Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF HEALTH
Board of Psychology
RULE NO.: RULE TITLE:
64B19-18.004 Use of Test Instruments

PURPOSE AND EFFECT: The Board proposes a rule amendment to clearly allow for the administration of test instruments by licensed psychologists via synchronous online video communication technology rather than the traditional face-to-face requirement for test administration.

SUBJECT AREA TO BE ADDRESSED: The rule amendment addresses use of test instruments.

RULEMAKING AUTHORITY: 490.004(4) FS.
LAW IMPLEMENTED: 490.003(4), 490.009(1)(r), (s), (v), (w) 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: Allen Hall, Executive Director, Board of Psychology, 4052 Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3253.

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 HEALTH
Board of Clinical Laboratory Personnel
RULE NO.: RULE TITLE:
64B3-10.005 Scope of Practice Relative to Specialty of Licensure

PURPOSE AND EFFECT: The Board proposes the rule amendment to update the scope of practice relative to specialty of licensure.

SUMMARY: The scope of practice relative to specialty of licensure will be updated.

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

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

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

RULEMAKING AUTHORITY: 483.805(4) FS.
LAW IMPLEMENTED: 483.813, 483.823, 483.825 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: Joe Baker, Jr., Acting Executive Director, Board of Clinical Laboratory Personnel, 4052 Bald Cypress Way, Bin # C07, Tallahassee, Florida 32399-3257; or by telephone at (850)245-4355.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B3-10.005 Scope of Practice Relative to Specialty of Licensure.

The following rules are not intended to prevent collection and storage of specimens or the performance of manual pretesting procedures by persons who are exempt by statute or statutorily authorized within their scope of practice. Clinical laboratory personnel qualified as a physician director, a licensed director, supervisor, technologist or technician in the specialty or specialties indicated can perform testing identified as being within the specialty. Tests which are not yet classified shall be assigned by the Board upon review.

(1) No change.

(2) The scope of practice for licensed clinical laboratory technicians, technologists, supervisors and directors includes interpretation of clinical laboratory test results.

(3) The purpose of the specialty of microbiology is to provide diagnostic testing for and optimum management of infectious disease in patients and to prevent the spread of infection to other individuals. Testing shall include procedures performed to culture, isolate, identify and determine the
susceptibility of microbes. Testing also encompasses direct examination and microbial antigen detection methods. The term microbes includes bacteria, fungi, mycobacteria, viruses, rickettsia, parasites and emerging, unclassified infectious agents. Directors, supervisors, and technologists, and technicians licensed in the specialty may provide consultation in the areas of infection control and epidemiology and administer intra-dermal skin tests and vaccines. Testing in this specialty also encompasses all laboratory procedures performed in the areas specialties of infectious disease serology/immunology (except those procedures specific to immunohematology and histocompatibility).

(4) The purpose of the specialty of serology/immunology is to detect and quantitate antibodies, to infectious agents as well as microbial and non-microbial antigens. The specialty encompasses all the serological techniques (except those specific to immunohematology) used to detect the interaction of antigens with antibodies for evaluation of the consequences of the immune response. For those licensed in this specialty prior to February 11, 2022, the specialty also encompasses all laboratory procedures performed in the specialty of histocompatibility as defined in subsection (15).

(5) The purpose of the specialty of hematology is to quantitatively and qualitatively evaluate cells in peripheral blood and bone marrow, their production, maturation and release; their morphology, chemistry and function; and diagnostic testing for optimum management of primary and secondary hematological disorders. Testing in this specialty also encompasses all the routine and special procedures, including flow cytometry except those specific to cytology, performed to evaluate the numbers, morphology and function of cells in body fluids including urine and the evaluation of hemostasis and thrombosis and the management of anticoagulant therapy. Testing in this specialty may also encompass urine chemistries specific to routine urinalysis.

(6) The purpose of the specialty of immunohematology is to insure the best possible outcomes of blood or blood components and apheresis by the accurate performance of all pre-transfusion testing; to prevent transfusion transmitted infections; and to investigate and evaluate post-transfusion reactions. The specialty also encompasses all laboratory procedures performed in the specialty of histocompatibility as defined in subsection (15).

(7) The purpose of the specialty of clinical chemistry is to perform qualitative and quantitative analyses on blood and body fluids and other materials to measure the chemical constituents, including automated serologic immunocassays and blood gas analyses. Individuals employed in plasmapheresis centers who perform only total protein by refractometer are not required to hold a license in clinical chemistry if they meet the requirements of 42 C.F.R. § 493.1423 as published on October 1, 2007, and can document appropriate training.

(8) The purpose of the specialty of blood donor testing banking is to perform all testing identified as being within the scope of the specialty of immunohematology as well as testing within the scope of microbiology, clinical chemistry, hematology and serology/immunology that pertains strictly to the processing of donor blood and blood products. Clinical laboratory personnel who are licensed in the specialties of immunohematology, microbiology, clinical chemistry, hematology and serology/immunology may perform all testing identified as being within the scope of the specialty of blood banking.

(9) The purpose of the specialty of radioassay is to perform qualitative and quantitative analyses on body fluids such as blood, urine, and other materials to measure certain chemical constituents using radionuclides as part of the assay. The scope of practice in this specialty is limited to radioassay procedures and is also contained in the scope of clinical chemistry.

