Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid

RULE NO.: 59G-4.002
RULE TITLE: Provider Reimbursement Schedules and Billing Codes

PURPOSE AND EFFECT: The purpose of the amendment to Rule 59G-4.002, Florida Administrative Code, (F.A.C.), is to update fee schedules and billing codes in the existing rule.

SUBJECT AREA TO BE ADDRESSED: Provider Reimbursement Schedules and Billing Codes.

An additional area to be addressed during the workshop will be the potential regulatory impact Rule 59G-4.002, Florida Administrative Code, will have as provided for under sections 120.54 and 120.541, Florida Statutes.

RULEMAKING AUTHORITY: 409.919 FS.

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

DATE AND TIME: May 3, 2021, 11:00 a.m. to 11:30 a.m.
PLACE: Attendees may register for the workshop at: https://attendee.gotowebinar.com/register/8936371329062416400. After registering, a confirmation email will be received containing information about joining the webinar, and opportunities to offer comments and questions will be available. 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 MedicaidRuleComments@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: MedicaidRuleComments@ahca.com.

Please note that a preliminary draft of the reference material, if available, will be posted prior to the workshop at http://ahca.myflorida.com/medicaid/review/fee_schedules.shtml. Official comments to be entered into the rule record will be received from the date of this notice until 5:00 p.m., May 4, 2021. Comments may be e-mailed to MedicaidRuleComments@ahca.myflorida.com. For general inquiries and questions about the rule, please contact MedicaidRuleComments@ahca.myflorida.com.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS:

59G-4.002 Provider Reimbursement Schedules and Billing Codes.

1) This rule applies to providers rendering Florida Medicaid services to recipients.

2) Florida Medicaid reimburses for services rendered in the fee-for-service delivery system based on a fee schedule, cost report, or contract. The following fee schedules and billing codes are incorporated by reference and available on the Agency for Health Care Administration’s Web site at http://ahca.myflorida.com/medicaid/review/index.shtml.

3) Florida Medicaid Fee Schedules Effective January 1, 2021 2020:

(a) Ambulatory Surgical Center Services Fee Schedule

(b) Assistive Care Services Fee Schedule

(c) Behavior Analysis Fee Schedule

(d) Behavioral Health Overlay Services Fee Schedule

(e) Birth Center Fee Schedule

(f) Child Health Targeted Case Management Services Fee Schedule

(g) Community-Based Substance Abuse County Match Fee Schedule

(h) Community Behavioral Health Services Fee Schedule

(i) County Health Department Certified Match Program Fee Schedule

(j) Dental General Fee Schedule

(k) Durable Medical Equipment and Medical Supply Services Provider Fee Schedule for All Medicaid Recipients

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(l) Early Intervention Services Fee Schedule

(m) Hearing Services Fee Schedule

(n) Home Health Visit Services Fee Schedule

(o) Independent Laboratory Fee Schedule

(p) Licensed Midwife Fee Schedule

(q) Medicaid Certified School Match Program Fee Schedule

(r) Medical Foster Care Services Fee Schedule

(s) Mental Health Targeted Case Management Services Fee Schedule

(t) Occupational Therapy Services Fee Schedule

(u) Outpatient Laboratory Fee Schedule

(v) Personal Care Services Fee Schedule

(w) Physical Therapy Fee Schedule

(x) Physician Pediatric Surgery Fee Schedule

(y) Practitioner Fee Schedule

(z) Practitioner Laboratory Fee Schedule

(aa) Prescribed Drugs Immunization Fee Schedule

(bb) Prescribed Drugs Oncology Physician Administered Fee Schedule

(cc) Prescribed Drugs Physician Administered Fee Schedule

(dd) Prescribed Pediatric Extended Care Services Fee Schedule

(ee) Private Duty Nursing Services Fee Schedule

(ff) Radiology Fee Schedule

(gg) Regional Perinatal Intensive Care Center (RPICC) Neonatal Services Fee Schedule

(hh) Regional Perinatal Intensive Care Center (RPICC) Obstetrical Services Fee Schedule

(ii) Respiratory Therapy Fee Schedule

(jj) Specialized Therapeutic Services Fee Schedule

(kk) Speech-Language Pathology Services Fee Schedule

(ll) Targeted Case Management for Children at Risk of Abuse and Neglect Services Fee Schedule

(mm) Transportation Services Fee Schedule

(4) Florida Medicaid Billing Codes Effective January 1, 2021:

(a) County Health Department Billing Codes
SUBJECT AREA TO BE ADDRESSED: Substance Abuse Services

RULEMAKING AUTHORITY: 394.46715, 394.879, 397.321(5), FS.

LAW IMPLEMENTED: 397.311, 397.321, 397.4014, 397.403, 397.407, 397.4073, 397.4075, 397.410, 397.4103, 397.411, 397.4113, 397.417, 397.4871, 397.4872, FS.

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

DATE AND TIME: March 13, 2021, 1 p.m. – 3 p.m. or close of business

PLACE: Join Zoom Meeting
https://zoom.us/j/96912528077?pwd=YkJmY2hPSEJEa1huY2RvbVo4VEcZz09
Meeting ID: 969 1252 8077
Passcode: 707974
One tap mobile
+13126266799, 96912528077, **707974** US (Chicago)
+16465588656, 96912528077, **707974** US (New York)
Dial by your location
1 312 626 6799 US (Chicago)
+1 646 558 8656 US (New York)
+1 301 715 8592 US (Washington DC)
+1 346 248 7799 US (Houston)
+1 669 900 9128 US (San Jose)
+1 253 215 8782 US (Tacoma)
Meeting ID: 969 1252 8077
Passcode: 707974
Find your local number: https://zoom.us/u/adXskKGbCM
Meeting materials can be obtained at: https://www.myflfamilies.com/newsroom/public-events-meetings/

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: Jodi Abramowitz at (850)717-4470 or Jodi.Abramowitz@myflfamilies.com If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Jodi Abramowitz at (850)717-4470 or Jodi.Abramowitz@myflfamilies.com

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

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DEPARTMENT OF CHILDREN AND FAMILIES

Substance Abuse Program

RULE NOS.: RULE TITLES:
65D-30.002 Definitions
65D-30.0031 Certifications and Recognitions Required by Statute
65D-30.0036 Licensure Application and Renewal
65D-30.0037 Department Licensing Procedures
65D-30.004 Common Licensing Standards
65D-30.0046 Staff Training, Qualifications, and Scope of Practice
65D-30.013 Standards for Prevention

PURPOSE AND EFFECT: The Department intends to update rules 65D-30.002, .0031, .0036, .0037, .004, .0046, and .013, F.A.C., to comport with current law and practice.

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(b) Federally Qualified Health Center Billing Codes
(c) Hospice Services Billing Codes
(d) Hospital Outpatient Services Billing Codes
(e) Intermediate Care Facility for Individuals with Intellectual Disabilities Services Billing Codes
(f) Nursing Facility Services Billing Codes
(g) Rural Health Clinic Billing Codes
(h) Statewide Inpatient Psychiatric Program Services Billing Codes

(5) This rule is in effect for five years from its effective date.

The Agency will review this rule five years from the effective date and repromulgate, amend or repeal the rule as appropriate, in accordance with Section 120.54, F.S., and Chapter 1-1, F.A.C.

Rulemaking Authority 409.919 FS. Law Implemented 409.902, 409.905, 409.906, 409.907, 409.908, 409.912, 409.913 FS. History—New 8-18-05, Amended 11-30-05, 4-16-06, 10-11-06, 3-27-07, 7-25-07, 9-29-08, 4-28-09, 2-11-10, 1-31-11, 7-16-13, 5-21-14, 6-20-16, 6-22-17, 2-8-18, 5-7-18, 1-7-19, 7-17-19, 12-15-20.
Section II
Proposed Rules

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Division of Animal Industry

RULE TITLES:
5C-18.001 Definitions
5C-18.003 Official Test
5C-18.004 Report of Test
5C-18.006 Identification of Reactors
5C-18.007 Quarantine
5C-18.010 Test Required for Movement, Assembly, Change of Ownership, and for Breeding Stallions and Mares
5C-18.011 Procedures for Assembly Points, Approved Quarantine Assembly Points, Approved Quarantine Premises, and Horse Slaughter Sales

PURPOSE AND EFFECT: The proposed rule will clarify definitions. Update and incorporate forms by rule. Update and clarify the testing requirements and forms required for Equine Infectious Anemia. Update and clarification to tests required for Movement, Assembly, Change of Ownership, and for Breeding Stallions and Mares. Repeal of section 5C-18.011, Procedures for Assembly Points, Approved Quarantine Assembly Points, Approved Quarantine Premises, and Horse Slaughter Sales.

SUMMARY: Clarification and update of rules and requirements regarding Equine Infectious Anemia.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Department’s economic analysis of the adverse impact or potential regulatory costs of the proposed rule did not exceed any of the criteria established in Section 120.541(2)(a), Florida Statutes. As part of this analysis, the Department relied upon the fact that the revisions being made to the rule only clarify definitions and testing requirements for importation of animals into Florida, no fees are associated with this rule. Additionally, no interested party submitted additional 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: 585.002(4), 585.08(2), 585.671 FS.

LAW IMPLEMENTED: 585.002(5), 585.08(1), 585.11(1), 585.14 585.16, 585.18, 585.19, 585.23, 585.145(1), (2), 585.671 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: Dr. Michael Short, State Veterinarian, (850)410-0900; Fax: 410-0929

THE FULL TEXT OF THE PROPOSED RULE IS:

5C-18.001 Definitions.

(1) Accredited Veterinarian. A state licensed veterinarian accredited approved by the United States Department of Agriculture, Animal Plant Health Inspection Services (USDA, APHIS) to perform certain functions of federal and required by cooperative State-Federal disease control and eradication programs, as provided in 9 C.F.R. §161.1 (JAN 2018), incorporated in subsection 5C-4.0015(1), F.A.C.

(2) Approved Laboratory. A laboratory approved by the Director and USDA, APHIS to conduct Official EIA equine infectious anemia Tests as provided and meeting all criteria in subsection 5C-18.003(3), F.A.C.

(3) Approved Pesticide. Any pesticide which is recognized and approved by the Florida Department of Agriculture and Consumer Services or by the United States Department of Agriculture as an effective agent in the control or eradication of possible vectors for equine infectious anemia.

(4) Approved Quarantine Assembly Point, Premises approved by the Director for holding reactors and “S” branded slaughter horses prior to movement to a horse slaughtering establishment as provided by subsection 5C-18.011(2), F.A.C.

(5) Approved Quarantine Premises. Premises that has been issued approved by the Director which have a valid permit to maintain Reactor horses under designated conditions as provided by subsection 5C-18.007(5), F.A.C.

(6) Authorized Laboratory Representative. An employee of an Approved Laboratory who has completed the training at the National Veterinary Services Laboratory, United States Department of Agriculture, for conducting Equine Infectious Anemia Tests.


(8) through (12) renumbered (5) through (9) no change

(10) Electronic Equine Infectious Anemia (EIA) Laboratory Test. An electronic document setting forth the same information required by the Equine Infectious Anemia Laboratory Test, VS form 10-11 (Feb 2018), incorporated in subsection 5C-4.0016(1), F.A.C., which must be complete, legible, and accurate, and include digital images of the Equine. The digital images must consist of three (3) color images and include a full view of both sides of the Equine and the length of the face from above the ears to below the muzzle.

(11) Equine. Any member of the family Equidae, including horses, mules, asses, zebras, burros and other lesser known equidae.

(12)(4) Equine Infectious Anemia (EIA). A viral disease of Equines, caused by the EIA virus, horses commonly known as swamp fever, which is infectious and is spread primarily by bloodsucking insects. Transmission can also occur through be transfer of infected blood on fomites, such as contaminated hypodermic needles and other instruments.

(13) Equine Interstate Passport Document. A document that is accepted by participating states for interstate movement of Equines, which is valid for six (6) months from the date of veterinary exam, or one year after the Official Test Date.

(14) Exposed. Any Equine horse that has been in direct contact with a Reactor or Suspect horse for a period of 24 hours or more.

(15) Horse. Any member of the equine family, including horses, mules, asses, burros, zebras, and other lesser known equidae.

(16) Horse Slaughtering Establishment. A horse slaughtering establishment operating under state or federal inspection.

(15) Negative EIA Verification Card. Card issued by the Department to an Equine on the Negative EIA Verification Card form, FDACS-09206 (Oct 2005), as incorporated in rule, 5C-4.0016, F.A.C., that serves as proof of a negative EIA test within the state of Florida.

(17) Official Test Date. The date the blood sample was drawn from the Equine for purposes of conducting an Official Test as reflected on the Equine Infectious Anemia Laboratory Test VS Form 10-11 (Feb 2018), incorporated in section 5C-4.0016(1) F.A.C., or an electronic EIA Laboratory Test.

(18) Permit for Movement of Restricted Animals VS Form 1-27 (July 2011). Permit incorporated and defined in subsection 5C-3.001(3), F.A.C.
1. All other distinctive markings, including markings on the legs and face, color patterns, body brands, tattoos, scars, whorls, and blemishes, and microchip information if available.

2. Other reporting forms approved by another state’s animal health officials and the USDA; or

3. An Electronic EIA Laboratory Test as defined in section 5C-18.001(10), F.A.C.

(2) Rejected Test Report. A report of an EIA test will be rejected if the report:

(a) No change.

(b) Does not have all information completed, including sufficient identification of the Equine horse; or

(c) Is an Equine Infectious Anemia Laboratory Test, VS Form 10-11 (Feb 2018), and is not an original owner’s copy or a laboratory certified copy; except that for purpose other than change of ownership within Florida, a clear and legible photocopy of the owner’s original copy is acceptable; or

(d) is an Electronic EIA Laboratory Test and does not contain three clear, color digital images as required.

(3) Approved Requirements for Laboratory Requirements Approval for EIA Testing:

(a) Permit Required. Any laboratory which conducts a test for EIA within Florida the state must have a permit

1. Be issued a Permit for Approved Laboratory for Equine Infectious Anemia Testing, FDACS-09084 Rev. 06/20, issued by the Department, Permit for Approved Laboratory for Equine Infectious Anemia Testing, FDACS-09084 Rev. 06/20 is hereby incorporated by reference and available online at http://www.flrules.org/Gateway/reference.asp?No=Ref-xxxx.

2. Complete and submit a Permit Requirements For Private Laboratory to Conduct Equine Infectious Anemia (EIA) Tests, FDACS-09265 Rev. 06/20, issued by the Department. Permit Requirements For Private Laboratory to Conduct Equine Infectious Anemia (EIA) Tests, FDACS-09265 Rev. 06/20 is hereby incorporated by reference and available online at http://www.flrules.org/Gateway/reference.asp?No=Ref-xxxx.

(b) Application for Permit.

1. Written Request. A written request for a permit to conduct EIA test(s) must be submitted to the Florida Department of Agriculture and Consumer Services, Division of Animal Industry, 407 South Calhoun Street Post Office Box 6240, Tallahassee, Florida 32339-0800.

2. Application Fee. A non-refundable application fee of $50.00 must be submitted with each written request. The fee must be submitted as a check or money order made payable to the Florida Department of Agriculture and Consumer Services. This fee is waived for the Department’s Bureau of Diagnostic Laboratory Laboratories.

(c) Requirements for Permit. The Department will issue a Permit for Approved Laboratory for Equine Infectious Anemia Testing, FDACS-09084, Rev. 06/20 upon a laboratory’s submission of a complete application and application fee as provided in paragraph (b), and compliance with the following requirements:

1. Laboratory Department Inspection and USDA Approval. A USDA, APHIS representative must will inspect the laboratory and facility to determine that the laboratory is in compliance with and has the facilities and equipment which are specified in USDA Veterinary Services Memorandum 15201.1 (Apr. 5 2019), and 9 C.F.R. § 75.4(c) (2018). USDA Veterinary Services Memorandum 15201.1 (Apr. 5 2019) is hereby incorporated by reference and available online at http://www.flrules.org/Gateway/reference.asp?No=Ref-xxxx.

2. Certification to Comply. The applicant for the permit must certify in writing that the laboratory will comply with all provisions of this rule, by signing the Agreement to Conduct the Equine Infectious Anemia Agar Gel Immuno-Diffusion Testing & Statement of Certification, FDACS-09130 Rev. 06/20. Agreement to Conduct the Equine Infectious Anemia Agar Gel Immuno-Diffusion Testing & Statement of Certification, FDACS-09130 Rev. 06/20 is hereby incorporated by reference and available online at http://www.flrules.org/Gateway/reference.asp?No=Ref-xxxx.

3. USDA Approval. The laboratory must meet all requirements of 9 C.F.R. § 75.4(c) (1993), which is hereby incorporated by reference, and must be approved by USDA.

4. Test Check Proficiency Results. The laboratory will certify to the Department that it will forward a copy of all test check proficiency results performed in accordance with 9 C.F.R. § 75.4(c) (2018) upon request within 72 hours after they are received by the laboratory. 9 C.F.R. § 75.4(c) (2018) as incorporated in subparagraph 5C-18.003(3)(c)1. F.A.C.

5. Prior Approval. Any laboratory which has been approved by USDA prior to adoption of this rule, will be approved by the Department on the date the rule becomes effective.

(d) Issuance of Permit. The Department will issue a permit for the laboratory to conduct EIA tests when the Department has proof that all requirements of paragraphs 5C-18.003(3)(b) and (c), F.A.C. have been completed.

(d)(e) Renewal of Permits.

1. All issued Permits for Approved Laboratory Equine Infectious Anemia Testing, FDACS-09084, Rev. 06/20, permits expire on December 31 of each year.
2. The **Authorized Laboratory Representative** must submit the following prior to November 30 of each year for renewal of a laboratory’s Permit for Approved Laboratory for Equine Infectious Anemia Testing, FDACS-09084, Rev. 06/20:

   a. A written request for renewal of the permit signed by the authorized laboratory representative;
   
   b. Certification of continuous compliance with the requirements in 9 C.F.R. § 75.4 (2018)(2002), Veterinary Services Memorandum 15201.1 (Apr. 5 2019), 555.8 (1983), and all requirements of Chapter 5C-18, F.A.C.; by completing the form, Agreement to Conduct the Equine Infectious Anemia Agar Gel Immunodiffusion Testing & Statement Certification, FDACS-09130 Rev. 06/20 as incorporated in subparagraph 5C-18.003(3)(c)1, F.A.C.; and

   c. Copies of reports of all inspections of the laboratory facilities conducted during the current certification period; and

   d. No change.

   (e)(4) Revocation of Permit. The Department will revoke any issued Permit for Approved Laboratory for Equine Infectious Anemia Testing, FDACS-09084, Rev. 06/20 permit to conduct EIA tests for the following reasons:

   1. The laboratory does not immediately report a positive non-negative EIA test to the Department, as required in paragraph 5C-18.004(2)(b), F.A.C., by telephone or telephonic facsimile;

   2. The laboratory falsifies a record or a report of an EIA test; or

   3. The laboratory no longer meets the standards and requirements as specified in 9 C.F.R. § 75.4 (2018), USDA Veterinary Services Memorandum 15201.1 (Apr. 5 2019), 9 C.F.R. § 75.4(2018) as incorporated in subparagraph 5C-18.003(3)(c)1, F.A.C. and USDA Veterinary Services Memorandum 555.16 (2011) as incorporated in subparagraph 5C-18.003(3)(c)1, F.A.C.

   (4) Procedures for Identifying EIA Test Samples.

   (a) Receiving Samples. The laboratory must confirm that all EIA test samples received are accompanied by Equine Infectious Anemia Laboratory Test, VS Forms 10-11 (Feb 2018)(Apr 90) or an Electronic EIA Laboratory Test, which meet the following requirements:

   1. All Equine Infectious Anemia Laboratory Test, VS Forms 10-11 (Feb 2018)(Apr 90) and Electronic EIA Laboratory Tests are reviewed by the laboratory staff to ensure that they are complete and accurate.

   2. Information needed on incomplete Equine Infectious Anemia Laboratory Test, VS Forms 10-11 (Feb 2018)(Apr 90) or an Electronic EIA Laboratory Test must be obtained from the submitting Accredited Veterinarian before the samples may be tested; and

   3. The laboratory must confirm that the veterinarian who signed the Equine Infectious Anemia Laboratory Test, VS Forms 10-11 (Feb 2018)(Apr 90) or Equine Infectious Anemia Laboratory Test, is an accredited pursuant to the USDA, APHIS National Veterinary Accreditation Program as a category II veterinarian in the state where the blood sample was taken.

   (b) No change.

   (5) Laboratory Records, Record Keeping.

   (a) The laboratory must maintain a daily log, which records the following test sample information:

   1. through 2. No change.

   3. Name of the Accredited Veterinarian who submitted the sample;

   4. through 7. No change.

   (b) Daily logs for the current year and three preceding years must be available for immediate reference or inspection by a Department Representative or USDA, APHIS representative representatives of the Department and of USDA. Rulemaking Authority 585.002(4), (5), 585.08(2), 585.671 FS. Law Implemented 585.002(5), 585.671, 585.11(1) FS. History–New 10-15-73, Formerly 5C-18.03, Amended 8-15-94, 8-3-99,______

5C-18.004 Report of Test.

1. Test Report. Results of all EIA tests conducted in an Approved Laboratory will be reported on Equine Infectious Anemia Laboratory Test, VS Form 10-11 (Feb 2018)(Apr 90), incorporated in subsection 5C-18.001(11), F.A.C., or an Electronic EIA Laboratory Test. No other means of reporting is allowed except as required in paragraph 5C-18.004(2)(b), F.A.C.

   (a) The individual who certifies a report of an EIA test must be the Authorized Laboratory Representative approved by USDA, APHIS. The certification must be by full signature; initials are not acceptable.

   (b) The laboratory will send the Accredited Veterinarian carbon copies of the completed Equine Infectious Anemia Laboratory Test, VS Forms 10-11 (Feb 2018)(Apr 90) or electronically provide the Electronic EIA Laboratory Test to the Accredited Veterinarian to the submitting veterinarian, the owner; the USDA, Area Veterinarian in Charge; and the Department.

   (c) The submitting veterinarian may submit written permission with the sample that the owner may pick up the owner’s original carbon copy of the report of an EIA test or be provided an Electronic EIA Laboratory Test after the laboratory completes the requirements of subsections 5C-18.004(1)(a), (b), (2), F.A.C.

   (d) A laboratory will report to the Department the total number of EIA tests it conducts on Equines residing in Florida each month on the Equine Infectious Anemia Saples Processed
FDACS-09266 Rev. 06/20, Equine Infectious Anemia Saples Processed FDACS-09266 Rev. 06/20, is hereby incorporated by reference and available online at http://www.frules.gov/Gateway/reference.asp?No=Ref-xxxx.

This report is due to the Department by the 10th of the following month and must be either mailed to 407 South Calhoun Street, Mayo Building, Tallahassee, Florida, 32399-0800 or emailed to the Equine Programs Manager at EquinePrograms@FDACS.gov.

1. A Department Representative will quarantine an Equine horse and require it to be isolated from all other an Equine horse if the above requirements are not fulfilled.

2. Samples for retest of Equines under six months of age foals will be collected and submitted by an Accredited Veterinarian at the owner’s expense.

(c) Equine Foals Under Six Months of Age. Equine foals under six months of age, which have a report of a non-negative positive EIA test, will be immediately placed under quarantine. The Equine under six months of age foal must be retested at six months of age or not less than 60 days after weaning, whichever is longer.

1. Samples for retest of Equines under six months of age foals will be collected and submitted by an Accredited Veterinarian at the owner’s expense.

2. If the retest is positive, the Equine foal must be permanently identified by a Department Representative as provided in subsection 5C-18.006(2), F.A.C.

3. If the retest is negative, the Equine foal will be released from quarantine.

(2) Permanent Identification of Reactors. Horses designated as Reactors must be permanently identified by visible alpha-numeric freeze brands or other visible body brands as approved by the Director.

(a) The alpha-numeric brand must include the letter ‘A’ preceded by the numeral ‘58’ and followed by a four digit number assigned by the Department to indicate the individual identification of each Reactor.

(b) through (c) No change.

(3) Isolation of Reactors. Permanently identified Reactors must be placed in an Approved Quarantine Premises as provided in subsection 5C-18.007(5), F.A.C., or be euthanized and burned, rendered, or burned.


5C-18.006 Identification of Reactors.

Owners of Reactors horses must present their animals to the Department Representative when requested, and assist as required, to enable the representative to collect additional samples or to permanently identify the animal.

(1) Determination of Reactor from Test(s).

(a) Six Months of Age or Older. Any Equine horse six months of age or older which has a report of a non-negative positive EIA test is a Reactor and must be quarantined as provided in Rule 5C-18.007, F.A.C. and must be permanently identified by a Department Representative as provided in subsection 5C-18.006(2), F.A.C.

(b) Retest of Reactors. The owner of an Equine horse may request a retest of an animal prior to final classification by the Department as a Reactor. Retests must be:

1. Submitted by an Accredited Veterinarian to the Bronson Animal Disease Diagnostic Laboratory or the USDA, National Veterinary Services Laboratories, at the owner’s expense, and

2. Completed within 21 calendar days of the date of the initial report of a positive EIA test.

(c) Forfeiture of Retest Option. The owner of the Equine horse will forfeit the option to retest the Equine horse if the above requirements are not fulfilled.

(d) Referee Test. In the event that test results of the initial test and the retest are not the same, a blood sample for a referee test will be collected within 10 days by a Department Representative and submitted to Bronson Animal Disease Diagnostic Laboratory or the USDA, National Veterinary Services Laboratories. Final classification of the Equine horse will be determined by the Director based on the consensus of the results of the three tests.

(e) Equines Foals Under Six Months of Age. Equine foals under six months of age, which have a report of a non-negative positive EIA test, will be immediately placed under quarantine. The Equine under six months of age foal must be retested at six months of age or not less than 60 days after weaning, whichever is longer.

1. Samples for retest of Equines under six months of age foals will be collected and submitted by an Accredited Veterinarian at the owner’s expense.

2. If the retest is positive, the Equine foal must be permanently identified by a Department Representative as provided in subsection 5C-18.006(2), F.A.C.

3. If the retest is negative, the Equine foal will be released from quarantine.

(2) Permanent Identification of Reactors. Horses designated as Reactors must be permanently identified by visible alpha-numeric freeze brands or other visible body brands as approved by the Director.

(a) The alpha-numeric brand must include the letter ‘A’ preceded by the numeral ‘58’ and followed by a four digit number assigned by the Department to indicate the individual identification of each Reactor.

(b) through (c) No change.

(3) Isolation of Reactors. Permanently identified Reactors must be placed in an Approved Quarantine Premises as provided in subsection 5C-18.007(5), F.A.C., or disposed of as provided in subsection 5C-18.007(2), F.A.C., or be euthanized and burned, rendered, or burned.


5C-18.007 Quarantine.

1. A Department Representative will quarantine an Equine horse and require it to be isolated from all other an Equine horse if the an Equine horse:
(a) Is designated as a Reactor;
(b) Is designated as a Suspect, or
(c) Is designated as Exposed Has had direct contact with a reactor or a suspect.

(2) Certification to Comply. The owner or owner’s representative must complete an Application for Designation As An Equine Infectious Anemia Approved Quarantine Premises, FDACS-09202 Rev. 06/20. Application for Designation As An Equine Infectious Anemia Approved Quarantine Premises, FDACS-09202 Rev. 06/20, is hereby incorporated by reference and available online at http://www.flrules.org/Gateway/reference.asp?No=Ref-xxxx.

(3)(a) A Reactor may not be moved from quarantine except for movement to:
(a) A sale approved by the Department to handle reactor horses;
(b) A horse slaughtering establishment;
(c) An approved quarantine assembly point;
(d) A research facility, with approval of the Director, or to
(4) An Approved Quarantine Premises; or
(b) A landfill for burial or to a facility for incineration upon verification of death of the Reactor by the Department and the submission of veterinary documentation of euthanasia or a certificate of death of the Reactor to the Department.

(4)(4) A Suspect horse may not be released moved from EIA Quarantine until an Official EIA Test testing determines that the an Equine horse is not a Reactor or is not affected by the disease.

(a) A negative Official Test A report of a negative EIA test, not less than 60 days after the onset of clinical signs, will qualify a Suspect horse for release from EIA Quarantine.
(b) If an Official Test report of a negative EIA test is provided while the Suspect horse is exhibiting clinical signs of the disease, a retest must be conducted. The retest must be conducted not less than 60 days after the initial test. If the retest is negative, the an Equine horse will be released from EIA Quarantine.

(5) An Exposed horse may not be released removed from EIA Quarantine until an Official Test testing determines that the Equine horse is not a Reactor or is not affected by the disease.

(a) A report of a single negative Official EIA Test, conducted not less than 60 days after the last known exposure, will qualify the Exposed horse for release from EIA Quarantine.
(b) If an Exposed horse is designated as a Reactor, all the other Exposed horse in the group will remain under EIA Quarantine and isolation, and must be retested in not less than 60 days, after the last known exposure.

(6) Approved Quarantine Premises. Any premises where a Reactor horse is to be maintained must be approved in advance by the Director. A premise shall be approved by the Director to be an Approved Quarantine Premises upon compliance with the requirements in paragraphs (a)-(d).

(a) Written Request. The owner of the premises where a Reactor is to be maintained, or an authorized representative of the owner, must submit a written request for approval of the premises to the Florida Department of Agriculture and Consumer Services, Division of Animal Industry, 407 South Calhoun Street Post Office Box 6710, Tallahassee, Florida FL 32399-080032314.

(b) Fee. Effective July 1, 1999, All Approved Quarantine Premises must pay an annual fee of $200.00, paid by certified check or money order made payable to the Florida Department of Agriculture and Consumer Services. The annual fee must be received by the anniversary date of the approval of the quarantine premises. If the annual fee has not been processed within 60 days of the approval anniversary date, the facility will no longer be approved and any request will be processed as an initial request, as provided in this section.
(c) Any individual or organization that maintains reactors for research, educational, or therapeutic purpose at an Approved Quarantine Premises shall be exempt from payment of the fee.
(d) Requirements for Premises. The minimum requirements for an Approved Quarantine Premises are as follows:

1. Premises or designated quarantine area where a Reactor is to be maintained must be located and fenced so that a Reactor horse remains at least 200 yards from all other Equines at all times;
2. The perimeter fence and all entrances into the Approved Quarantine Premises or designated quarantine area must have “Quarantine” placards which are at least 10 inches by – 12 inches in size and which are placed where they are clearly visible; and
3. Only Reactor horse are confined in on the premises designated quarantine area.

(e) Monthly Inspections. A Department Representative will conduct a monthly inspection of Approved Quarantine Premises to ensure that the premises continue to meet all requirements of paragraph 5C-18.007(5)(d)(4), F.A.C., and that quarantined Equines horses have not been removed from the quarantine area.

(f) An Equine horse may not enter or leave an Approved Quarantine Premises except when accompanied by a Permit for Movement of Restricted Animals, VS Form 1-27 (July 2011) incorporated in rule 5C-3.001, F.A.C., issued by a Department Representative.

(g) The death of any Exposed, Suspect, or Reactor must be reported to the Division within 24 hours by email to RAD@FDACS.gov or by telephone (850) 410-0900. If the
death occurs outside business hours, the Division must be notified by email to RAD@FDACS.gov or by telephone (850) 410-0900 by 9:00 a.m. the following business day. The death must also be reported within 72 hours by completing and submitting the form, Certificate of Euthanasia of Equine Infectious Anemia Reactor, FDACS-09022 Rev. 06/20 which is hereby incorporated by reference and available online at http://wwwfldrulesorg/Gateway/reference.asp?No=Ref-xxxx.

The completed Certificate of Euthanasia of Equine Infectious Anemia Reactor, FDACS-09022 Rev. 06/20, must be submitted with a clear photograph of the deceased equine’s EIA freeze brand and reported by mail to Equine Programs Office 407 South Calhoun Street, Tallahassee, Florida 32399-0800, or email to the Equine Programs Manager at EquinePrograms@FDACS.gov.

(h) Revocation of Approval of Approved Quarantine Premises.

1. Violation of any provisions of this section will result in revocation of approval to operate an Approved Quarantine Premises and enforcement action may be taken against those persons responsible for such violations if such person remains in violation after having received not less than ten days written notice by the Department of the violation.

2. If any requirements of paragraphs 5C-18.007(5)(h), F.A.C., for Approved Quarantine Premises cannot be maintained, the owner(s) of the Equine horse(s) will be allowed 15 days to relocate the Equine horse(s) to an Approved Quarantine Premise; to dispose of the Reactors as provided in subsection 5C-18.007(2), F.A.C.; or to euthanize the animals. Rulemaking Authority 585.002(4), 585.08(2), 585.671 FS. Law Implemented 585.08(1), 585.145(1), (2), 585.16, 585.671 FS. History–New 10-15-73, Formerly 5C-18.07, Amended 8-15-94, 8-3-99; ________.

5C-18.010 Test Required for Movement, Assembly, Change of Ownership, and for Breeding Stallions and Mares.

(1) Negative EIA Test for Movement. All Equines horses imported into Florida the state, or moving within the state, must be accompanied by an Official Report of a negative EIA test conducted within the previous 12 months. The test must be reported on one of the following documents:

(a) Equine Infectious Anemia Laboratory Test, VS Form 10-11 (Feb 2018) (Apr 90), as incorporated in section 5C-4.0016(1) F.A.C.;

(b) Florida Negative EIA Test Verification Card;

(c) EIA reporting form approved by the USDA and another state’s animal health official; including Electronic EIA Laboratory Test. An Electronic EIA Laboratory Test may be presented on an electronic device if:

1. The electronic reporting form is in the original format and has not been altered;

2. Is of size and image quality to provide a clear, legible document; and

3. The device properly displays all document information.

Foals under 6 months of age, accompanied by their dam who has a VS Form 10-11 (Apr 90) indicating a negative EIA test within the past 12 months are exempted from test requirements.

(2) Negative Official EIA Test for Assembly. Equines horses which are congregated or commingled at public or private assemblies must be accompanied by have a report of a negative Official EIA Test conducted within the previous 12 months. Such assemblies include boarding stables and pastures, shows, exhibitions, fairs, rodeos, racetracks, trailrides and any other public or private assemblies. Equines that do not attend public or private assemblies but are housed with or commingled with Equines that congregate or are commingled at public or private assemblies must have an Official Report of a negative Official Test conducted within the previous 12 months. The test must be reported as described in paragraphs 5C-18.010(1)(a)-(c), F.A.C., VS Form 10-11 (Apr 90).

(a) The report of an Official Test must accompany an Equine for admission to any point of assembly described above, and must accurately describe the animal as provided in paragraph 5C-18.003(1)(e), F.A.C. If this requirement is not met, the Equine must be denied entry into the point of assembly.

(b) The owner, sponsor, or the person designated in charge of a public or private assembly where Equines congregate or are commingled is responsible for ensuring that Equines entering the public or private assembly meet the Official Test requirements of this section.

(3) Negative Official EIA Test for Change of Ownership. All Equines horses, other than those sold for slaughter, must have an Official Report of negative Official EIA Test conducted within the previous 12 months for change of possession of the Equine by ownership. This includes both public and private sales, trial usage, gifts, and rentals or leases. The Official Test must be reported as described in paragraphs 5C-18.010(1)(a) or (c), F.A.C. The Official Test report must be the owners original document or an original laboratory certified copy. No photocopies or facsimile will be accepted for change of ownership, except for approved Electronic EIA Laboratory Test documents printed in color on VS Form 10-11 (Apr 90).

(a) For public sale, the report of a negative Official EIA Test must be presented upon request to a Department Representative for inspection and approval prior to the sale. The Department Representative, upon approval of the Equine horse for sale, will give the negative Official Test report as described in paragraphs 5C-18.010(1)(a) and (c), F.A.C., VS Form 10-11 (Apr 90) to sale management for transfer to the buyer after the sale or for return to the owner if the Equine horse is not sold.
(b) For private sale or other transfer of possession
ownership, the negative Official Test report, VS Form 10-11
(Apr 90) must be provided by the owner or owner’s agent to the
new owner or custodian at the time of change of location or
ownership.

c) Sale for slaughter. No report of EIA test is required for
sale of a horse for slaughter purposes if the horse:
1. Is isolated at all times from horses which are not being
sold for slaughter;
2. Is sold after the sale of all horses with a negative EIA
 test report;
3. Is identified by an “S” freeze brand, not less than two
 inches in height nor two inches in width, on the left side of the
 neck; and
4. Is moved within 24 hours after the sale directly to a horse
 slaughtering establishment, or to an approved quarantine
 assembly point under VS Form 1-27 (Dec 80).

d) A horse which has been identified as a reactor may be
sold for slaughter at a horse slaughter sale if the horse is:
1. Permanently identified as provided in subsection 5C-
 18.006(2), F.A.C.;
2. Moved under VS Form 1-27 (Dec 80) directly to a horse
 slaughter sale;
3. Placed in a quarantine pen which is placarded
 “Quarantine” and which is at least 200 yards from all other
 horses;
4. Sold at the end of the sale and is immediately returned
to the quarantine pens and remains there until removed from the
premises.
5. Moved from an approved horse slaughter sale within 24
 hours of sale under VS Form 1-27 (Dec 80) to an approved
 quarantine assembly point, and then to a horse slaughtering
 establishment, or, directly to a horse slaughtering
 establishment.

(4) Negative EIA Test for Breeding Stallions and Mares.
All Equines horses used for breeding purposes must have a
report of a Negative Official EIA Test conducted within 12
months prior to breeding. The test must be reported as described
in paragraphs 5C-18.010(1)(a)-(c), F.A.C., on VS Form 10-11
(Apr 90).

(5) Equines under 6 months of age are exempt from test
requirements of this section when accompanied by their dam if
the dam has an Official Test reported as described in paragraph
5C-18.010(1)(a)-(c), F.A.C., indicating a negative EIA test
within the past 12 months.

5C-18.011 Procedures for Assembly Points, Approved
Quarantine Assembly Points, Approved Quarantine Premises,
and Horse Slaughter Sales.
Rulemaking Authority 585.002(4), 585.08(2), 585.671 FS. Law
Implemented 585.671, 585.14, 585.16, 585.23, 585.18, 585.19 FS.
History—New 10-15-73, Formerly 5C-18.11, Amended 8-15-94, 8-3-
99, Repealed______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dr.
Michael Short, State Veterinarian, Division Director
NAME OF AGENCY HEAD WHO APPROVED THE
PROPOSED RULE:
Commissioner of Agriculture Nicole “Nikki” Fried
DATE PROPOSED RULE APPROVED BY AGENCY
HEAD: 04/08/2021
DATE NOTICE OF PROPOSED RULE DEVELOPMENT
PUBLISHED IN FAR: 04/12/2021

FISHER AND WILDLIFE CONSERVATION
COMMISSION

Freshwater Fish and Wildlife
RULE NO.: RULE TITLE:
68A-12.010 Regulations Governing the Operation of
Private Hunting Preserves

PURPOSE AND EFFECT: The proposed rule amendments will
remove the limit of 10,000 acres to allow for hunting preserves
to expand current facility size and minimize the need for
operators to subdivide the property to meet the limit. The effect
of this proposed amendment would be to allow landowners to
operate their hunting preserves without needlessly dividing
their property and erecting additional fencing. In addition, the
proposed amendments will allow for the sale of native white-
tailed deer venison from hunting preserves in the process of dissolution.
The effect of this amendment will be to allow hunt preserve
licensees to depopulate their herds without waste of the animal.

SUMMARY: The proposed rule would remove the limit of
10,000 acres to allow for hunting preserves to expand their
facility size. In addition, it would allow for the sale of native white-
tailed venison from hunt preserves in the process of dissolution.
The effect of this amendment will be to allow hunt preserve
licensees to depopulate their herds without waste of the animal.

SUMMARY OF STATEMENT OF ESTIMATED
REGULATORY COSTS AND LEGISLATIVE
RATIFICATION:

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

The Agency has determined that the proposed rule is not
expected to require legislative ratification based on the
statement of estimated regulatory costs or if no SERC is
required, the information expressly relied upon and described herein: The nature of the rule and the preliminary analysis conducted to determine whether a SERC was required
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: Article IV, Section 9, Florida Constitution
LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Major Grant Burton, 620 South Meridian Street, Tallahassee, FL 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

68A-12.010 Regulations Governing the Operation of Private Hunting Preserves
(1) through (5) No change.
(6) A preserve shall consist of not more than 10,000 acres, including water area, and be owned or leased by the applicant.
For the hunting of game mammals, the land shall be located wholly within a legally fenced tract. The boundaries of all preserves shall be posted with signs bearing the words “Licensed Hunting Preserve” which shall be placed at intervals of not more than 500 feet and be easily visible from any point of ingress or egress. Lettering on such signs shall be no less than 2 inches in height. No preserve shall be located within one mile of any wildlife management area, refuge or park established by state or federal law or regulation unless:
(a) through (c) No change.
(7) through (21) No change.
(22) Captive white-tailed deer may be possessed, sold or transferred for food or consumptive purposes when the preserve is dissolving. Preserves under dissolution selling white-tailed deer for venison shall:
1. Be transported live to a licensed processing facility for immediate processing for consumption.
   a. A copy of the current and valid hunting preserve license where such game was produced shall accompany the live game in transport to the processing facility.
   b. The transporter of such game shall be licensed or otherwise authorized by the Commission to possess such game.
   c. Notify the Commission at least 48 hours prior to transfer of live deer.
   d. Preserves shall also comply with all statutes or regulations relating to food safety, quality control, inspections, transportation, sale and regulation of foodstuffs and meat products.
2. White-tailed deer meat (venison) shall only be sold when packaged in a tamper-proof container clearly marked with a label stating, “WHITE-TAILED DEER VENISON, PRODUCED ON A FLORIDA LICENSED HUNTING PRESERVE”. Additionally, each container shall be clearly marked to indicate the name, date, complete address, and license identification number of the preserve producing such venison and the identification number and name of the licensed processing facility.
3. Not have been chemically immobilized or otherwise provided any drugs within 30 days of transfer to a processing facility.
Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const. History
Rule No.: 68A-12.011
Title: Regulations Governing the Establishment and Operation of Game Farms

PURPOSE AND EFFECT: The proposed rule amendments will allow for the sale of native white-tailed deer venison from game farms. The effect of the proposed amendments will be the provision of an avenue for the legal sale of native white-tailed deer venison from game farms.

SUMMARY: The proposed rule will allow for the sale of native white-tailed deer venison from game farms.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.
The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The nature of the rule and the preliminary analysis conducted to determine whether a SERC was required.

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: Article IV, Section 9, Florida Constitution

LAW IMPLEMENTED: Article IV, Section 9, Florida Constitution

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: Major Grant Burton, 620 South Meridian Street, Tallahassee, FL 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

68A-12.011 Regulations Governing the Establishment and Operation of Game Farms

(1) through (11) No change.

(12) All game, except captive white-tailed deer, possessed or sold for food or consumptive purposes shall be killed on the premises of the game farm or transported to a properly licensed processing facility for immediate processing. In instances where live game is transported to a licensed processing facility for immediate processing, a copy of the current and valid game farm license of the farm where such game was produced shall accompany the live game in transport.

b. The transporter of such game shall be licensed or otherwise authorized by the Commission to possess such game.

c. Notify the Commission at least 48 hours prior to transfer of live deer to a processing facility.

d. Game farms shall also comply with all statutes or regulations relating to food safety, quality control, inspections, transportation, sale and regulation of foodstuffs and meat products.

2. Captive white-tailed deer meat (venison) shall only be sold when packaged in a tamper-proof container clearly marked with a label stating, “WHITE-TAILED DEER VENISON, PRODUCED ON A FLORIDA LICENSED GAME FARM”. Additionally, each container shall be clearly marked to indicate the name, date, complete address, and license identification number of the game farm producing such venison and the identification number and name of the licensed processing facility.

3. Not have been chemically immobilized or otherwise provided with any drugs within 30 days of transfer.

(13) through (14) renumbered (14) through (15). No change.

(15) Native game shall only be killed pursuant to the regulations for that species or in accordance with subsection (14) above. Only the game farm licensee or the licensee’s employees may kill game on the game farm premises.

(16) through (18) renumbered (17) through (19). No change.

Rulemaking Authority Art. IV, Sec. 9, Fla. Const. Law Implemented Art. IV, Sec. 9, Fla. Const., 379.302, 379.3711 FS. History--New 8-27-09, Amended 11-22-18, 12-03-20.

NAME OF PERSON ORIGINATING PROPOSED RULE: Colonel Curtis Brown

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Fish and Wildlife Conservation Commission.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 16, 2020

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: November 25, 2020
Section III
Notice of Changes, Corrections and Withdrawals

NONE

Section IV
Emergency Rules

NONE

Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-4.010 Sanitation and Safety Requirements
The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On March 8, 2021 the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subsection 61C-4.010(7) Florida Administrative Code and subsection 61C-4.010(6), Florida Administrative Code from SOLE BEAUTY AND JUICE BAR LLC located in Tampa. The above referenced F.A.C. addresses the requirement that at least one accessible bathroom be provided for use by customers and employees. They are requesting to share the bathrooms located within a nearby establishment under the same ownership for use by customers and employees. The Petition for this variance was published in Vol. 47/69 on March 09, 2021. The Order for this Petition was signed and approved on April 16, 2021. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring the bathrooms located within Sole’ Hair Studio (6702 N. 40th St 33610), changes, an updated signed agreement for use of the bathroom facilities will be required immediately. A copy of the Order or additional information may be obtained by contacting: Kasimira.Kelly@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

DEPARTMENT OF HEALTH
Board of Nursing
RULE NO.: RULE TITLE:
64B9-15.005 Standards for Certified Nursing Assistant Training Programs
NOTICE IS HEREBY GIVEN that on March 30, 2021, the Board of Nursing, received a petition for variance or waiver filed by Bob L. Harris, Esquire on behalf of Cambridge College of Healthcare & Technology, seeking a variance or waiver from subsection 64B9-15.005(6), F.A.C., which states in part, that a training program must maintain a passing rate on certified nursing assistant examination for its graduates of not less than 10% below the state average as reported annually. A copy of the Petition for Variance or Waiver may be obtained by contacting: Joe R. Baker, Jr, Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, Florida 32399-3252; MQA.Nursing@flhealth.gov. Comments on this petition should be filed with the Board of Nursing within 14 days of publication of this notice.

Section VI
Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Division of Administration
The CRAFT Foundation, Inc. Board of Directors announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, April 29, 2021, 9:00 a.m.
PLACE: Attendees may join the meeting in person at 600 N. Broadway Avenue, Suite 101, Bartow, FL 33813 or via Zoom at https://us02web.zoom.us/j/89124714853?pwd=dmN6em5LY1VVRlo1MnRoTjNWMy9JZz09.
GENERAL SUBJECT MATTER TO BE CONSIDERED: The CRAFT Foundation Board of Directors will conduct a meeting to discuss and execute matters including, but not limited to, approval of presented CRAFT participant contracts and discussion regarding succession planning for the position of Program Manager. A copy of the agenda may be obtained by contacting: Tamara Wood at 1(863)698-9276.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least seven days before the workshop/meeting by contacting: Tamara Wood at 1(863)698-9276. 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: Tamara Wood at 1(863)698-9276.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
Division of Food Safety
RULE NO.: RULE TITLE: 5K-10.005 Guidelines for Imposing Administrative Penalties
The DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES announces a workshop to which all persons are invited.
DATE AND TIME: May 6, 2021, 9:00 a.m. – 12:00 Noon ET
PLACE: Call in (audio only), (850)391-8548, 70963669#
United States, Tallahassee, Phone Conference ID: 709 636 69#
GENERAL SUBJECT MATTER TO BE CONSIDERED: The subject matter to be considered is to establish guidelines for administering penalties for violations. Additionally, the updated rule package will institute a more defined enforcement matrix for common issues found in the dairy industry.
A copy of the agenda may be obtained by contacting: Jennifer.Lester@FDACS.gov.
For more information, you may contact: Jennifer.Lester@FDACS.gov.

DEPARTMENT OF TRANSPORTATION
The Florida Department of Transportation announces a workshop to which all persons are invited.
DATE AND TIME: Wednesday, April 28, 2021, 10:00 a.m. – 11:30 a.m.
PLACE: GoToWebinar: https://attendee.gotowebinar.com/register/601241959353863440
GENERAL SUBJECT MATTER TO BE CONSIDERED: Financial Project I.D Number: TBD
Project Description: Electric Vehicle Infrastructure Master Plan
The Florida Department of Transportation (FDOT) is conducting this webinar to share recommendations for the Electric Vehicle Infrastructure Master Plan. FDOT is planning the development of electric vehicle charging station infrastructure along the State Highway System (SHS), as mandated by Florida Statute 339.287, and soliciting feedback to ensure stakeholder input is reflected in the plan.
Persons who require accommodations under the Americans with Disabilities Act or persons who require translation services (free of charge) should contact Jennifer Fortunas, P.E., Project Manager, by phone (850)414-5396 or by email at Jennifer.Fortunas@dot.state.fl.us at least seven days prior to the webinar. If you are hearing or speech impaired, please contact us by using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
A copy of the agenda may be obtained by contacting: Jennifer Fortunas, P.E., Project Manager, at (850)414-5396 or by email at FDOT.EVMP@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: 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: Jennifer Fortunas, P.E., Project Manager, at (850)414-5396 or by email at Jennifer.Fortunas@dot.state.fl.us.

STATE BOARD OF ADMINISTRATION
The Florida Hurricane Catastrophe Fund announces a public meeting to which all persons are invited.
DATE AND TIME: May 4, 2021, 9:00 a.m. ET to conclusion of the meeting
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Trustees of the State Board of Administration to authorize the Florida Hurricane Catastrophe Fund (the Fund) to file a Notice of Proposed Rule for Rule 19-8.028, F.A.C., Reimbursement Premium Formula, and to file this rule for adoption if no member of the public timely requests a rule hearing or if a rule hearing is requested but no Notice of Change is needed. The rule and incorporated form are available on the Fund’s website: www.sbafla.com/fhcf.
A copy of the agenda may be obtained by contacting: Not available.

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: Mary Linzee Branham, Florida Hurricane Catastrophe Fund, (850)413-1335,
marylinzee.branham@sbafla.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

PUBLIC SERVICE COMMISSION
The FLORIDA PUBLIC SERVICE COMMISSION announces a hearing in the following dockets to which all persons are invited.

DOCKET NOS. AND TITLES: 20210016-EI - Petition for limited proceeding to approve 2021 settlement agreement, including general base rate increases, by Duke Energy Florida, LLC, 20190110-EI - Petition for limited proceeding for recovery of incremental storm restoration costs related to Hurricane Michael and approval of second implementation stipulation, by Duke Energy Florida, LLC, and 20190222-EI - Petition for limited proceeding for recovery of incremental storm restoration costs related to Hurricane Dorian and Tropical Storm Nestor, by Duke Energy Florida, LLC.

HEARING DATE AND TIME: Tuesday, May 4, 2021, 1:30 p.m.

PLACE: Parties will participate by telephone using the GoToMeeting Platform. The public may view a live stream of the hearing online using the link available at http://www.floridapsc.com/Conferences/AudioVideoEventCoverage.

GENERAL SUBJECT MATTER TO BE CONSIDERED AT THE HEARING: The purpose of this hearing is for the Florida Public Service Commission to consider Duke Energy Florida, LLC’s petition for limited proceeding to approve the 2021 settlement agreement, including general base rate increases, and to take action on any motions or other matters that may be pending at the time of the hearing. The Commission may rule on any such motions from the bench or may take the matters under advisement. This proceeding shall: (1) allow the parties to present evidence and testimony in support of their positions; (2) allow public comment with respect to the proposed 2021 settlement agreement; and (3) allow for such other purposes as the Commission may deem appropriate. All witnesses shall be subject to cross-examination at the conclusion of their testimony. Interested persons may also request to be listed as an interested person for this docket, in which case they will receive notices and orders published and issued in the docket. Such requests should be made to: Florida Public Service Commission, Office of the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850, (850)413-6770. The hearing will be governed by the provisions of Chapter 120, Florida Statutes, Chapter 366, Florida Statutes, and Chapters 25-22, 28-106, and 28-109, Florida Administrative Code (F.A.C).

Any person requiring some accommodation at this hearing because of a physical impairment is asked to advise the Commission at least 5 days before the hearing by contacting: Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, FL, 32399-0850 or by calling (850)413-6770. If you are hearing or speech impaired, please contact the Commission using the Florida Relay Service, which can be reached at 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Florida Public Service Commission, Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850.

PUBLIC TESTIMONY: Because of the COVID-19 Pandemic, the Commission must limit the manner in which the public may participate. Any member of the public who wishes to offer testimony on the 2021 settlement agreement must do so remotely by telephone or by written comment. Any written comments must be filed in the docket file no later than the close of business on April 30, 2021. To participate telephonically, members of the public must contact the Office of Customer Assistance and Outreach at (850)413-7080 by the close of business on April 30, 2021. By providing public testimony, a person does not become a party to the proceeding. All members of the public who testify shall be subject to cross-examination at the conclusion of their testimony.

SPECIAL COVID-19 CONSIDERATIONS: Due to the COVID-19 Pandemic, the Commission must limit the manner in which the public may participate or view the hearing. As always, the public may view a live stream of the hearing online using the link available at http://www.floridapsc.com/Conferences/AudioVideoEventCoverage. In light of these extraordinary circumstances, however, no member of the public may attend in person.

EMERGENCY CANCELLATION OF HEARING: If a named storm or other disaster requires cancellation of the proceedings, Commission staff will attempt to give timely direct notice to the parties. Notice of cancellation will also be provided on the Commission’s website (http://www.floridapsc.com) under the Hot Topics link found on the home page. Cancellation can also be confirmed by calling the Office of the General Counsel at (850)413-6199. For more information, you may contact: Florida Public Service Commission, Office of the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850, (850)413-6770.

REGIONAL PLANNING COUNCILS
West Florida Regional Planning Council
The Okaloosa-Walton Transportation Planning Organization and Advisory Committees announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, April 22, 2021, 3:00 p.m.
PLACE: Okaloosa County Administration Building 1250 North Eglin Parkway, Shalimar, Fla.
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Okaloosa-Walton Transportation Planning Organization (TPO) will hold a public meeting at 3 p.m., Thur., April 22, 2021 at the Okaloosa County Administration Building 1250 North Eglin Parkway, Shalimar, Fla. The Technical Coordinating Committee (TCC) will meet at 9:30 a.m. and the Citizens’ Advisory Committee (CAC) will meet at 1:30 p.m. Both advisory committees will meet at the Okaloosa County Administration Building 1250 North Eglin Parkway, Shalimar, Fla.

The TPO and committees will have a physical location, however, for the convenience of our community members, the meetings can be accessed via video live stream or by phone. All in-person participants are REQUIRED to wear appropriate person protective equipment and will be required to comply with social distancing recommendations. Masks will be available for in-person participants.

The public can view the meeting and submit comments live on YouTube: www.ecrc.org/YouTube.

The public can also dial in by phone: United States: (669)224-3412, Access Code: 115-187-253

The TPO will consider:

- Appointment of Nominating Committee for the Election of Okaloosa-Walton Transportation Planning Organization (TPO) and Advisory Committees Chair and Vice-Chair for Fiscal Year (FY) 2022
- Changes to the Okaloosa-Walton TPO Local Matching Funds

A full agenda can be viewed at http://www.ecrc.org/OWTPOMeetings. Public input is valuable to the TPO, we encourage our communities to submit input through a variety of avenues. Comments for the public forum can be submitted via eComment Card, email, or phone, learn how at http://www.ecrc.org/OW/PublicForum. All comments submitted will be disseminated to the board. Please email publicinvolvement@ecrc.org with additional questions or concerns.

In compliance with the Americans with Disabilities Act, reasonable accommodations to access meeting, and for limited English proficiency, are available upon request. Persons who require special accommodations under the Americans with Disabilities Act or persons who require translation services should contact Public Involvement toll-free at 1(800)226-8914 or TTY 711, at least 48 hours in advance. Para informacion en espanol, puede llamar a Ada Clark al (850)332-7976, ext. 278 o TTY 711. Si necesita acomodaciones especiales, por favor llame 48 horas de antemano.

Participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons who believe they have been discriminated against on these conditions may file a complaint with the Title VI Coordinator, (850)332-7976, ext. 220.

The Okaloosa-Walton TPO is staffed by the Emerald Coast Regional Council, a regional entity providing professional technical assistance, planning, coordinating, and advisory services to local governments, state and federal agencies, and the public to preserve and enhance the quality of life in northwest Florida.

A copy of the agenda may be obtained by contacting: publicinvolvement@ecrc.org.

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

For more information, you may contact: publicinvolvement@ecrc.org.

WATER MANAGEMENT DISTRICTS
Southwest Florida Water Management District

The Southwest Florida Water Management District (SWFWMD) announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, April 27, 2021, 9:00 a.m.
PLACE: SWFWMD, 2379 Broad St, Brooksville, FL 34604.

All or part of this meeting may be conducted by means of communications media technology to permit maximum participation of Governing Board members. Members of the public may view the meeting via a livestream, participate in-person or connect to a Zoom meeting to provide comments by following the directions posted at WaterMatters.org or by calling (352)796-7211 and requesting instructions. An alternative teleconferencing line to provide comments will also be available at 1(888)585-9008 or (657)220-3242 (toll call), then enter conference room number 346-054-201.

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Governing Board Meeting: Consider SWFWMD business. There will be a proposed budget amendment to the District’s Fiscal Year (FY) 2021 budget as follows: Increase the FY2021 General Fund’s modified budget by $16,200,000 from $330,357,055 to $346,557,055 and increase the FY2021 total modified budget by $16,200,000 from $353,299,973 to $369,499,973 for receipt of additional revenue from the Florida Department of Environmental Protection for selected projects from 2020 state appropriations for the Water Supply and Water Resource Development grant program and for Springs Coast Watershed – Water Quality Improvements. The proposed
DEPARTMENT OF ELDER AFFAIRS
The Department of Elder Affairs announces a public meeting to which all persons are invited.
DATE AND TIME: April 29, 2021, 10:00 a.m. – 12:00 Noon
PLACE: ZOOM, Meeting ID: 870 5006 5388, Passcode: 656678, Link to join: https://us02web.zoom.us/j/87050065388?pwd=Q0FTS3ZEZ1A4S112MjZrbWxRRzhzd209
GENERAL SUBJECT MATTER TO BE CONSIDERED: This notice is replacing the notice previously posted in volume 47, number 75, on 4/13/2021. This meeting will be held virtually only. In accordance with Section 430.501, Florida Statutes, the Alzheimer's Disease Advisory Committee will be holding an interim meeting before the second quarterly meeting in order to fulfill its duties in advising the Department of Elder Affairs in the performance of its duties under this act regarding legislative, programmatic, and administrative matters that relate to those living with Alzheimer's disease and their caretakers. A copy of the agenda may be obtained by contacting: Margie Bell, bellm@elderaffairs.org, (850)414-2105.

DEPARTMENT OF HEALTH
The Correctional Medical Authority (CMA) announces a telephone conference call to which all persons are invited.
DATE AND TIME: April 30, 2021, 9:00 a.m.
PLACE: 1(888)585-9008 (toll-free), Conference Room: 344085830#
GENERAL SUBJECT MATTER TO BE CONSIDERED: CMA Quarterly Board Meeting
A copy of the agenda may be obtained by contacting: CMA@flhealth.gov, or (850)841-8430.
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: The Department of Health at (850)245-4444. 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: CMA@flhealth.gov.
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

DEPARTMENT OF HEALTH
Board of Nursing
The Board of Nursing announces a telephone conference call to which all persons are invited.
DATE AND TIME: April 30, 2021, 1:30 p.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: https://floridasnursing.gov/meeting-information/.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the Board at least 7 days before the workshop/meeting by contacting: laura.carson@flhealth.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: laura.carson@flhealth.gov.

DEPARTMENT OF HEALTH
Division of Environmental Health
The Bureau of Radiation Control announces a public meeting to which all persons are invited.
DATE AND TIME: May 25, 2021, 10:00 a.m. – 3:00 p.m.
PLACE: Hampton Inn & Suites Tampa Airport Westshore, Citation II and III, Tampa International Airport, 5329 Avion Park Drive, Tampa, Florida 33607
GENERAL SUBJECT MATTER TO BE CONSIDERED: Routine meeting of the Advisory Council on Radiation Protection to discuss and make recommendations on, or issues relating to, the following: radiation protection exposure, and dose; national organizations and professional societies/associations, including their standards, recommendations, registrants and certificate holders; radiation requirements of federal agencies; radiation machines; radiation-related equipment; radioactive materials including medical radioisotopes; radiation procedures and practices; radiologic technologists, radiologist assistants, and other radiation-related personnel including their requirements, titles, duties, scopes of practice and supervision; educational programs and training courses; emergency response and preparedness; radiation incidents/accidents; environmental monitoring; fees; forms; license, certification, registration, and examination; 64E-3, 64E-4, and 64E-5, F.A.C.; Chapters 404 and 468, Part IV, F.S., including the implementation of legislation affecting these Chapters; the Bureau of Radiation Control, including it's Internet site; and other business.

A copy of the agenda may be obtained by contacting: A copy of the agenda may be obtained by contacting: Brenda Andrews, Bureau of Radiation Control, Bin C21, 4052 Bald Cypress Way, Tallahassee, FL 32399-1741, (850)901-6568, or Brenda.Andrews@FLHealth.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: laura.carson@flhealth.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: laura.carson@flhealth.gov.
For more information, you may contact: Brenda Andrews, Bureau of Radiation Control, Bin C21, 4052 Bald Cypress Way, Tallahassee, FL 32399-1741, (850)901-6568, email: Brenda.Andrews@FLHealth.gov.

FLORIDA AUTOMOBILE JOINT UNDERWRITING ASSOCIATION
The Florida Automobile Joint Underwriting Association announces a telephone conference call to which all persons are invited.

DATE AND TIME: Thursday, April 29, 2021, 9:00 a.m. – 10:00 a.m., FAJUA PIP Repeal Committee Meeting
PLACE: Audio or Video Conferencing to be determined; contact Sharon Neal for confirmation.

GENERAL SUBJECT MATTER TO BE CONSIDERED: FAJUA PIP Repeal Committee Meeting: To discuss the impact on the Association of PIP being repealed and any other matters that may come before the Committee.

A copy of the agenda may be obtained by contacting: Sharon Neal, 1425 Piedmont Drive East, Suite 201A, Tallahassee, Florida 32308, (850)681-2003, sneal@fajua.org.

SUNSHINE STATE ONE CALL OF FLORIDA
The Sunshine State One Call of Florida, Inc., d/b/a Sunshine 811 announces a telephone conference call to which all persons are invited.

DATE AND TIME: Executive Committee Meeting Continued, Thursday, April 22, 2021, 10:00 a.m. – 12:00 Noon
PLACE: These meetings will be held by video conference. To participate, please click on:
Sunshine 811 is inviting you to a scheduled Webex meeting.
https://sunshine811.webex.com/sunshine811/j.php?MTID=m597b92aca84f6dd332d2596b78617a5a
Thursday, Apr 22, 2021 10:00 a.m. | 2 hours | (UTC-4:00)
Eastern Time (US & Canada)
Meeting number: 132 376 1839, Password: TaKrM9SUF29
Join by video system: Dial 1323761839@sunshine811.webex.com
You can also dial 173.243.2.68 and enter your meeting number.

GENERAL SUBJECT MATTER TO BE CONSIDERED: To develop the agenda for the May 12 & 13, 2021, Committee, Annual, and Board of Directors meetings.

A copy of the agenda may be obtained by contacting: N/A
For more information, you may contact: Lori Budiani, Executive Assistant, lori.budiani@sunshine811.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Cosmetology
NOTICE OF PETITION FOR DECLARATORY STATEMENT
NOTICE IS HEREBY GIVEN that the Board of Cosmetology has received a Petition for Declaratory Statement from Irina Chepushtanova, filed on April 15, 2021. Petitioner did not identify a rule or statute.

Petitioner seeks a determination from the Board as to whether it is in the scope of practice of a licensed Esthetician to perform with the use of IPL (Intense Pulsed Light) and HIFU (High Intensity Focused Ultrasound) equipment, by the State of Florida. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

Copies of the petition may be obtained by contacting: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@dbpr.state.fl.us.

FLORIDA WORKERS' COMPENSATION JOINT UNDERWRITING ASSOCIATION, INC.
The FWCIUA Producer Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 20, 2021, 10:00 a.m. ET
PLACE: Contact Kathy Coyne at (941)378-7408 to participate.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Agenda topics may include agency authorization process; agency producer agreement; agency producer termination, suspension or revocation to include the appeal process; agency producer fees; online application process; application for coverage and related forms; declinations for renewal policies; and a report on agency producer activities.

A copy of the agenda may be obtained by contacting: Kathy Coyne or at www.fwcjua.com.

Section VII
Notice of Petitions and Dispositions Regarding Declaratory Statements

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

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

NONE
Notice of Disposition of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:

NONE

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

NONE

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

NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF ENVIRONMENTAL PROTECTION
DEP ITB 2021012 Drinking Water & Wastewater Treatment Services at Hillsborough River State Park (HRSP)
The Florida Department of Environmental Protection is requesting Bids for Drinking Water & Wastewater Treatment Services at Hillsborough River State Park (HRSP). The Department will post notice of any changes or additional meeting(s) on the Vendor Bid System (VBS) in accordance with subsection 287.042(3), Florida Statutes, and will not re-advertise any notice in the Florida Administrative Register (FAR). Access the VBS at: http://www.myflorida.com/apps/vbs/vbs_www.main_menu.

JAXPORT will utilize an external Program Management and Engineering Consultant Firm to provide program management and inspection services for the improvements to an approximately 93-acre container terminal located on JAXPORT’s Blount Island Marine Terminal and leased by SSA Jacksonville (SSA).
Submission of a SOQ does not guarantee your company will receive a contract from JAXPORT, nor does it imply that your company has any type of procurement/contractual relationship with JAXPORT now or in the future. Information provided by your company will be treated in a reasonable manner and will be subject to disclosure pursuant to the laws of the State of Florida.
Concurrent with this policy, JAXPORT conducts its procurement activities and formal bid processes in a competitive environment that fosters equal opportunity for qualified companies to provide services that meet our requirements.
There will be two (2) Pre-Submission Meetings. Attendance at one of the two meetings is mandatory for any consultant that may be considering submitting a Statement of Qualifications.
First Meeting: Tuesday, April 20, 2021, 10:00 a.m. ET, via “Go to Meeting” at https://global.gotomeeting.com/join/890264197
OR
Second Meeting: Tuesday, April 27, 2021, 1:00 p.m. ET, via “Go to Meeting” at https://global.gotomeeting.com/join/576183629
Sealed Proposals must be submitted prior to 2:00 p.m. ET, WEDNESDAY, MAY 19, 2021. The submit button in E-Builder will deactivate exactly at 2:00 p.m. ET and you will not be permitted to submit your proposal regardless of where you are in the process. Please plan accordingly.
Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/762246765, Access Code: 762-246-765
The Request for Qualifications document can be obtained from our website: https://www.jaxport.com/procurement/active-solicitations/. If you should have any questions regarding this application package, please submit them by e-mail to Sandra Platt, Sr. Contract Specialist at: sandra.platt@jaxport.com or through E-Builder.
DEADLINE FOR QUESTIONS: The deadline for questions will be Friday, April 30, 2021, 12:00 Noon ET. Any questions regarding this RFQ should be directed only to Sandra Platt, Sr. Contract Specialist and submitted either by e-mail to sandra.platt@jaxport.com or through E-Builder. Answers to questions will be released by e-mail in an Addenda directed to all known prospective proposers.
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., Monday, April 12, 2021 and 3:00 p.m.,
Friday, April 16, 2021.

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<th>Rule No.</th>
<th>File Date</th>
<th>Effective Date</th>
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<td>61G7-5.007</td>
<td>4/14/2021</td>
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<td>61H1-28.0052</td>
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<td>4/15/2021</td>
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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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<td>12/9/2015</td>
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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.