 18 days, from Tuesday, March 16, 2021 through Friday, April 2, 2021. The live component will be held on Tuesday, March 23, 2021, 5:00 p.m. – 7:00 p.m. at the Harbourside Ballroom (Dining Room), located at 3000 Harbourside Ballroom, Longboat Key, FL 34228. To attend the live in-person component, you will need to go through the guard-gate on Bay Isles Parkway and state you are attending the meeting, then take a left and then take the first right. The same information will be presented at both the live in-person component and online component on the project website so attending both is not needed.

After reviewing the meeting materials, you can submit any comments that you may have on the project in four ways: through links on the project website, by emailing the FDOT Project Manager, Patrick Bateman, P.E., at patrick.bateman@dot.state.fl.us, mailing your comment to Patrick Bateman, P.E. at FDOT District One, MS 1-40, P.O. Box 1249, Bartow, FL 33831, or submitting a written comment at the live component on March 23, 2021. Please note that comments must be received (or postmarked if mailed) by April 2, 2021, to be part of the meeting record.

We encourage you to participate in the online component and for you to submit any questions you may have through the project website or contact the FDOT Project Manager, Patrick Bateman, P.E. A member of the project team will follow up with you to address your question(s). Also, the project team will post a summary of the comments received during the kickoff meeting and responses to the project website approximately 30 days following the end of the comment period.

FDOT is sending notices to property owners located a minimum of 300 feet on either side of roadway within the project limits, as well as additional surrounding areas. We encourage all interested people to participate and express their views regarding the project and information presented. FDOT solicits public participation without regard to race, color, national origin, age, sex, religion, disability, or family status. People who require special accommodations under the Americans with Disabilities Act or who require translation services (free of charge) should contact Cynthia Sykes, District One Title VI Coordinator, at 1(863)519-2287, or email at cynthia.sykes@dot.state.fl.us at least seven days prior to the public kickoff meeting.

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016, and executed by FHWA and FDOT. A copy of the agenda may be obtained by contacting: Patrick Bateman, PE, Project Manager, FDOT District One, 1(863)519-2792, patrick.bateman@dot.state.fl.us.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Cynthia Sykes, District One Title VI Coordinator, at 1(863)519-2287, cynthia.sykes@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Patrick Bateman, PE, Project Manager, FDOT District One, MS 1-40, P.O. Box 1249, Bartow, FL 33831, 1(863)519-2792, patrick.bateman@dot.state.fl.us.
Section X
Announcements and Objection Reports of the Joint Administrative Procedures Committee

NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION
Florida International University
FIU- BT-927 Trish & Dan Bell Chapel & BT-929 East Loop Road Realignment A/E
NOTICE TO ARCHITECT/ENGINEERS
BT-927 Trish & Dan Bell Chapel & BT-929 East Loop Road Realignment
The Florida International University Board of Trustees announces that services in the discipline of Architecture/Engineering are required for the project identified below:
Project Name and Number: Trish & Dan Bell Chapel, BT-927 and BT-929 East Loop Road Realignment
Project Location: Modesto Maidique Campus, Miami, Florida
This notice is for Architect/Engineer services for the combined east loop road realignment and a new chapel building to be constructed on the MMC Campus. FIU intends to merge these two projects together as one to help ensure cost efficiency and coordinated construction workflow sequencing. Individual project names and numbers from the two facilities programs will be retained to separate accounting of project components. The work on the combined project has been authorized and funded through completion of design. Funding for construction work will require additional authorization by the FIU Board of Trustees.
Project Description - Chapel:
FIU embraces a multi-dimensional experience for students—engaging the mind, body, and spirit—to provide the necessary foundation for our students to develop as well-rounded persons, professionals, citizens, and world changers. The Trish and Dan Bell Chapel intends to serve as the pivotal venue on campus that enhances the spiritual component of the student experience at FIU, creating a community united by faith. FIU intends to build a multifaith chapel—a quiet oasis from the fast pace of university life. Not inherently a temple, mosque, synagogue, church, or gurdwara, the chapel will be a welcoming place for all faiths. It will be a place where spiritual inquiry is encouraged and serve as a gathering place for worship, contemplation, spiritual strengthening, and understanding. It will offer a sanctuary and auxiliary spaces for ceremonies, lectures, retreats, prayer, spiritual guidance, and individual reflection. FIU hopes that the multifaith chapel will help draw individuals to deep thought and encourage them to intentions of human betterment and a commitment to action that will make a positive difference in the lives of others.
With over 16 active faith-based groups and devoted student clubs at FIU, a shared space for discovery and understanding will facilitate their work. Although FIU’s faith-based groups all meet on campus, there is currently only one dedicated space in student-support facilities to accommodate them—a small 250-square-foot room. There is no dedicated space for directors of faith-based groups to hold office hours or meet with interested members of the university community.
Located on FIU’s main campus on the lake adjacent to the Ronald W. Reagan Presidential House, the chapel will serve as a celebratory center for religious life-stage milestones and as an impromptu place of respite for any who are in need of solace and peace.
The main space in the chapel will seat up to 250 persons and there must be sufficient meeting space for leaders in our multifaith community to have offices to meet with and counsel individuals from the university community in privacy and confidence. The building should include several smaller spaces allowing for group meetings and smaller-scale events to take place simultaneously within the chapel. A small reflection room should be accessible 24/7 via a separate entrance. Per the gift agreement, there shall be an appropriately-sized bell tower on the exterior of the chapel, preferably the roof.
The design challenge is to create a space which celebrates the shared values and principles of our multifaith community while not relying on the display of religious symbols. It is expected the building architecture should visually grab your attention; generating curiosity, collaboration and extend feelings of welcome and belonging. There is a desire to use elements of nature as inspiration to express the shared spiritual experience which is unique to the planet we inhabit. The design should emphasize sustainable design practice. The University is committed to producing buildings that comply with sustainable energy conservation strategies and standards (minimum LEED Silver Certification).
Project Description – Road Realignment:
The East Loop Road project seeks to realign a part of the original campus loop road to enhance traffic flow and improve turning radii for large vehicles servicing the Graham Center. It is intended that this project create a larger available site area east of the Graham Center Ballrooms to allow expansion of Graham Center meeting facilities as well as allowing/enhancing bus and VIP pickup, drop-off and valet parking for Graham Center events.
Partial filling of Lake #4 (a man-made borrow pit) will be required as part of this project. This Project shall be coordinated with “Trish & Dan Bell Chapel” so that a suitable site for construction is created adjacent to Lake #4 including required drop-off, service access and clearance from lake edge. If practicable, stub-outs or sleeves shall be provided to the Chapel site so that the newly realigned road will not have to be cut for Chapel utility connections.

This Project shall include design considerations for tram, cart and/or van routes and bus stops being proposed or developed in the area by FIU that may cross or parallel or be located on the campus loop road. Bus shelters located along the loop road in areas where it is to be realigned, shall be relocated along the realigned road.

This road realignment project may be done in two phases. The mandatory first phase is from near the entrance of Parking Lot #35 south to the north part of the traffic circle on SW 16th Street. If budget allows or additional funds become available, a second phase of work may be included to complete work north from Parking Lot #35 to the area indicated in diagrams on pages VII-1 and VIII-1 of the Program published on the project website.

Note:
Applicants are hereby notified that in the event the University is unable to secure full funding, the University intends to proceed only with design and construction of fully funded project components, if any.