(9)(1) All those licensed in blood gas analysis prior to February 11, 2022, shall be issued a limited license in Clinical Chemistry for blood gas analysis only. The purpose of the specialty of blood gas analysis is to evaluate pulmonary function by measuring pCO₂, pO₂, pH, and hemoglobin in arterial blood by automated techniques. Instrument calculated values such as base excess, P50, oxygen content, oxygen saturation and associated parameters are also encompassed in this specialty. The scope of practice in this specialty is limited to blood gas analysis and is also contained in the scope of clinical chemistry.

(11) through (13) shall be renumbered as (10) through (12).

No change.

(13) The purpose of the specialty of molecular pathology is the use of molecular techniques for the characterization of gene expression (protein, RNA), genetic lesions (DNA) in cells, gene products (proteomics) and analysis on human DNA, RNA and chromosomes to detect heritable or acquired disease-related genotypes, mutations, and phenotypes. It includes the study of how the changes found lead to the disease process, monitoring of the effectiveness of therapy, and detection of residual disease. Techniques included are but not limited to immunohistochemistry, in situ hybridization, mutational analysis, protein analysis, polymerase chain reactions, cell culture and isolation, expression profiling, blotting and microarrays. Clinical laboratory personnel who are licensed in the specialties of microbiology, serology/immunology, clinical chemistry, hematology, immunohematology, histocompatibility, histology, cytogenetics or molecular pathology may perform all molecular pathology procedures that are classified within the scope of the license specialty.
(14)(15) The purpose of the specialty of histocompatibility is to insure the best possible results of the determination of tissue compatibility, prevent transmitted infections, and to investigate and evaluate post-transplant problems. The specialty encompasses blood typing, HLA typing, HLA antibody screening, disease markers, Cluster Designation specific to tissue compatibility, flow cytometry, crossmatching, HLA antibody identification, lymphocyte immunophenotyping, immunosuppressive drug assays, allogenic, isogenic and autologous bone marrow processing and storage, mixed lymphocyte culture, stem cell culture, cell mediated assays, and assays for the presence of cytokines. This specialty would also encompass all testing within the scope of serology/immunology, microbiology, hematology and immunohematology that pertain strictly to the processing of organ, tissue and bone marrow donors, and pre- and post-transplant patients. Clinical laboratory personnel who are licensed in the specialties of histocompatibility, serology/immunology or immunohematology may perform all testing as being within the scope of the specialty of histocompatibility.

(16) In the specialties of clinical chemistry, hematology, immunohematology, microbiology and serology/immunology, clinical laboratory personnel licensed at the technician level may perform testing identified within the scope of each specialty in subsections 64B3-10.005(3) and (7), F.A.C., in any specialty for which they hold licensure if the tests are classified as highly complex pursuant to 42 C.F.R. F.A.C. §493.13 as published on October 1, 2007, incorporated by reference herein, only when under the direct supervision of a licensed technologist, supervisor, or director unless the technician meets the minimum qualifications contained in 42 C.F.R. F.A.C. §493.1189 as published on October 1, 2007, incorporated by reference herein, and the requirements contained in Rule 64B3-5.004, F.A.C.

(17) There is no technician license available in radioassay, blood gases, cytogenetics, or histocompatibility. However, clinical laboratory technicians licensed in the specialties of radioassay, blood gas analysis or cytogenetics prior to March 28, 1995, may continue to perform such testing under direct supervision.

(18) Individuals using flow cytometry or molecular detection techniques must be able to demonstrate training or experience in this procedure, and must hold licensure in the specific discipline for which they are using flow cytometry and molecular detection techniques.

(15)(19) No change.

Rulemaking Authority 483.805(4) FS. Law Implemented 483.813, 483.823, 483.825 FS. History–New 2-7-95, Amended 3-28-95, 7-12-95, 12-4-95, Formerly 59O-10.005, Amended 3-19-98, 1-28-99, 11-24-99, 2-15-01, 2-20-02, 10-30-02, 4-27-04, 2-23-06, 11-25-08, 12-30-09, 1-30-12, 2-21-16, 10-18-18, 6-29-21

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Clinical Laboratory Personnel

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Clinical Laboratory Personnel

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 11, 2022

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: October 1, 2021

Section III

Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF CORRECTIONS

RULE NO.: 33-602.205
RULE TITLE: Inmate Telephone Use
NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1. F.S., published in Vol. 27, No. 238, December 10, 2021, issue of the Florida Administrative Register.

The following changes were precipitated by comments received from JAPC and the public following publication of the Notice of Proposed Rule and public comments received during the public hearing held February 17, 2022.

33-602.205 Inmate Telephone Use.

(1) No Change.

(2) Inmate telephone procedures will be conducted as follows:

(a) Inmates shall be allowed to telephone any authorized person and those outlined in paragraph (3)(a), subsection (4), and subsection (5) of this rule. For purposes of this rule, an authorized person is any person the inmate is not prohibited from calling pursuant to statute, court order, or paragraph (14)(a) of this rule. Inmates shall not make three-way telephone calls, conference calls, or calls to numbers which are then transferred or merged to other telephone numbers. Collect calls to personal cell phone numbers will be allowed as follows:

1. No Change.

2. No calls to pre-paid or pay-as-you-go cell phones will be allowed.

3. No calls to business cell phone numbers will be allowed.

24. The inmate will be responsible for advising family/friends that they must contact the contractor for the
inmate telephone system to establish a payment account for calls made to any phone number;

5. Billing information for the cell phone owner must be a physical address. The Department reserves the right to require that a copy of the cell phone contract be provided to the inmate telephone system contractor to verify ownership. The physical address for billing information, and subparagraphs 1-3 above. (b) through (g) No Change.

(h) Except for calls to attorneys as provided in paragraph (3)(a), calls to foreign consulates as provided in paragraph (4)(a), or calls during family crisis as provided in subsection (6)(5), calls shall be limited to 30 minutes. Calls to attorneys as provided in paragraph (3)(a), calls to foreign consulates provided in paragraph (5)(a) (4)(a), and calls in time of family crisis as provided in subsection (6)(5) shall be limited to the amount of time reasonably necessary to accomplish the purpose of the call.

(i) through (p) No Change.

(3) Calls to attorneys.

(a) Inmates shall be allowed to make private telephone calls to attorneys by whom they are represented or from whom they are seeking legal representation upon presentation to the warden or his designee of evidence that the call is necessary. Such evidence shall be a letter from the attorney (transmission by FAX or via e-mail with scanned letter is acceptable) requesting the return call or a court order containing a deadline the inmate cannot meet if he must communicate by letter with the attorney. The letter shall be on attorney letterhead, signed by the attorney requesting the telephone call, and include the bar association number of the attorney. Alternatively, an attorney shall be permitted to request make prior arrangements be made by letter, email with attached letter, or FAX (conforming to the requirements listed above) with the warden or warden’s designee to have an inmate with whom the attorney has established an attorney-client relationship receive a private telephone call from the attorney on an unmonitored telephone by submitting a signed copy of form DC6-20001 and a copy of the attorney’s bar admission card along with the request letter, email with attached required documents, or FAX. Form DC6-20001 is hereby incorporated by reference. Copies of this form are available from the Forms Control Administrator, 501 South Calhoun Street, Tallahassee, Florida 32399-2500.

http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXX. The effective date of this form is XX/XX. Unmonitored calls shall be limited to those which are necessary and cannot reasonably be accomplished through other available means of communication. Attorneys shall not be permitted to make prior arrangements for prospective inmate clients to receive a private telephone call from the attorney on an unmonitored telephone. Except as authorized by warrant or order of court, telephone calls to attorneys made pursuant to this section shall not be monitored or electronically recorded. These calls will be placed on telephones designated for this purpose and shall be collect calls; there shall be at least one telephone at each institution that is not connected to the monitoring system for these calls.

(b) If an inmate places a call to their attorney’s telephone number outside of the parameters above, it will be collect, subject to monitoring and recording, and limited to 30 minutes, in accordance with subsection (2) of this rule. If the inmate and the attorney want to have non-monitored conversations, the procedures in paragraph (3)(a) must be followed.

(4) through (7) No Change.

(8) Inmates may not receive incoming telephone calls because it is disruptive to normal operating and program functions of an institution. Inmates may receive incoming voicemails which are recorded and subject to the same monitoring monitoring as telephone calls. These messages will be stored, reviewed, and retained for a minimum of one year to allow called for inmates to access the messages.

(9) through (13) No Change.

(14) Misuse of telephone privileges.

(a) No Change.

(b) Inmates shall be subject to having telephone privileges restricted or revoked for abuse of telephone communication services. Examples of abuse include:

1. through 4. No Change.

5. Making three-way or conference calls. This includes calls that are placed and then transferred to another telephone number and calls that are merged. The telephone system automatically detects any such call and blocks the number from the inmate’s telephone list. For purposes of this rule, a three-way call includes any call where a third telephone line or other device party has been added or merged to the conversation without the assistance of a telephone operator. This rule does not prohibit a called party from allowing other persons present in the same room to speak with the inmate on the called telephone line.

a. The warden or assistant warden shall have the authority to reinstate a the blocked number after the warden or assistant warden has determined that there was no illicit intent and after advising the party that further occurrences will not be tolerated.

b. The warden or assistant warden shall notify the contractor’s on-site staff of the reinstatement of any blocked telephone number on an inmate’s telephone list.

c. Any subsequent violations of the three-way or conference call or merged call prohibition will result in a permanent block being placed on the telephone number involved.

10. Sharing calls or placing calls for another inmate and allowing him or her to converse with the called party not on that inmate’s approved list.

(c) Inmates found to have abused telephone privileges shall be subject to disciplinary action in accordance with Rules 33-601.301-.314, F.A.C. In addition, wardens are authorized to suspend an inmate’s telephone privileges, other than calls to attorneys as outlined in paragraph (3)(a), calls to courts as outlined in subsection (4), and calls to foreign consulates as outlined in paragraph (5)(a), during an investigation for abuse of telephone privileges.

(d) No Change.

Rulemaking Authority 944.09 FS. Law Implemented 944.09 FS.

Section IV
Emergency Rules

NONE

Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

FLORIDA HOUSING FINANCE CORPORATION
RULE NO.: RULE TITLE:
67-21.002 Definitions
The Florida Housing Finance Corporation hereby gives notice: On March 4, 2022, the Florida Housing Finance Corporation issued an order granting the waiver from subsections 67-21.002(9) and (94), Florida Administrative Code (2018) for HTG Oak Valley Ltd., permitting Petitioner to insert a newly created limited liability company at the second disclosure level causing the trusts to be disclosed at the third and fourth disclosure levels and the natural person principal trustees and beneficiaries to be disclosed at the fourth principal disclosure level, as described in its Petition. Florida Housing determined that the Petitioner had demonstrated that it would suffer a substantial hardship if the waiver was not granted. The petition was filed on February 9, 2022 and notice of the receipt of petition was published on February 10, 2022 in Vol. 48, Number 28, F.A.R.

A copy of the Order or additional information may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 N. Bronough St., Ste. 5000, Tallahassee, FL 32301-1329.

FLORIDA HOUSING FINANCE CORPORATION
RULE NO.: RULE TITLE:
67-21.002 Definitions

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ana McGlamory, Corporation Clerk, Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, FL 32301-1329. The Petition has also been posted on Florida Housing’s website at floridahousing.org. Florida Housing will accept comments concerning the Petition for 14 days from the date of publication of this notice. To be considered, comments must be received on or before 5:00 p.m., Eastern Time, on the 14th day after publication of this notice at Florida Housing Finance Corporation, 227 North Bronough Street, Suite 5000, Tallahassee, Florida 32301-1329.

DEPARTMENT OF EDUCATION
Commission for Independent Education

The Commission for Independent Education announces a public meeting to which all persons are invited.

DATES AND TIMES: March 29, 2022, 9:00 a.m., Degree granting institutions; March 30, 2022, 9:00 a.m., Non-Degree granting institutions

PLACE: In-person at Mission Inn Resort & Club, 10400 County Road 48, Howey-In-The-Hills, Florida 34737

GENERAL SUBJECT MATTER TO BE CONSIDERED: On March 29, 2022, 9:00 a.m. the Commission for Independent Education will consider All Degree Granting Institutions and on March 30, 2022, 9:00 a.m. all Non-Degree granting Institutions for the following: Disciplinary Matters, Informal Hearings, Institutions Ordered to Appear Back Before the Commission, New Applications for Licensure, Institutional Applications for Program Modifications and Additional Programs, Applications for Annual License, Motions for Extension of License, Motions for Request for Extension of Time to Comply with Contingencies, Reports, Approved Applicant Letters Sent, Licenses Sent, Closed Schools, Agent Training Programs, Annual Renewals, Extension of Annual Licenses, Licenses by Means of Accreditation, Annual Reviews
of License By Means of Accreditation, Substantive Change Applications, Name Change Applications, Attorney and Executive Director Reports, Request for Variance, Applications for Exemption for Religious Colleges, Informal Hearings, Improper School Closure Reports, review and vote on application for recognition for Licensure by Means of Accreditation and the General Business of the Commission. Public Comment: The Commission is committed to promoting transparency and public input during its public meetings. Speakers are requested to complete a public comment form, which will be available at the meeting, and to indicate whether they represent a group or faction. The Commission will hear public comment only regarding issues on the agenda. Individuals and representatives of groups will generally be allotted three minutes, but the time may be extended or shortened at the discretion of the Chair. The Chair may impose a cumulative time limit for all public comment on any agenda item.

A copy of the agenda may be obtained by contacting: Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400.

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: Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400. 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: Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400.

DEPARTMENT OF REVENUE

Property Tax Oversight Program

The DEPARTMENT OF REVENUE announces a public meeting to which all persons are invited.

DATE AND TIME: March 30, 2022, 2:00 p.m. ET
PLACE: 2450 Shumard Oak Boulevard, Building 2, Room 1220, Tallahassee, Florida 32399

The meeting will be conducted using communications media technology, specifically a telephone conference call. Persons interested in attending by phone may do so by calling 1(888)585-9008 and entering the attendee access code 617-774-676. The public point of access to the meeting is 2450 Shumard Oak Blvd., Building 2, Room 1220, Tallahassee, Florida 32399.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department will present applications for the Certified Florida Appraiser, Certified Florida Evaluator and Certified Cadastralist of Florida designations. Please refer to the Certified Florida Appraiser Admissions and Certifications Committee meeting agenda and materials on the Department’s website at https://floridarevenue.com/opengovt/Pages/meetings.aspx before attending the meeting.

A copy of the agenda may be obtained by contacting: Kelly McLane, Property Tax Oversight program, Department of Revenue, PO Box 3294, Tallahassee, FL 32315-3294, (850)941-6024, kelly.mclane@floridarevenue.com. Parties may also submit written materials they intend to offer during the meeting to Kelly McLane.

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: Kelly McLane at (850)941-6024 or kelly.mclane@floridarevenue.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). 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: Kelly McLane, Property Tax Oversight program, Department of Revenue, PO Box 3294, Tallahassee, FL 32315-3294, (850)941-6024, kelly.mclane@floridarevenue.com.

BOARD OF TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND

The Florida Department of Environmental Protection, Office of Resilience and Coastal Protection and University of Florida announces a public meeting to which all persons are invited.

DATE AND TIME: Thursday, March 31, 2022, 1:00 p.m. – 5:00 p.m.
PLACE: This is an online meeting. Please join at https://floridadep.gov/ncap-acm4/.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Nature Coast Aquatic Preserve Management Plan Advisory Committee will hold their fourth meeting to develop and prioritize issues and strategies for the Nature Coast Aquatic Preserve Management Plan.

Meeting objectives:

• Continue development and clarification of goals, objectives and strategies for NCAP management plan.
• Finalize issues for the NCAP management plan.
A copy of the agenda may be obtained by contacting: Joy Hazell at jhazell@ufl.edu.
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: Joy Hazell at jhazell@ufl.edu. 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 ELDER AFFAIRS
Office of Public and Professional Guardians
The Foundation for Indigent Guardianship announces a public meeting to which all persons are invited.
DATE AND TIME: April 12, 2022, 10:00 a.m. – 12:00 Noon
PLACE: Microsoft Teams Meeting.
Join on your computer or mobile app by copying and pasting the link below in your web browser:
https://teams.microsoft.com/dl/launcher/launcher.html?url=%2F%2F%2F%2FMeetup-join%2F%2F19%3Ameeting_MzY1OWE3YjgtZDI1Ny00MjFkLWJiZmEtZWNiYWJjZTdiODQ1%40thread.v2%3Fcontext%3D%257b%2522Tid%2522%253a%2522f75a7744-4623-8660-bcfa3569c2a0%2522%252c%2522Oid%2522%253a%252226c7b903-10d6-406a-86b5-b0263ee9a9a%2522%257d%26CT%3D1646855202159%26OR%3DOutlook-Body%26CID%3D58EE1461-A579-4296-A703-98F5FB396BC0%3Dtrue&type=meetup-join&deelempId=7ebca9-2204-4581-919e-7643d75d5630&directDl=true&msLaunch=true&enableMobilPage=true&suppressPrompt=true
GENERAL SUBJECT MATTER TO BE CONSIDERED:
The Board of Directors updates relative to the Foundation for Indigent Guardianship.
A copy of the agenda may be obtained by contacting: Charles Alkire, via email at charles.alkire@verizon.net.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Angela Francis, (352)333-2505. 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 BUSINESS AND PROFESSIONAL REGULATION
Board of Accountancy
The Board of Accountancy announces a public meeting to which all persons are invited.
DATE AND TIME: Tuesday, March 29, 2022, 10:30 a.m.
PLACE: 1(888)585-9008, Pass code number: 683213166#
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Budget Task Force will meet to discuss the Board's quarter financials.
A copy of the agenda may be obtained by contacting: Angela Francis, (352)333-2505.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Angela Francis, (352)333-2505. 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 Pharmacy
The Board of Pharmacy Probable Cause Panel announces a public meeting to which all persons are invited.
DATE AND TIME: April 7, 2022, 9:00 a.m. ET
PLACE: 1(888)585-9008, Participant Code: 599196982(#)
GENERAL SUBJECT MATTER TO BE CONSIDERED: The panel will conduct a meeting related to public disciplinary cases.
A copy of the agenda may be obtained by contacting: www.floridaspharmacy.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: (850)245-4474. 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: (850)245-4474.

DEPARTMENT OF HEALTH
Division of Children's Medical Services
The Child Abuse Death Review Circuit 19 Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: March 29, 2022, 1:30 p.m. – 1:45 p.m.
PLACE: Conference Call Number: 1(888)585-9008, Conference Room number- 409-164-623
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will address administrative issues, review cases, and discuss the CADR Action Plan. A portion of the meeting is required by paragraph 383.412(3)(a), F.S. to be closed to the public to allow the Committee to discuss information that is confidential and exempt from public meetings and public records. This portion of the meeting will be announced at the meeting.

A copy of the agenda may be obtained by contacting: ssgfc@flcities.com.

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

For more information, you may contact: ssgfc@flcities.com.

DEPARTMENT OF HEALTH
Division of Children's Medical Services
The Child Abuse Death Review Circuit 8 Committee announces a public meeting to which all persons are invited.

DATE AND TIME: April 5, 2022, 10:00 a.m. – 10:15 a.m.
PLACE: Zoom Meeting Link: https://urldefense.com/v3/__https://us02web.zoom.us/j/81065219195?pwd=S25BTiswckYwWDJPU3VsZKfibStCdzo9__;!!B6dj6w!pgF8F171WOAm23bqQFZeNgk0GIXFuRCx,!7Dnbd32vNvX-zYEBfrvMhlc2zqG8caDDS2oxxS___;
GENERAL SUBJECT MATTER TO BE CONSIDERED: The Committee will address administrative issues, review cases, and discuss the CADR Action Plan. A portion of the meeting is required by paragraph 383.412(3)(a), F.S. to be closed to the public to allow the Committee to discuss information that is confidential and exempt from public meetings and public records. This portion of the meeting will be announced at the meeting.

A copy of the agenda may be obtained by contacting: nikki.meadow@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: nikki.meadow@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: nikki.meadow@flhealth.gov.

FLORIDA LEAGUE OF CITIES
The Sunshine State Governmental Financing Commission (SSGFC) announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, March 22, 2022, 2:00 p.m.
PLACE: Florida League of Cities, 301 South Bronough Street, Tallahassee, FL 32301, (850)222-9684
GENERAL SUBJECT MATTER TO BE CONSIDERED: Sunshine State Governmental Financing Commission Board of Directors Meeting conducted through the use of communications media technology, as authorized by subsection 163.01(18), Florida Statutes. Persons interested in attending may do so in person at Florida League of Cities, 301 South Bronough Street, Tallahassee, FL 32301, (850)222-9684, where a communications media technology facility will be located.

A copy of the agenda may be obtained by contacting: ssgfc@flcities.com.

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

For more information, you may contact: ssgfc@flcities.com.

QUEST CORPORATION OF AMERICA, INC.
This notice has nothing to do with any rule or rulemaking process.

The Central Florida Expressway Authority (CFX) announces a public hearing to which all persons are invited.
DATE AND TIME: Thursday, March 31, 2022, 5:30 p.m. – 7:30 p.m.
PLACE: The public hearing is being held in-person and virtually.
In-Person Meeting: Wekiva High School, 2501 N Hiawassee Road, Apopka, FL
5:30 p.m. – 6:30 p.m., School’s cafeteria, Open house where the public may view the exhibits, ask questions, and provide comments.
6:30 p.m. – 7:30 p.m., School’s auditorium, Formal presentation and public comment.
Virtual Meeting: Please pre-register at bit.ly/SR414ExtMtgMar2022 (Link is case sensitive.)
5:30 p.m. – 7:00 p.m., View presentation, ask questions, and submit comment via the online meeting platform.
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Project No. 414-227
Project Description: CFX Project Development and Environment (PD&E) Study
SR 414 Expressway Extension
The Central Florida Expressway Authority is holding a Public Hearing regarding the SR 414 Expressway Extension study on Thursday, March 31, 5:30 p.m. – 7:30 p.m., at Wekiva High School, and virtually.
The Public Hearing will provide meeting attendees time to view information about the study and ask questions before the formal presentation and public comment. All comments received or postmarked by April 11, 2022 will become part of the hearing record. A court reporter will be present at the in-person hearing to record a formal transcript.
The SR 414 Expressway Extension Project Development and Environment (PD&E) Study is assessing the feasibility of an elevated expressway extension of the tolled SR 414/John Land Apopka Expressway along SR 414/Maitland Boulevard from US 441/Orange Blossom Trail to SR 434/Forest City Road.
This study has considered alternatives for this 2.3-mile project, which would provide a direct connection between SR 414 and Interstate 4, while maintaining existing local travel lanes.
The study documents will be available for public viewing from February 28, 2022 through April 12, 2022 at the following locations: Central Florida Expressway Authority, 4974 ORL Tower Road, Orlando, FL 32807, Monday – Friday, 8:00 a.m. – 5:00 p.m.; Seminole State College – Altamonte Springs Campus Library, 850 South State Road 434, Altamonte Springs, FL 32714, Monday – Thursday, 9:00 a.m. – 8:30 p.m.; Friday, 9:00 a.m. – 4:30 p.m.
For additional information or with questions, please contact Kathy Putnam, Public Involvement Coordinator, by phone at (407)802-3210, or by email at ProjectStudies@CFXway.com or visit the study webpage at https://bit.ly/3jZfoNa.
Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability, or family status. Persons who require accommodations under the Americans with Disabilities Act or persons who require translation services, free of charge, should contact Ms. Putnam as noted above at least seven (7) days prior to the meeting.

Section VII
Notice of Petitions and Dispositions
Regarding Declaratory Statements

FLORIDA DEPARTMENT OF CORRECTIONS
NOTICE IS HEREBY GIVEN that the Florida Department of Corrections received a Petition for Declaratory Statement on March 2, 2022, from inmate Antonio Johnson, DC# 446897.
The petitioner seeks the opinion of the Department regarding the interpretation of Rules 33-210.101, and 33-210.102, Florida Administrative Code.
The petition seeks to resolve a controversy or answer questions or doubts regarding the application of paragraphs 33-210.101(11)(k) and (o), Florida Administrative Code, to the processing of incoming legal mail under Rule 33-210.102, Florida Administrative Code.
Persons whose substantial interests may be affected by a declaratory statement issued in this matter may file a motion to intervene or a petition for administrative hearing within twenty-one (21) days after the publication of this notice.
A copy of the Petition for Declaratory Statement may be obtained by contacting: Lauren Sanchez, 501 South Calhoun Street, Tallahassee, Florida 32399, Lauren.Sanchez@fdc.myflorida.com, (850)717-3605.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Cosmetology
NOTICE IS HEREBY GIVEN that the Board of Cosmetology has issued an order disposing of the petition for declaratory statement filed by Bonita Springs School, Inc. on February 17, 2022. The following is a summary of the agency’s disposition of the petition: On October 5, 2021, Petitioner sought clarification on the scope of practice and training difference from past to the present for facial specialists due to the new minimum qualification for licensure established under the “Occupational Freedom and Opportunity Act” of 2021. The Notice of Petition for Declaratory Statement was published in Vol. 47, No. 198, on October 12, 2021, in the Florida Administrative Register. The Board, at its duly-noticed public meeting held on January 25, 2022, declined to issue a declaratory statement in response to Petitioner’s questions, because Petitioner fails to identify any facts or circumstances
particular to Petitioner, and a Petition for Declaratory Statement is not the appropriate mechanism for asking general questions, commenting on rulemaking proceedings, or suggesting additional rulemaking activities.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Cosmetology
NOTICE IS HEREBY GIVEN that the Board of Cosmetology has issued an order disposing of the petition for declaratory statement filed by Sublime Spa Treatments, LLC on February 17, 2022. The following is a summary of the agency's disposition of the petition: On October 11, 2021, the Petitioner asked the Board to reconsider adding plasma fibroblast skin tightening and micro needling, which the Board determined to be modalities that are beyond the scope of practice of Chapter 477 licensees. Petitioner suggested that the Board make two levels of the aesthetics licenses to include one for graduating students and another for advanced aesthetics, and to grandfather in the aestheticians that have been doing advanced services for more than two years. The Notice of Petition for Declaratory Statement was published in Vol. 47, No. 219, on November 10, 2021, in the Florida Administrative Register. The Board, at its duly-noticed public meeting held on January 25, 2022, declined to issue a declaratory statement in response to Petitioner’s questions, where a statute, rule or order of the Board was not identified, because Petitioner fails to identify any facts or circumstances particular to Petitioner, and Petitioner fails to identify how the requested questions would guide Petitioner’s future conduct.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@myfloridalicense.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Board of Cosmetology
NOTICE IS HEREBY GIVEN that the Board of Cosmetology has issued an order disposing of the petition for declaratory statement filed by TLC Spa, Inc. on February 17, 2022. The following is a summary of the agency's disposition of the petition: On October 8, 2021, the Petitioner sought the clarification on certain sections of the rule amendments approved at the July 2021 board meeting seeking “uniform interpretation within the full extent of the new laws.” The Notice of Petition for Declaratory Statement was published in Vol. 47, No. 206, on October 22, 2021, in the Florida Administrative Register. The Board, at its duly-noticed public meeting held on January 25, 2022, declined to issue a declaratory statement in response to Petitioner’s questions, because Petitioner fails to identify any facts or circumstances particular to Petitioner, and a Petition for Declaratory Statement is not the appropriate mechanism for asking general questions, commenting on rulemaking proceedings, or suggesting additional rulemaking proceedings.

A copy of the Order Disposing of the Petition for Declaratory Statement may be obtained by contacting: Krista Woodard, Executive Director, Board of Cosmetology, 2601 Blair Stone Road, Tallahassee, Florida 32399-0783, Krista.Woodard@myfloridalicense.com.
Section VIII  
Notice of Petitions and Dispositions  
Regarding the Validity of Rules  

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

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

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

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

Section XI  
Notices Regarding Bids, Proposals and Purchasing  
NONE  

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., Thursday, March 3, 2022 and 3:00 p.m., Wednesday, March 9, 2022.

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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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<tr>
<td>69L-7.020</td>
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DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES
Division of Motor Vehicles
Establishment of S & E Group, DBA Discovery Golf Cars, line-make STAR
Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population
Pursuant to Section 320.642, Florida Statutes, notice is given that Star EV Corporation, intends to allow the establishment of an S & E Group, DBA Discovery Golf Cars, as a dealership for the sale of low-speed vehicles manufactured by Star EV Corporation (line-make STAR) at 16117 US Highway 19 North, Clearwater, (Pinellas County), Florida 33764, on or after April 9, 2022.
The name and address of the dealer operator(s) and principal investor(s) of S & E Group are dealer operator(s): Ethan Luster, 16117 US Highway 19 North, Clearwater, Florida 33764; principal investor(s): Ethan Luster, 16117 US Highway 19 North, Clearwater, Florida 33764.
The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.
Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.
Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Sondra L. Howard, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.
A copy of such petition or complaint must also be sent by US Mail to: H Jane Zhang, Star EV Corporation, 378 Neely Ferry Road, Simpsonville, South Carolina 29680.
If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF FINANCIAL SERVICES
FSC - Financial Institution Regulation
Office of Financial Institutions
NOTICE OF FILINGS
Financial Services Commission
Office of Financial Regulation
March 10, 2022
Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received the following application. Comments may be submitted to the Division Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request

Pursuant to Section 320.642, Florida Statutes, notice is given that Tao Motor, Inc., intends to allow the establishment of Bam Bam Automotive Corp, as a dealership for the sale of motorcycles manufactured by Zhejiang Taotao Vehicles Co/Taotao Group Co., Ltd (line-make TA0I) at 490 Business Park Way Suite D, Royal Palm Beach, (Palm Beach County), Florida 33411, on or after April 10, 2022.
The name and address of the dealer operator(s) and principal investor(s) of Bam Bam Automotive Corp are dealer operator(s): Bryan Duran, 490 Business Park Way Suite D, Royal Palm Beach, Florida 33411; principal investor(s): Bryan Duran, 490 Business Park Way Suite D, Royal Palm Beach, Florida 33411.
The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.
Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.
Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Sondra L. Howard, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312 MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.
A copy of such petition or complaint must also be sent by US Mail to: David Garibyan, Tao Motor, Inc., 2201 Luna Road, Carrollton, Texas 75006.
If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.
a public hearing by filing a petition with the Agency Clerk as follows:
By Mail or Facsimile OR By Hand Delivery
Agency Clerk Agency Clerk
Office of Financial Regulation Office of Financial Regulation
P.O. Box 8050 General Counsel’s Office
Tallahassee, Florida 32314-8050 The Fletcher Building, Suite 504
Phone: (850)410-9889 101 East Gaines Street
Fax: (850)410-9663 Tallahassee, Florida 32399-0379
Phone: (850)410-9889

In accordance with the Americans with Disabilities Act, persons with disabilities needing a special accommodation to participate in this proceeding should contact the Agency Clerk no later than seven (7) days prior to the filing deadline or proceeding, at the Office of Financial Regulation, The Fletcher Building, Suite 504, 101 East Gaines Street, Tallahassee, Florida 32399-0379, Phone: (850)410-9889, or by Email: agency.clerk@flofr.gov.

The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 P.M., March 30, 2022):

APPLICATION FOR CONVERSION OF A FEDERAL CREDIT UNION
TO A STATE CREDIT UNION
Applicant and Location: Innovations Federal Credit Union, 910 Thomas Drive, Panama, Bay County, Florida
With Title: Innovations Financial Credit Union
Received: March 2, 2022
Distribution: (Publication Not Required)
Federal Deposit Insurance Corporation, Atlanta, GA
Federal Reserve Bank of Atlanta, Atlanta, GA
Comptroller of the Currency, Atlanta, GA
Florida Bankers Association, Tallahassee, Florida
John H. DeLoach, Attorney
William G. Berg
Jared Ross

DEPARTMENT OF ECONOMIC OPPORTUNITY
Division of Community Development
DEO Final Order No. DEO-22-008
STATE OF FLORIDA
DEPARTMENT OF ECONOMIC OPPORTUNITY
In re: AMENDMENT TO THE CITY OF KEY WEST, FLORIDA
LAND DEVELOPMENT REGULATIONS
ADOPTED BY CITY OF KEY WEST, FLORIDA
ORDINANCE NO. 22-06

The Department of Economic Opportunity ("Department") hereby issues its Final Order, pursuant to Section 380.05(6), Florida Statutes, approving land development regulations adopted by the City of Key West, Florida ("City"), by Ordinance No. 22-06 ("Ordinance").

FINDINGS OF FACT
1. Section 380.0552, Florida Statutes, and Rule 28-36.002, Florida Administrative Code, designate the City as an area of critical state concern.
2. The City adopted the Ordinance on February 16, 2022 and rendered it to the Department on February 25, 2022.
3. The Ordinance amends Section 108-995, Reporting requirements and residential allocation schedule, of the City’s Land Development Regulations to provide for the allocation of 128 housing units to a particular property located in Bahama Village.

CONCLUSIONS OF LAW
4. The Department is required to approve or reject land development regulations that are adopted by any local government in an area of critical state concern. See Section 380.05(6), Florida Statutes.
5. “Land development regulations” include local zoning, subdivision, building, and other regulations controlling the development of land. Section 380.031(8), Florida Statutes. The regulations adopted by the Ordinance are land development regulations.
6. The Ordinance is consistent with the City’s Comprehensive Plan generally, as required by Section 163.3177(1), Florida Statutes, and is specifically consistent with Objective 1-1.16, Policy 1-1.16.1, and Policy 3-1.1.4.
7. All land development regulations enacted, amended, or rescinded within an area of critical state concern must be consistent with the principles for guiding development for that area. See Section 380.05(6), Florida Statutes. The Principles for Guiding Development for the City are set forth in Rule 28-36.003, Florida Administrative Code.
8. The Ordinance is consistent with the Principles for Guiding Development for the City as a whole, and specifically furthers the following Principles:
   (1)(a) Strengthen local government capabilities for managing land use and development;
   (1)(h) Protection of the public health, safety, welfare and economy of the City of Key West, and the maintenance of Key West as a unique Florida resource.
WHEREFORE, IT IS ORDERED that the Department finds that Ordinance No. 22-06 is consistent with the City’s Comprehensive Plan and the Principles for Guiding Development for the City and is hereby APPROVED.

FINAL ORDER
APPROVING CITY OF KEY WEST ORDINANCE NO. 22-06

971
This Final Order becomes final 21 days after publication in the Florida Administrative Register unless a petition is timely filed as described in the Notice of Administrative Rights below. DONE AND ORDERED in Tallahassee, Florida.

/s/ James D. Stansbury, James D. Stansbury, Bureau Chief, Bureau of Community Planning and Growth, Department of Economic Opportunity

NOTICE OF ADMINISTRATIVE RIGHTS
ANY PERSON WHOSE SUBSTANTIAL INTERESTS ARE AFFECTED BY THIS FINAL ORDER HAS THE OPPORTUNITY FOR AN ADMINISTRATIVE PROCEEDING PURSUANT TO SECTION 120.569, FLORIDA STATUTES.

FOR THE REQUIRED CONTENTS OF A PETITION CHALLENGING AGENCY ACTION, REFER TO SUBSECTIONS 28-106.104(2), 28-106.201(2), AND SECTION 28-106.301, FLORIDA ADMINISTRATIVE CODE.

DEPENDING ON WHETHER OR NOT MATERIAL FACTS ARE DISPUTED IN THE PETITION, A HEARING WILL BE CONDUCTED PURSUANT TO EITHER SECTION 120.569 AND SUBSECTION 120.57(1), FLORIDA STATUTES, OR SECTION 120.569 AND SUBSECTION 120.57(2), FLORIDA STATUTES.

ANY PETITION MUST BE FILED WITH THE AGENCY CLERK OF THE DEPARTMENT OF ECONOMIC OPPORTUNITY WITHIN 21 CALENDAR DAYS OF THE FINAL ORDER BEING PUBLISHED IN THE FLORIDA ADMINISTRATIVE REGISTER. A PETITION IS FILED WHEN IT IS RECEIVED BY: AGENCY CLERK, DEPARTMENT OF ECONOMIC OPPORTUNITY, OFFICE OF THE GENERAL COUNSEL

107 EAST MADISON ST., MSC 110, TALLAHASSEE, FLORIDA 32399-4128
YOU WAIVE THE RIGHT TO ANY ADMINISTRATIVE PROCEEDING IF YOU DO NOT FILE A PETITION WITH THE AGENCY CLERK WITHIN 21 CALENDAR DAYS OF THE FINAL ORDER BEING PUBLISHED IN THE FLORIDA ADMINISTRATIVE REGISTER.

/s/ Jaiden Foss, Agency Clerk, Department of Economic Opportunity, 107 East Madison Street, MSC 110, Tallahassee, FL 32399-4128

By U.S. