Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLES:
62-761.200 Definitions
62-761.210 Reference Guidelines
62-761.300 Applicability
62-761.400 Facility Registration
62-761.405 Notification
62-761.420 Financial Responsibility
62-761.500 Storage Tank System Requirements
62-761.600 Release Detection Requirements
62-761.700 Repairs, Operation and Maintenance
62-761.710 Recordkeeping
62-761.800 Out-of-Service and Closure Requirements
62-761.900 Storage Tank Forms

PURPOSE AND EFFECT: The Department proposes to add Rule 62-761.405, F.A.C., to the Notice of Rule Development published on December 22, 2021, in order to update the Discharge Report Form. This rule development amends Chapter 62-761, F.A.C., Underground Storage Tank Systems, by revising language in several rules for clarification, updating reference guidelines to the newest editions, synchronizing release detection requirements with the federal requirements for emergency generator owners and operators, updating the financial responsibility and discharge form, and adding visual inspections to the out-of-service requirements to help maintain those storage tank systems while out-of-service.

SUBJECT AREA TO BE ADDRESSED: This Notice of Rule Development incorporates Rule 62-761.405, F.A.C., into the rule development that was originally published on December 22, 2021. A rule development workshop was held on January 26, 2022. The proposed rule revisions include clarifying the definition of day tank, updating reference guidelines to their current editions, and clarifying the explanation of day tank exemption in Applicability. In the Registration rule, defining account owner and specifying requirements for new account owners. Regarding 62-761.405, F.A.C., Notification, the Division of Waste Management is now updating the date and link where the Discharge Report Form is incorporated in that rule. The Discharge Report Form was previously submitted in the Notice of Rule Development published on December 22, 2021. In the Financial Responsibility rule, updating the form dates and links. Additionally, updating reference guideline editions and clarifying overfill device and test result requirements under Storage Tank System Requirements. Under release detection, providing emergency generator owners with an additional option for release detection in line with the federal requirements and a reminder for recordkeeping requirements for testing. In Repairs, Operation and Maintenance rule, updating reference guideline editions and specifying systems shall be maintained while out-of-service. In recordkeeping, updating recordkeeping requirements which correspond with other sections. In the out-of-service subsection, updating reference guideline editions and adding an annual requirement to perform visual inspections on out-of-service storage tank systems. In the Forms rule, updating the financial responsibility form and correcting the Discharge Report Form.

RULEMAKING AUTHORITY: 376.303, FS.

LAW IMPLEMENTED: 376.30, 376.301, 376.303, 376.30716, 376.3077, 376.308, 376.309, 403.077, 403.091, 403.141, 403.161, 489.133, FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kim Curran, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, FL 32399. Kimberley.Curran@FloridaDEP.gov or (850)245-8849. Rule development documents are located on the DEP Division of Waste Management website at https://floridadep.gov/Waste.

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

Section II
Proposed Rules

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.: RULE TITLE:
6M-4.610 Statewide Provider Contract for the School Readiness Program

PURPOSE AND EFFECT: To update the rule, contract, and incorporated forms.

SUMMARY: The rule and incorporated forms outline school readiness provider eligibility requirements to deliver the school readiness program.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.
The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The office's economic analysis of the adverse impact or potential regulatory costs of the proposed rule does not exceed any of the criteria established in s. 120.541(2)(a), F.S. and will not require legislative ratification.

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: 1002.82(2)(m), F.S.

LAW IMPLEMENTED: 1002.82(2)(m), (8), 1002.84(9), (11), (16), 1002.85(2)(h), 1002.87(2), 1002.91, 1002.97(3), F.S.

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

DATE AND TIME: January 18, 2023, 9:00 a.m.
PLACE: Nassau County School Board Office, 1201 Atlantic Avenue, Fernandina Beach, FL 32034.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning, 250 Marriott Dr., Tallahassee, Florida 32399, (850)717-8614; Katerina.maroney@oel.myflorida.com

THE FULL TEXT OF THE PROPOSED RULE IS:

6M-4.610 Statewide Provider Contract for the School Readiness Program.

(1) General Provisions.

(a) Forms.


(b) To request participation in the SR Program, a provider must complete a copy of the Statewide School Readiness Provider Contract, and the appropriate provider responsibility form, and submit all required documentation as indicated in the Statewide School Readiness Provider Contract to the early learning coalition under which the provider will operate. Providers shall register and execute the contract using the single statewide information system.

(c) All forms referenced in subparagraph (1)(a)1. in this rule above must shall be used by the early learning coalitions to enter into provider contracts with an end effective date of June 30, 2022. All forms referenced in subparagraph (1)(a)2. in this rule above must shall be used by the early learning coalitions to enter into provider contracts with a beginning effective date of July 1, 2023 2022 and all dates thereafter until a new contract form is subsequently adopted. All SR providers that register to offer the SR Program must
execute Form DEL-SR-20 including exhibits, and Form DEL-SR 20FFN, DEL-SR 20LE, or DEL-SR 20L for the appropriate contract year.

(d) The Statewide School Readiness Provider Contract will be in effect for the fiscal year in which the contract is effective. A school district may sign a single Statewide School Readiness Provider Contract on behalf of all public schools in the district offering the SR Program. The owner, officer, principal, or other authorized representative of multiple private child care providers may sign a single Statewide School Readiness Provider Contract on behalf of all of his or her private providers within an early learning coalition service area in which the providers operate.

(e) Early learning coalitions must keep the original fully executed Statewide School Readiness Provider Contract in the coalition’s records for each SR provider. Coalitions must keep the contract electronically in compliance with Section 668.50, F.S., the Uniform Electronic Transaction Act.

(f) Neither an early learning coalition nor an SR provider may omit, supplement, or amend the terms and conditions of the Statewide School Readiness Provider Contract, except for those amendments made with the execution of Form DEL-SR 20A as appropriate for the contract year. Neither a coalition nor an SR provider may include any attachments, addenda, or exhibits to the Statewide School Readiness Provider Contract except the exhibits set forth in the Form DEL-SR 20, Form DEL-SR 20L, Form DEL-SR 20LE, Form DEL-SR 20FFN, or and Form DEL-SR 20A as appropriate for the contract year.

(2) Inspections.

(a) Upon the effective date of this rule, and annually thereafter, all participating School Readiness Program providers must receive an inspection to determine compliance with the health and safety requirements of Section 1002.88, F.S., and minimum standards adopted under Rule 6M-4.620, F.A.C. Annual inspections must be conducted by the Department of Children and Families (the department) or local licensing agency, whichever is applicable, be unannounced, and shall take place within the contract year at a time as scheduled by the department or local licensing agency (as applicable).

(b) For all new providers that are not regulated by the department or local licensing agency that request participation in the SR Program and have not previously provided SR Program services or have had a one year lapse in providing SR Program services, a fully compliant pre-contractual health and safety inspection must be conducted prior to the execution of a Statewide School Readiness Provider Contract. Upon determination by the early learning coalition that a provider is eligible to participate in the SR Program, the early learning coalition must complete and execute the Statewide School Readiness Provider Contract with the provider.

(c) For new SR Program providers that are currently regulated by the department or local licensing agency, an inspection conducted by the department or local licensing agency within four (4) months for center-based programs and six (6) months for family child care homes prior to the execution of the Statewide School Readiness Provider Contract will be sufficient to meet the pre-contractual health and safety inspection requirement. However, prior to execution of an initial Statewide School Readiness Provider Contract a provider must not have any outstanding violations or issues of noncompliance pending from their most recent inspection. Upon determination by the coalition that a provider is eligible to participate in the SR Program, the early learning coalition must complete and execute the Statewide School Readiness Provider Contract with the provider.

(3) School Readiness Program Ineligibility. For the purpose of this subsection, “individual associated with a provider” means an individual or family member of an individual who, regardless of compensation, holds a management position, oversees the operations of a provider, or is an officer, shareholder, beneficial owner, or member of the board of directors of a provider. A provider will not be eligible to contract to offer the SR program if any of the following circumstances apply:

(a) The early learning coalition may refuse to contract with a SR provider or revoke a SR provider’s eligibility to deliver the School Readiness Program if the provider has been cited for a Class I violation by the department or local licensing agency, as applicable, in accordance with Rules 6M-4.620, and 65C-22.010, or 65C-20.012, F.A.C. (as applicable to the provider type). Action taken by the coalition to revoke a provider’s eligibility must be consistent with Section 1002.88(2)(a) and (b), F.S., in that the revocation is for a period of five (5) years. If the coalition chooses to implement this provision the coalition must develop policies and procedures, in accordance with Element V. Monitoring in Form DEL QEL-115, as incorporated by reference in Rule 6M-9.115, F.A.C., to ensure the standard is applied consistently to all potential and current SR program providers. Each coalition must:

1. through 2. No change.

3. Ensure providers are offered due process as described in Exhibit 7 of Form DEL-SR 20.

(b) through (c) No change.

(d) The provider has been terminated from participation in the SR program due to fraud and is currently not eligible to participate in the school readiness program;

(e) An individual associated with the provider was, or is, associated with another provider that has been terminated from
participation in the SR program due to fraud and is currently not eligible to participate in the school readiness program;

(f) The provider is currently ineligible to participate in the SR program pursuant to Section 1002.88(2), F.S.

(g) An individual associated with the provider was, or is, associated with another provider that is currently ineligible to participate in the SR program pursuant to Section 1002.88(2), F.S.

(4) Transfer of ownership. In the event of a change of ownership, sale, sale of assets, conveyance of ownership, or other transfer of ownership interest, the SR provider must notify the early learning coalition no later than thirty (30) calendar days prior to the transfer of ownership. The coalition and the new owner must execute a new contract for SR services, provided the new owner meets the eligibility requirements set forth in pursuant to subsection (2) of this rule, and section 1002.88, F.S., and is not disqualified from contracting pursuant to subsection (3) of this rule. Upon a request to contract due to a transfer of ownership, the coalition shall have up to thirty (30) calendar days to execute or decline the contract. This timeline may be extended if all prerequisite requirements have not been met.

Rulemaking Authority: 1002.79, 1001.02(1)(m), 1002.82(7)(m) FS. Law Implemented: 1002.82(7)(m), 1002.82, 1002.84(9), 11, 16, 18, 202.85(2)(h), 1002.87(2), 1002.88, 1002.91, 1002.97(3) FS. History–New 2-18-15, Amended 12-18-16, 11-29-18, 12-17-19, 4-15-21, 3-20-22.

NAME OF PERSON ORIGINATING PROPOSED RULE: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Manny Diaz Jr., Commissioner, Department of Education.

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 08, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 31, 2022

DEPARTMENT OF CHILDREN AND FAMILIES
Economic Self-Sufficiency Program

RULE NO.: 65A-1.603
RULE TITLE: Food Assistance Program Income and Expenses

PURPOSE AND EFFECT: Amend to update the standard utility allowance, basic utility allowance, and telephone standard used to determine an assistance group’s benefits.

SUMMARY: Amendments include: 1) Increases the standard and basic utility allowances and homeless shelter deduction and 2) Reduces the telephone standard.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Department used a checklist to conduct an economic analysis and determine if there is an adverse impact or regulatory costs associated with this rule that exceeds the criteria in section 120.541(2)(a), F.S. Based upon this analysis, the Department has determined that the proposed rule is not expected to require legislative ratification.

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: 414.45 FS.

LAW IMPLEMENTED: 414.31 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: Elizabeth Floyd. Elizabeth can be reached at Elizabeth.Floyd@myflfamilies.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

65A-1.603 Food Assistance Program Income and Expenses.

(1) Rounding Income and Expenses. With the exception of the benefit reduction, cents resulting from budget calculations are retained at each level in determining the assistance group’s (AGs) food assistance benefits. The benefit reduction is rounded up to the next whole dollar.

(2) Standard Utility Allowance. A standard utility allowance (SUA) of $376 must be used by AGs who incur, or within the eligibility period expect to incur, heating or cooling expenses separate and apart from their rent or mortgage and by AGs who receive direct or indirect assistance authorized under the Low-Income Home Energy Assistance Act of 1981. Actual utility expenses are not allowed. Any additional utility expenses, including the telephone standard, are not used.

(3) Basic Utility Allowance. A basic utility allowance (BUA) of $303 must be used by AGs who do not incur...
heating or cooling expenses, but do incur utility expenses such as electricity, fuel, water, sewerage, or garbage pickup, separate and apart from their rent or mortgage. Actual utility expenses are not allowed. Any additional utility expenses, including the telephone standard, are not used.

(4) Telephone Standard. A telephone standard of $44 $52 must be used by AGs who incur only a telephone expense. Actual telephone expenses are not allowed. Any additional utility expenses, including the SUA or BUA, are not used.

(5) Homeless Shelter Deduction. A homeless shelter deduction of $167 $160 must be used by homeless AGs who do not receive free shelter throughout the month and incur or expect to incur shelter expenses unless higher expenses are claimed.

(6) Child Support Paid Out. Legally obligated child support payments are a deduction for the Food Assistance Program.

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

Rulemaking Authority 414.45 FS. Law Implemented 414.31 FS.

Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On December 15, 2022, the Division issued an order. The Final Order was in response to a Petition for a Variance from PRH Boynton Beach LLC, filed October 28, 2022, and advertised on November 1, 2022, in Vol. 48, No. 213, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2016 edition, as adopted by Rule 61C-5.001 Florida Administrative Code that requires an antenna not be placed in the elevator shaft because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that the Petitioner would suffer a substantial hardship if required to comply with this rule (VW2022-126).

A copy of the Order or additional information may be obtained by contacting: Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013, dhr.elevators@myfloridalicense.com.

Section III
Notice of Changes, Corrections and Withdrawals

NONE

Section IV
Emergency Rules

NONE
Florida Administrative Register

Volume 48, Number 243, December 16, 2022

Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013 (VW2022-135).
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 32399-1013, dhr.elevators@myfloridalicense.com.

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 December 9, 2022, the Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety, received a petition for TPA Monorail System and Mov at 4100 George J Bean Pkwy, Tampa, FL. Petitioner seeks an emergency variance of the requirements of ASME A17.1, 2016 edition, Section 6.2.3.15, as adopted by 61C-5.001, Florida Administrative Code that requires a minimum headroom of 2130mm (84 inches) for moving walks which poses a significant hardship. Any interested person may file comments within 5 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 (VW2022-133).
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 32399-1013, dhr.elevators@myfloridalicense.com.

DEPARTMENT OF HEALTH
Board of Clinical Laboratory Personnel
RULE NO.: RULE TITLE:
64B3-5.003 Technologist
NOTICE IS HEREBY GIVEN that on December 14, 2022, the Board of Clinical Laboratory Personnel, received a petition for variance or waiver filed by Mohamed Ghonaim. Petitioner's initial petition for variance or waiver was published on December 5, 2022, volume 48/234 of the F.A.R. Petitioner is requesting a variance or waiver of Rule 64B3-5.003, F.A.C., which sets forth the education, training/experience, and examination requirements for licensure as a medical technologist. Comments on the petition should be filed with the Board of Clinical Laboratory Personnel, within 14 days of publication of this notice.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Dayle Mooney, Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin # C-07, Tallahassee, Florida 32399-3258, telephone: (850) 488-0595, or email, Dayle.Mooney@flhealth.gov.

FLORIDA HOUSING FINANCE CORPORATION
RULE NO.: RULE TITLE:
67-48.0072 Credit Underwriting and Loan Procedures
NOTICE IS HEREBY GIVEN that on December 14, 2022, the Florida Housing Finance Corporation, received a petition for variance or waiver of subsection 67-48.0072(26), Florida Administrative Code (2022) from Affordable Housing Solutions of Florida, Inc. requesting a refund of the financing application extension fee in the amount of $57,927.15.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, received a petition for variance or waiver filed by Mohamed Ghonaim. Petitioner's initial petition for variance or waiver was published on December 5, 2022, volume 48/234 of the F.A.R. Petitioner is requesting a variance or waiver of Rule 64B3-5.003, F.A.C., which sets forth the education, training/experience, and examination requirements for licensure as a medical technologist. Comments on the petition should be filed with the Board of Clinical Laboratory Personnel, within 14 days of publication of this notice.
A copy of the Petition for Variance or Waiver may be obtained by contacting: Dayle Mooney, Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin # C-07, Tallahassee, Florida 32399-3258, telephone: (850) 488-0595, or email, Dayle.Mooney@flhealth.gov.

DEPARTMENT OF FINANCIAL SERVICES
The Department of Financial Services hereby gives notice:

DEPARTMENT OF FINANCIAL SERVICES
Division of State Fire Marshal
The Department of Financial Services hereby gives notice:

IN THE MATTER OF:
GLOBAL K9 PROTECTION GROUP  
Petitioner,  
Case No.: 301201-22-FM  
ORDER DENYING PETITION FOR WAIVER  
THIS CAUSE, before the Department of Financial Services (Department), is for consideration of the Amended Petition for Variance (Petition) from Chapter 552, Florida Statutes (F.S.), submitted by Global K9 Protection Group (Petitioner) on September 19, 2022. Upon consideration thereof, and being otherwise duly advised, the Chief Financial Officer, as State Fire Marshal, finds as follows:  
1. The Department is authorized to grant rule variances and waivers to persons falling within the scope of its regulatory jurisdiction under section 120.542, F.S., and the Chief Financial Officer, as State Fire Marshal, has jurisdiction over the subject matter and the parties to this matter pursuant to chapter 552, F.S., and Rules 69A-2.001 and 69A-2.003, Florida Administrative Code (F.A.C.).  
2. This Order Denying Petition for Waiver is based upon the laws and rules as applied to the assertions set forth in the Petition.  
3. Petitioner seeks a waiver from the requirements of Chapter 552.091, Florida Statutes, which provides in pertinent part: “(1) It shall be unlawful for any person to engage in the business of a manufacturer-distributor to acquire, sell, possess, store, or engage in the use of explosives in this state, except in conformity with the provisions of this chapter. (2) Each manufacturer-distributor, dealer, user, or blaster must be possessed of a valid and subsisting license or permit issued by the division, except that a manufacturer-distributor makes sales to users, such manufacturer shall not be required to obtain an additional license as a dealer.”  
4. Petitioner has requested a waiver from a provision of Florida Statutes. Section 120.542, F.S., allows for waiver of state agency rules, but does not provide for the waiver of provisions of Florida Statutes.  
5. The Department provided a copy of the Petition to the Joint Administrative Procedures Committee on November 18, 2022, pursuant to subsection 28-104.002(1), F.A.C.  
6. The Department provided Notice of the Petition (Notice) for publication in the Florida Administrative Register on October 11, 2022, Volume 48, Number 198, pursuant to section 120.542(6), F.S.  
7. The Notice contained the name of the Petitioner, the date the Petition was filed, the rule number and nature of the rule from which variance or waiver is sought, an explanation of how a copy of the petition can be obtained, and a statement that the Department will accept comments concerning the Petition for fourteen (14) days from the date of publication of the Notice.  
8. No comments were received in response to the Notice.  
9. The Department has given due consideration to the Petition, and being otherwise fully advised, hereby ORDERS:  
10. That the Petition for Waiver of section 552.091, F.S. is denied.

IT IS SO ORDERED.  
DATED and SIGNED on this 15 day of December, 2022.  
Julie Jones, Deputy Chief Financial Officer  
A copy of the Order or additional information may be obtained by contacting: Sarah Marcos, Staff Assistant, (850)413.4229, sarah.marcos@myfloridacfo.com.

Section VI  
Notice of Meetings, Workshops and Public Hearings  

DEPARTMENT OF TRANSPORTATION  
The Florida Department of Transportation announces a public meeting to which all persons are invited.  
DATE AND TIME: January 19, 2023, 1:30 p.m.  
PLACE: Virtual Meeting via Go-To-Webinar. To participate via your computer, tablet, or smart phone, please register at this web link: https://teams.microsoft.com/l/meetup-join/19%3ameeting_MjZmNmQ1NWQtNjhjZC00ZTQxLTliM2YtMmzKZTETMzI5M2Fk%40thread.v2/0?context=%7b%22Tid%22%3a%22db21de5d-bc9c-420c-8f3f-8f0885b5ada%22%2c%22Oid%22%3a%221a7cda9f-8587-4abe-8ef0-86148892ac9f%22%7d  
GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Signing and Marking Subcommittee of the Florida Manual of Uniform Minimum Standards for Design, Construction, and Maintenance (Florida Greenbook) Advisory Committee to develop guidance for future editions of the Florida Greenbook.  
A copy of the agenda may be obtained by contacting: Jacqui Morris, Criteria Publications Coordinator, Florida Department of Transportation, at jacqueline.morris@dot.state.fl.us or (850)414-4352.  
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: Jacqui Morris, jacqueline.morris@dot.state.fl.us or (850)414-4352. 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 testimony and evidence from which the appeal is issued.
For more information, you may contact: Jacqui Morris, jacqueline.morris@dot.state.fl.us or (850)414-4352.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

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

DATE AND TIME: January 18, 2023, 8:30 a.m. or soon thereafter
PLACE: via video and/or telephone conference
GENERAL SUBJECT MATTER TO BE CONSIDERED: Although this meeting is open to the public, the Probable Cause Panel meeting may be closed consistent with law. If you wish to participate in any public portion of the Probable Cause Panel Meeting, please contact Rebecca Sammons at least 10 days prior to the meeting.
https://us02web.zoom.us/j/87946520543, Meeting ID: 879 4652 0543
+13126266799,,87946520543#,,,,*55509035# US (Chicago)
+16469313860,,87946520543#,,,,*55509035# US (Washington DC)
Meeting ID: 879 4652 0543, Passcode: 55509035
A copy of the agenda may be obtained by contacting: Rebecca Sammons, rsammons@fbpe.org.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 10 days before the workshop/meeting by contacting: Rebecca Sammons, rsammons@fbpe.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).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.
For more information, you may contact: Rebecca Sammons, rsammons@fbpe.org.

DEPARTMENT OF HEALTH
Division of Medical Quality Assurance
The Florida Department of Health, Division of Medical Quality Assurance announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, January 13, 2023, 8:30 a.m.
PLACE: AC Hotel Tallahassee, Cascades Ballroom, 801 South Gadsden Street, Tallahassee, FL 32301
GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to review the long-range policy planning and monitoring process with the board/council chairs and/or vice chairs, as required by section 456.005, F.S., and with the health care associations, to include recommendations specific to each profession.
A copy of the agenda may be obtained by contacting: Deanna Baker, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C00, Tallahassee, Florida 32399-3253.
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: Deanna Baker, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C00, Tallahassee, Florida 32399-3253, (850)245-4065. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
DEPARTMENT OF HEALTH
Board of Chiropractic Medicine
The Board of Chiropractic Medicine announces a public meeting to which all persons are invited.
DATE AND TIME: Wednesday, January 11, 2023, 11:00 a.m.
PLACE: https://meet.goto.com/470326381
GENERAL SUBJECT MATTER TO BE CONSIDERED:
General board business, to include licensure
A copy of the agenda may be obtained by contacting: https://floridaschiropracticmedicine.gov.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.
For more information, you may contact: MQA.Chiropractic@flhealth.gov.

DEPARTMENT OF CHILDREN AND FAMILIES
Mental Health Program
The Department of Children and Families, Statewide Office for Suicide Prevention announces a public meeting to which all persons are invited.
DATE AND TIME: Tuesday, December 27, 2022, 2:00 p.m. – 3:30 p.m. EST
PLACE: Virtual meeting via Microsoft Teams. The access link is listed below and also available on the suicide prevention calendar located here: https://www.myflfamilies.com/suicide-prevention.
https://teams.microsoft.com/dl/launcher/launcher.html?url=%2F_%23%2F19%3Ameeting_OGRjZjhMDQtYmJjOC00MDdjLWJiYzgtZjIxYzNmYWE3YjA2%40thread.v2%2F0%3Fcontext%3D%7b%22Tid%22%3A%22f70dba48-4c57-8831-cb411445a94c%22%2C%22Oid%22%3A%220385a23d-1579-4fe4-8d7e-84a933c8694a%22%7d%26anon%3Dtrue&type=meetup-join&deeplinkId=d9bca4c1-e8fc-4a7a-b1de-4e58c04154f2&directDl=true&msLaunch=true&enableMobilizePage=true&suppressPrompt=true
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Meeting of the Florida First Responder Suicide Deterrence Task Force. The purpose of the Task Force is to make recommendations on how to reduce the incidence of suicide and attempted suicide among employed or retired first responders in the state. The purpose of the meeting is to provide updates on the progress of recommendations from the First Responder Suicide Deterrence Task Force 2021 and 2022 annual report and write the final, 2023 annual report. The Task Force will discuss the peer support infrastructure within First Responder departments.
A copy of the agenda may be obtained by contacting: Anna Sever at Anna.Sever@myflfamilies.com or (850)717-4039.
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: Anna Sever at Anna.Sever@myflfamilies.com or (850)717-4039. 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: Anna Sever at Anna.Sever@myflfamilies.com or (850)717-4039.
MOFFITT CANCER CENTER & RESEARCH INSTITUTE
The Cancer Control & Research Advisory Council (CCRAB) announces a public meeting to which all persons are invited.
DATE AND TIME: December 19, 2022, 3:00 p.m.
PLACE: https://moffitt.zoom.us/j/9427281844
GENERAL SUBJECT MATTER TO BE CONSIDERED:
CCRAB leadership team meeting to discuss CCRAB business.
A copy of the agenda may be obtained by contacting: bobbie.mckee@moffitt.org.

CITIZENS PROPERTY INSURANCE CORPORATION
The Citizens Property Insurance Corporation Board of Governors announces a telephone conference call to which all persons are invited.
DATE AND TIME: Thursday, December 22, 2022, 8:30 a.m.
PLACE: Zoom webinar
TELECONFERENCE: 786-635-1003; CONFERENCE CODE: 956 3792 7111
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Topics for this Special Board of Governors meeting include but are not limited to CEO Compensation/Employment.
A copy of the agenda may be obtained by contacting: www.citizensfla.com
For more information, you may contact: Barbara.walker@citizensfla.com; 2101 Maryland Circle, Tallahassee, FL 32303.

Section VII
Notice of Petitions and Dispositions Regarding Declaratory Statements
NONE

Section VIII
Notice of Petitions and Dispositions Regarding the Validity of Rules
Notice of Petition for Administrative Determination has been filed with the Division of Administrative Hearings on the following rules:
NONE

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

Section IX
Notice of Petitions and Dispositions Regarding Non-rule Policy Challenges
NONE

Section X
Announcements and Objection Reports of the Joint Administrative Procedures Committee
NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing
DEPARTMENT OF EDUCATION
Florida Agricultural and Mechanical University
Campus Utility Infrastructure
RULE NO.: RULE TITLE:
6C3-5.001 Rule-making (Repealed)
DEPARTMENT OF EDUCATION
Florida Agricultural and Mechanical University
NOTICE TO PROFESSIONAL CONSULTANTS
Florida A&M University (FAMU) announces that Professional Services in the discipline of Engineering will be required for the following projects:
Campus Utility Infrastructure (EAST LOOP TIE-IN) - East Chilled Water Loop Extension,
PARTIAL NORTH LOOP (SBI) - North Chilled Water Loop Extension,
PARTIAL NORTH LOOP (LUCY MOTEN) - North Chilled Water Loop Extension,
RESEARCH LOOP UPSIZE - Chilled Water Research Isolation, East Loop Extension,
FINISH NORTH LOOP - North Chilled Water Loop Extension and RESEARCH BYPASS LOOP - Chilled Water Research Isolation and East Loop Extension and South Chilled Water Distribution System South Campus Chiller Plant:
The selected firm for each project will provide design, construction documents and construction administration for the referenced projects. Blanket professional liability insurance will be required for these projects in the range amount of $1,000,000.00 and will be provided as a part of Basic Services. A copy of the Project FACT Sheet can be obtained by contacting Craig Talton, Director of Facilities Planning and Construction, 2400 Wahnish Way, Suite 100, Tallahassee, Florida 32307, phone: (850)412-7509, fax:(850)561-2289, email: craig.talton@famu.edu. Craig Talton, Director. A brief description of the project is as follows:
Project breakdown description

- **EAST LOOP TIE-IN** - East Chilled Water Loop Extension: Create a tie-in of the 18” chilled water pipes east of Lee Hall and west of Ware-Rhaney, creating a loop to increase chilled water flows and decrease flow resistance in this area of campus. Currently, the campus chilled water distribution system ends at two separate points on the East portion of campus: 1) at a point to the east of Lee Hall, and 2) at a point located west of the Ware-Rhaney Building. Both of the points have 18” diameter pipes, and connecting these two points with an 18-inch diameter chilled water supply and return would provide a continuous loop on the East portion of campus and would equalize flow rates and pressure differentials in the chilled water loop.

- **PARTIAL NORTH LOOP (SBI) - North Chilled Water Loop Extension**: Create an underground 18” chilled water supply and return system to tie in SBI South and SBI East buildings, and end in a vault and valves for future expansion along Gamble Street.

- **PARTIAL NORTH LOOP (LUCY MOTEN) - North Chilled Water Loop Extension**: Install 18” Chilled Water lines along Gamble Street from the Lucy Moten Building to the current 12” lines at Science Research. Currently the Lucy Moten Building receives chilled water from a localized water chiller. This chiller is used year-round and has repeatedly failed in service multiple times each cooling year. The campus chilled water distribution system ends at two points on the North portion of campus, at SBI West and at Pharmacy Phase 1. This portion of the project would install 18” diameter piping from the existing 12” piping at Pharmacy Phase 1, west along Gamble Street, and end at the Lucy Moten Building.

- **RESEARCH LOOP UPSIZE - Chilled Water Research Isolation and East Loop Extension**: Replace the current 12” chilled water pipes to 18” diameter and connect to the existing 18” piping at Ware-Rhaney and to the new 18” pipes at Pharmacy Phase 1. This would provide additional flow capabilities from the main campus chilled water distribution system to the Pharmacy buildings and to the Lucy Moten building.

- **FINISH NORTH LOOP - North Chilled Water Loop Extension**: Connect the 18” chilled Water Pipes between SBI East and the Lucy Moten building. This installation would be the final connections and provide a continuous chilled water distribution loop for the North Campus and eliminate the dead-end points currently in the distribution system.

INSTRUCTIONS: Firms desiring to apply for consideration shall submit a letter of application. The letter of application should have attached:

1. A completed “Professional Qualifications Supplement” (PQS) form is to be obtained from the FAMU Facilities Planning and Construction Office. 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 chartered by the Florida Department of State to operate in Florida.
3. Submit nine (9) three ring, comb or spiral (no hard, solid or tack) bound copies of the requested data in the order listed above including a flash drive with an electronic copy. Applications which do not comply with the above instructions may be disqualified. Application materials will not be returned.

The plans and specifications for State University System projects are subject to reuse in accordance with the provisions of Section 287.055, Florida Statutes. FAMU is an equal opportunity institution, and, as such, strongly encourages the lawful use of certified Minority and Women-owned Business Enterprises (“MBEs”) in the provision of design and construction-related services by providing a fair and equal opportunity to compete for, or for participation in, design and/or construction-related services. As required by Section 287.133, Florida Statutes, a consultant may not submit a proposal for this project if it is on the convicted vendor list for a public entity crime committed within the past 36 months. The selected consultant must warrant that it will neither utilize the services of, nor contract with, any supplier, subcontractor, or consultant in excess of $25,000 in connection with this project for a period of 36 months from the date of their being placed on the convicted vendor list.

4. Professional Qualifications Supplement (PQS) forms, descriptive project information, and selection criteria may be obtained by contacting: Craig Talton, Director, Office of Facilities Planning and Construction, Florida A&M University, Plant Operations Facility, Building A, Suite 100, 2400 Wahnish Way, Tallahassee, Florida 32307, (850)599-3197 Fax: (850)561-2289, Email: craig.talton@famu.edu.

Submittals must be received by 2:00 p.m. local time, Tuesday, January 17, 2023 to the Office of Facilities Planning and Construction, Florida A&M University, Plant Operations Facility, Building A, Suite 100, 2400 Wahnish Way, Tallahassee, Florida 32307. Submittals will not be accepted after the times and date stated above. Facsimile (FAX) submittals are not acceptable and will not be considered.

**REGIONAL PLANNING COUNCILS**
Emerald Coast Regional Council

REQUEST FOR QUALIFICATIONS Independent Audit Services Request for Qualifications: #1-2023
NOTICE IS HEREBY GIVEN that the Emerald Coast Regional Council (ECRC) is requesting proposals for Independent Financial Audit Services.

The intent of this Request for Qualifications (RFQ) is to solicit proposals for Certified Public Accounting firms to conduct an independent financial audit for the three fiscal years beginning with September 30, 2022.

The request for proposal submissions will be reviewed to evaluate proposers who can best address ECRC’s needs. Said proposals will be evaluated and results will be made public after completion of the negotiation process with the selected consultant. ECRC reserves the right to reject any or all proposals and to waive any informalities or irregularities in any proposal or in the proposal process.

The Procurement Schedule is as Follows:

- December 16, 2022: Request for Qualification released
- December 30, 2022: Deadline for Requests for Clarification – 5:00 p.m. (CST)
- January 13, 2023: Deadline for Proposal Submission – 5:00 p.m. (CST)

For a full copy of the RFQ, please visit ECRC’s website at https://www.ecrc.org/services_we_offer/requests_for_proposals.php or contact Dawn Schwartz, via email at dawn.schwartz@ecrc.org or by phone at (850)332-7976 ext. 202. It is the proposer’s sole responsibility to monitor the ECRC website for addenda to this RFQ. Detailed requirements and submittal instructions can be found within the RFQ.

DEPARTMENT OF ECONOMIC OPPORTUNITY
23-ITB-001-BM Refurbishment and Modernization of Caldwell Building Elevators
Notice of Invitation to Bid
Department of Economic Opportunity (DEO)

Proposals are requested from qualified licensed contractors by the State of Florida, Department of Economic Opportunity, for the project referenced below:

BID NUMBER: 23-ITB-001-BM

PROJECT NAME & LOCATION: Refurbishment and Modernization of Caldwell Building Elevators, Tallahassee, FL.

STATEMENT OF WORK: Provision of all labor, supervision, associated hardware and materials, required permits, and equipment necessary to refurbish and modernize two (2) elevators in the Caldwell Building, in accordance with the Scope of Work contained in Section C of the Invitation to Bid document.

MANDATORY PRE-BID SITE VISIT DATE: December 21, 2022, 11:00 a.m. EST. Please also see information included in the Invitation to Bid document in Section B.7.

BID OPENING DATE: January 19, 2023, 3:00 p.m. EST. Please also see information included in the Invitation to Bid document in Section B.11.

FOR COMPLETE INFORMATION AND SUBMISSION REQUIREMENTS YOU MUST GO TO THE FLORIDA VENDOR INFORMATION PORTAL (VIP) AT https://vendor.myfloridamarketplace.com/search/bids

Any addenda or clarifications to this solicitation will be posted on the VIP at this link: https://vendor.myfloridamarketplace.com/search/bids.

MID-FLORIDA AREA AGENCY ON AGING
2024 Older Americans Act Program RFI

Elder Options is seeking Letters of Interest and Statements of Qualification from qualified agencies and organizations interested in providing an array of supportive, nutrition, and caregiver services under the Older Americans Act (OAA) to older persons residing in the planning and service area identified as PSA 3, which includes Alachua, Bradford, Citrus, Columbia, Dixie, Gilchrist, Hamilton, Hernando, Lafayette, Lake, Levy, Marion, Putnam, Sumter, Suwannee, and Union counties. Interested agencies are required to have the capability of providing an array of services throughout the entire county of interest effective January 1, 2024 through December 31, 2024.

The Request for Letters of Interest and Statements of Qualification (RFI) process will provide Elder Options with information concerning the availability of qualified contractors for OAA services in the sixteen county planning and service area. The information received will be used to determine if a full Request for Proposal (RFP) is necessary (due to interest from two or more qualified service contractors to provide these services in the same county) or if a sole source procurement process will be used.

Details for the RFI are available on the Elder Options website (www.agingresources.org/2024-oaa-rfi-rfp) beginning Friday, December 16, 2022.

Responses to this Request for Letters of Interest and Statements of Qualification are due at the office of Elder Options, located at 100 SW 75 Street, Suite 301, Gainesville, Florida 32607, by 4:00 p.m. (EST) on January 6, 2023.

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, December 8, 2022 and 3:00 p.m., Thursday, December 15, 2022.
### List of Rules Awaited Legislative Approval

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### 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.

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