INSTRUCTIONS:
Firms desiring to apply for consideration shall submit copies of a Letter of Intent and Summary with an Introduction Narrative highlighting qualifications/legal nature of organization including a proposed organization chart and the following required proposal data attached:
1. A completed "Florida International University Professional Qualifications Supplement (FIUPQS)." The latest version of official FIUPQS forms (FIUPQS_08_2015) must be downloaded from the FIU web site at https://facilities.fiu.edu/projects/BT-927_and_BT-929.htm. Applications on any other form will not be considered.
2. A copy of the applicant's current Professional Registration Certificate from the appropriate Governing board. An applicant must be properly registered at the time of application to practice its profession in the State of Florida. If the applicant is a corporation, it must be properly chartered by the Florida Department of State to operate in Florida.
Submit twelve (12) bound copies of the required proposal data and one electronic copy in Adobe Acrobat PDF format of the requested qualifications to: Selection Committee, Florida International University, Facilities Planning, Campus Support Complex, 11555 S.W. 17th St., Room CSC-142, Modesto A. Maidique Campus, Miami, Florida 33199. Applications that do not comply with the above instructions will not be considered. Application material will not be returned. The University reserves the right to suspend or discontinue the selection process at any time and to return or reject any or all submissions of qualifications without obligation to the respondent. The award of this contract is subject to availability of funds.

The plans and specifications prepared by the A/E are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of $15,000.00 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

FIU HAS CREATED STANDARD CONTRACT FORMS, GENERAL TERMS AND CONDITIONS OF THE CONTRACT FOR CONSTRUCTION AND STANDARD INSURANCE REQUIREMENTS APPLICABLE TO CM SERVICES TO PROVIDE FOR AN EFFICIENT AND EFFECTIVE PROCESS. THESE FORMS ARE AVAILABLE FOR REVIEW, AND CAN BE FOUND AT http://facilities.fiu.edu/formstandards.htm

ALL APPLICANTS SHOULD REVIEW THE APPLICABLE FIU CONTRACT FORM AND STANDARD INSURANCE REQUIREMENTS CAREFULLY PRIOR TO MAKING A DECISION AS TO WHETHER OR NOT TO RESPOND TO THIS ADVERTISEMENT.

The Project Fact Sheet, which describes the selection process schedule for this Project and additional information regarding the Project scope, may be obtained from the web-site https://facilities.fiu.edu/projects/BT-927_and_BT-929.htm. Requests for meetings by individual firms will not be granted. Once the firm acquires the required forms, questions may be directed to Facilities Planning via email to griffith@fiu.edu cc: angpaz@fiu.edu

SUBMIT QUALIFICATIONS TO: Selection Committee, Florida International University, Facilities Planning, Campus Support Complex, 11555 S.W. 17th St., Room #142, Modesto A. Maidique Campus, Miami, Florida 33199. Submittals must be received between 8:30 a.m. – 12:30 p.m. or 1:30 p.m. – 4:00 p.m. local time, Thursday, April 8, 2021. Submittals will not be accepted before or after the times and date stated above. Facsimile (FAX) submittals are not acceptable and will not be considered.
COMMISSION FOR THE TRANSPORTATION
DISADVANTAGED
Innovative Transportation Projects
The Commission for the Transportation Disadvantaged announces a competitive grant opportunity for innovative transportation projects that will serve those who are transportation disadvantaged as defined in Chapter 427, Florida Statutes.
Written questions are due: March 19, 2021
Project applications are due: May 3, 2021
Please visit the Commission’s website at http://ctd.fdot.gov/index.htm for more information including the program manual and application forms. Any changes regarding guidance and/or deadlines will be updated on the Commission’s website.

SARASOTA COUNTY PUBLIC HOSPITAL BOARD
REQUEST FOR STATEMENTS OF QUALIFICATIONS for
ARCHITECTURAL AND ENGINEERING SERVICES
PROJECT ANNOUNCEMENT: The Sarasota County Public Hospital District d/b/a Sarasota Memorial Hospital and Sarasota Memorial Health Care System and its governing board (collectively, “the Hospital”), located in Sarasota County, Florida, is accepting statements of qualifications from Architectural/Engineering Consulting Firms under the provisions of the Consultants’ Competitive Negotiation Act, which is codified at Section 287.055, Florida Statutes.
PROJECT DESCRIPTION: The scope of work for this project includes architectural and engineering services for the development of the schematic level designs of a new 5-story, 72-bed, acute care in-patient bed tower expansion, shell space, associated support space, and a Central Energy Plant expansion located at the southwest corner of Laurel Road and Interstate 75, with an address of 2600 Laurel Road East, North Venice, Florida, within zip code 34275 (the “New Bed Tower Expansion”). The scope shall include a deliverable of a detailed, electronic presentation of all schematic design results to include design and total project costs. The presentation shall be utilized to inform the Sarasota County Public Hospital Board and Senior Leadership of proposed timelines and total project costs.
The New Bed Tower Expansion will include but is not limited to the following programming: Level One will include approximately 37,600 square feet of shelled space, and 6,400 square feet of support space. Level Two will include but is not limited to approximately 34,300 square feet of shell space, 3,500 square feet of clinical support space, and approximately 300 square feet of renovation space. Level Three is an interstitial floor and will include but is not limited to approximately 25,000 square feet of mechanical support space, 3,900 square feet of support space, and 400 square feet of renovation space. Level Four will include but is not limited to an approximately 24,700 square-foot, 36-bed in-patient acute care unit, 5,000 square feet of clinical support space, 4,000 square feet of shell space, and 500 square feet of renovation space. Level Five will include but is not limited to an approximately 24,700 square-foot, 36-bed in-patient acute care unit, 3,400 square feet clinical support space, 5,600 square feet of shell space, and approximately 400 square feet of renovation space. The Central Energy Plant expansion will include but is not limited to an approximately 1,500-square-foot expansion to accommodate additional emergency redundancy equipment. The architectural and engineering services will include, but are not limited to schematic level programming, schematic level site planning, forecast permitting of scope, schematic design of site work, and civil work aligned with future master planning.
= The site work infrastructure also includes, but is not limited to, schematic level coordination with public utilities, communications providers, mechanical, electrical, plumbing, fire protection and structural design work for the development of the New Bed Tower Expansion and the Central Energy Plant expansion. The scope of work may include consideration of additional buildings, roadways, and services whether contiguous to the hospital, or freestanding, and programming of their services.
PROPOSED SCHEDULE: The timelines to design and build these potential buildings and services will be determined by the results of a planning study and potential revisions to the master planning study as the New Bed Tower Expansion and Central Energy Plant Expansion development progresses. In addition, the proposed schedule will be determined, and may be subject to change, based on the timing of regulatory and other necessary approvals. Project development, including professional services, is contingent upon availability of funds.
Firms interested in being considered as candidates are required to submit five (5) bound statements of qualifications that include at least the following data, to be organized in the following order:
1. A copy of Florida design licensure and corporate registration certificates.
2. Proof of insurance in the following categories: Commercial General Liability to include, each occurrence $1,000,000; Damage to Rented Premises, $300,000 each occurrence; Medical Expenses to any one person $10,000; Personal Injury $1,000,000; General Aggregate $2,000,000; Umbrella Liability, $5,000,000, each occurrence. Worker Compensation & Employee Liability insurance is minimum $1,000,000 each occurrence, $1,000,000 each accident, $1,000,000 disease each employee, $1,000,000 disease policy limit. The Firm’s insurer(s) shall be rated A- or better by A.M. Best.
3. A separate statement as to whether the Firm is a certified Minority Business Enterprise. If your Firm claims MBE,
WMBE status, a copy of your Firm’s current, valid MBE, WMBE certificate is required as part of the submission package.

4. Proposed design team to include individual resumes with relevant design experience as follows:
   a. Master Planning of an acute care hospital campus;
   b. Florida Acute Care Bed Tower Expansion;
   c. Programming of an acute care hospital and required support services, preferably in the state of Florida;
   d. Examples of a similarly completed design of a licensed acute care hospital campus project that include:
      - A licensed acute care hospital, future expansion capabilities, and agency required support services, preferably in the state of Florida;
      - Site development to include but not limited to: Roadways, Surface parking, Utilities, Lighting, Landscaping and Drainage.

5. A list of at least five client references consisting of name, title, address, telephone number and project name(s) for each project specified. Please ensure your references are updated and willing to reply. Reference responses are mandatory.

6. Design and permitting experience within the County of Sarasota, Florida, City of Venice, Florida and other applicable permitting agencies.

7. Location of the design Firm’s main office, and proposed project team office location (if different from main).

8. An explanation of how the Firm intends to respond expeditiously on urgent project matters, and a summary of the Firm’s approach to this particular project.

Facsimile (FAX) or electronic submittals are not acceptable and will not be considered. Applications on any other form may not be considered, and applications that do not comply with the above instructions may be disqualified. Submissions must be complete and on time. Incomplete or tardy submissions will be returned un-opened and the responding Firm disqualified. Submittals are part of the public record. Application materials will not be returned.

The basis for selection criteria for this project includes, but is not limited to:
1. The Firm’s relevant design experience as it relates to the above referenced project;
2. The Firm’s proposed team’s design experience as it relates to the above referenced project;
3. The Firm’s relevant experience with regulatory agencies with applicable jurisdictional authority, including, but not limited to, federal, state, and local agencies;
4. The Firm’s depth of design team and the resources available for this assignment. This includes recent, current, and projected workloads of the Firm;
5. Status of professional registration and licensure of all individual team members being proposed for this project;
6. The location of the architect of record and main / corporate office;
7. The location of the engineer of record and main / corporate office;
8. The location of the project architect and main / corporate office;
9. The location of the project engineer and main / corporate office;
10. The location of the architect’s support team for this project;
11. The location of the engineer’s support team for this project;
12. The Firm’s approach to this particular project;
13. The Firm’s ability to respond quickly;
14. Whether or not the lead Firm is an MBE / WMBE (valid certificate from the Office of Supplier Diversity required); and
15. The volume of previously awarded projects to the Firm by the Hospital.

It is the Hospital’s responsibility to negotiate a fair, competitive and reasonable compensation per Section 287.055, Florida Statutes. A fair, competitive and reasonable compensation shall be evaluated based upon the following information: (1) Compensation on similar projects; (2) other compensation reference data; and (3) after approval of the ranking, proposals requested from the shortlisted firms based upon a scope of services document to be provided at the time of negotiations.

All interested Firms are further informed as follows:
1. The Hospital reserves the right to reject any or all submittals at any time during this process.
2. The Hospital reserves the right to request additional information beyond the data set forth above.
3. Questions regarding submissions shall be directed only to Chris Warber, (941)400-9227. Submissions shall be titled: Statement of Qualifications for ARCHITECTURAL AND ENGINEERING SERVICES The Sarasota Memorial Hospital Health Care System SMH-VENICE Bed Tower Expansion Project
4. Submittals must be received by the Hospital no later than 3:30 p.m., on Thursday, April 1, 2021. Submit statements to Chris Warber, Project Superintendent, Sarasota Memorial Hospital, Department of Architecture and Construction, 1515 S. Osprey Avenue, Building A, Sarasota, FL 34239. Submittals received after this deadline will remain unopened and available for pick up.
5. Only Chris Warber shall be contacted with regard to this Request. Requests for meetings by individual Firms will not be granted. No communication shall take place between the applicants and the Hospital’s Selection Committee members, Board members, Administrators, or employees of the Hospital. Failure to comply could result in immediate disqualification at the discretion of the Director of Architecture and Construction.
6. Interested persons should contact Chris Warber at (941)400-9227 with any project-related questions.
7. The selection committee will meet in a public meeting in Sarasota Memorial’s first floor Waldemere Auditorium, located at 1700 S. Tamiami Trail, Sarasota, FL 34239 on Monday, April 12, 2021, 1:30 p.m. – 5:00 p.m., to hear presentations, discuss and announce the top three ranked Firms (unless fewer than three Firms deliver submittals) deemed to be the most highly qualified to perform the required services with whom the Hospital will subsequently engage in contract negotiations. If there are less than three (3) Firms responding, the Selection Committee shall also evaluate current statements of qualifications and performance data on file with the Hospital, in determining which Firm is the most highly qualified to perform the required services and announce the top three ranked Firms. All interested parties are invited to attend.

SARASOTA COUNTY PUBLIC HOSPITAL BOARD REQUEST FOR STATEMENTS OF QUALIFICATIONS for PROFESSIONAL GENERAL CONTRACTING SERVICES

PROJECT ANNOUNCEMENT: The Sarasota County Public Hospital District d/b/a Sarasota Memorial Hospital and Sarasota Memorial Health Care System and its governing board (collectively, “the Hospital”), located in Sarasota County, Florida, is accepting statements of qualifications from Professional General Contracting Consulting Firms under the provisions of the Consultants’ Competitive Negotiation Act, which is codified at Section 287.055, Florida Statutes.

PROJECT DESCRIPTION: The scope of work for this project includes schematic level professional general contracting services for the development of the schematic level cost models, constructability, scheduling, and conceptual phasing, of a new 5-story, 72-bed, acute care in-patient bed tower expansion, shell space, associated support space, and a Central Energy Plant expansion located at the southwest corner of Laurel Road and Interstate 75, with an address of 2600 East Laurel Road, North Venice, Florida, within zip code 34275 (the “New Bed Tower Expansion”). The scope shall include a deliverable of a detailed, electronic presentation of all schematic constructability results to include but not limited to phasing, scheduling and total project costs. The presentation shall be utilized to inform the Sarasota County Public Hospital Board and Senior Leadership of proposed timelines and total project costs.

The New Bed Tower Expansion will include but is not limited to the following programming: Level One will include approximately 37,600 square feet of shell space, and 6,400 square feet of support space. Level Two will include but is not limited to approximately 34,300 square feet of shell space, 3,500 square feet of clinical support space, and approximately 300 square feet of renovation space. Level Three is an interstitial floor and will include but is not limited to approximately 25,000 square feet of mechanical support space, 3,900 square feet of support space, and 400 square feet of renovation space. Level Four will include but is not limited to an approximately 24,700-square-foot, 36-bed in-patient acute care unit, 5,000 square feet of clinical support space, 4,000 square feet of shell space, and 500 square feet of renovation space. Level Five will include but is not limited to an approximately 24,700-square-foot, 36-bed in-patient acute care unit, 5,000 square feet clinical support space, 4,000 square feet of shell space, and approximately 400 square feet of renovation space. The Central Energy Plant expansion will include but is not limited to an approximately 1,500-square-foot expansion to accommodate additional emergency redundancy equipment.

The scope of professional general contracting services includes but is not limited to schematic phase services such as cost estimating, value engineering, critical path method scheduling, constructability reviews and cost control, in addition to phased construction management services, site work, parking and site work infrastructure. The site work infrastructure also includes, but is not limited to, public utilities, communications, mechanical, electrical, plumbing, fire protection and structural work for the development of the New Bed Tower Expansion, and the support services required for each proposed scope to allow for expansion capabilities. The scope of work may include consideration of additional buildings and services whether contiguous to the hospital, or freestanding, and programming of their services aligned with future master planning on the campus.

PROPOSED SCHEDULE: The timelines to design and build these potential buildings and services will be determined by the results of the master planning study and potential revisions to the master planning study as the New Bed Tower Expansion development progresses. In addition, the proposed schedule will be determined, and may be subject to change, based on the timing of regulatory and other necessary approvals. Project development, including professional services is contingent upon availability of funds.

Firms interested in being considered as candidates are required to submit five (5) bound statements of qualifications that include at least the following data, to be organized in the following order:
1. A copy of Florida current construction licensure and current corporate registration certificates.
3. Proof of general, automobile and workers’ compensation liability insurance coverage.
4. A complete list of all the firm’s relevant insurance coverage statements that provide minimum coverage limits that:
- Provide proof that the minimum insurance coverage provided is sufficient to protect the Hospital for this project.
5. Proof of current bonding capacity and current usage of bonding capacity and available bonding capacity remaining.
6. A separate statement as to whether the firm is a certified Minority Business Enterprise. If your firm claims MBE, WMBE status, a copy of your firm’s current, valid MBE, WMBE certificate is required as part of your qualification statement submittal.
7. A list of at least five client references consisting of name, title, address, telephone number and project name(s) for each project specified. Please ensure your references are updated and willing to reply. Reference responses are mandatory.
8. Construction and permitting experience within the City of Venice, FL, and County of Sarasota, Florida and other applicable permitting agencies.
9. Resumes of key personnel that would be used on this project to include their project relevant experience.
10. The firm’s experience in the construction of a new Florida Bed Tower Expansion, support areas, Central Energy Plant expansion project as described above.
11. Location of the firm’s main office, and proposed project team office location (if different from main).
12. An explanation of how the Firm intends to respond expeditiously on urgent project matters and a summary of the Firm’s approach to this particular project.
13. Site construction management experience to include but not limited to: Structure, Roadway Access, Surface Parking, Private Utilities, Public Utilities, Exterior Lighting, Landscaping and Drainage, and Retention. Facsimile (FAX) or electronic submittals are not acceptable and will not be considered. Applications on any other form may not be considered, and applications that do not comply with the above instructions may be disqualified. Submissions must be complete and on time. Incomplete or tardy submissions will be returned un-opened and the responding Firm disqualified. Submittals are part of the public record. Application materials will not be returned.

The basis for selection criteria for this project includes, but is not limited to:
1. The Firm’s relevant professional general contracting experience as it relates to the above referenced project;
2. The Firm’s proposed individual team member’s relevant experience as it relates to the above referenced project;
3. The Firm’s relevant professional general contracting experience with regulatory agencies with applicable jurisdictional authority, including, but not limited to federal, state, and local agencies;
4. The Firm’s depth of construction management team and the resources available for this assignment. This includes recent, current, and projected workloads of the Firm;
5. The location of the Professional General Contracting Firm’s main / corporate office;
6. The Firm’s approach to this particular project;
7. The Firm’s ability to respond quickly;
8. Whether or not the lead Firm is an MBE / WMBE (valid certificate from the Office of Supplier Diversity required);
9. The volume of previously awarded projects to the Firm by the Hospital; and
10. The Firm’s available bonding capacity for this project.

It is the Hospital’s responsibility to negotiate a fair, competitive and reasonable compensation per Section 287.055, Florida Statutes. A fair, competitive and reasonable compensation shall be evaluated based upon the following information: (1) Compensation on similar projects; (2) other compensation reference data; and (3) after approval of the ranking, proposals requested from the shortlisted firms based upon a scope of services document to be provided at the time of negotiations.

All interested Firms are further informed as follows:
1. The Hospital reserves the right to reject any or all submittals at any time during this process.
2. The Hospital reserves the right to request additional information beyond the data set forth above.
3. Questions regarding submissions shall be directed only to Chris Warber (941) 400-9227. Submissions shall be titled: Statement of Qualifications for PROFESSIONAL GENERAL CONTRACTING SERVICES

The Sarasota Memorial Health Care System
SMH-VENICE Bed Tower Expansion Project

1. Submittals must be received by the Hospital no later than 3:30 p.m., on Thursday, April 1, 2021. Submit statements to Chris Warber, Project Superintendent, Sarasota Memorial Hospital, Department of Architecture and Construction, 1515 S. Osprey Avenue, Building A, Sarasota, FL 34239. Submittals received after this deadline will remain unopened and available for pick up.
2. Only Chris Warber shall be contacted with regard to this Request. Requests for meetings by individual Firms will not be granted. No communication shall take place between the applicants and the Hospital’s Selection Committee members, Board members, Administrators, or employees of the Hospital. Failure to comply could result in immediate disqualification at the discretion of the Director of Architecture and Construction.
3. Interested persons should contact Chris Warber at (941) 400-9227 with any project-related questions.
4. The selection committee will meet in a public meeting in Sarasota Memorial’s first floor Waldemere Auditorium located at 1700 S. Tamiami Trail, Sarasota, FL 34239, on Monday, April 12, 2021, 8:00 a.m. – 12:00 Noon, to hear presentations, discuss and announce the top three ranked Firms (unless fewer than three Firms deliver submittals) deemed to be the most highly qualified to perform the required services with whom the
Hospital will subsequently engage in contract negotiations. If there are less than three (3) Firms responding, the Selection Committee shall also evaluate current statements of qualifications and performance data on file with the Hospital, in determining which Firm is the most highly qualified to perform the required services, and announce the top three ranked Firms. All interested parties are invited to attend.

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, March 5, 2021 and 3:00 p.m., Thursday, March 11, 2021.

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LIST OF RULES AWAITING LEGISLATIVE APPROVAL SECTIONS 120.541(3), 373.139(7) AND/OR 373.1391(6), FLORIDA STATUTES

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AGENCY FOR HEALTH CARE ADMINISTRATION
Certificate of Need
GRACE PERIOD LETTERS OF INTENT

The Agency for Health Care Administration received and accepted the following letters of intent for the March 31, 2021 application filing date for the Hospital Facilities & Hospice batching cycle:

County: Duval  District: 4A
Date Filed: 03/10/2021  LOI #: H2102037
Facility/Project: Suncrest Hospice Jacksonville, LLC
Applicant: Suncrest Hospice Jacksonville, LLC
Project Description: Establish a new hospice program

County: Brevard  District: 7A
Date Filed: 03/05/2021  LOI #: H2102038
Facility/Project: Halifax Hospice, Inc.
Applicant: Halifax Hospice, Inc.
Project Description: Establish a new hospice program

County: Brevard  District: 7A
Date Filed: 03/10/2021  LOI #: H2102039
Facility/Project: Suncrest Hospice Brevard County, LLC
Applicant: Suncrest Hospice Brevard County, LLC
Project Description: Establish a new hospice program

County: Miami-Dade   District: 11
Date Filed: 03/10/2021   LOI #: H2102040
Facility/Project: Suncrest Hospice Miami, LLC
Applicant: Suncrest Hospice Miami, LLC
Project Description: Establish a new hospice program

If requested within 14 days after notice that an application has been filed, a public hearing may be held at the local level within 21 days after April 28, 2021, the date the application is scheduled to be deemed complete. Tentative hearing dates will be published on April 7, 2021.

DEPARTMENT OF CHILDREN AND FAMILIES
Agency for Persons with Disabilities
Qualified Organizations and Waiver Support Coordination
RULE NOS.: RULE TITLES:
65G-14.001 Definitions.
65G-14.002 Qualifications.
Lower Cost Regulatory Alternative
Notice is hereby given that the Agency for Persons with Disabilities received a Lower Cost Regulatory Alternative (“LCRA”) on February 15, 2021 relating to the Notice of Change published on February 1, 2021 in volume 47, number 20 of the Florida Administrative Register. Pursuant to paragraph 120.541(1)(a), Florida Statutes, the Statement of Estimated Regulatory Costs has been revised to reflect consideration and rejection of the LCRA.

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.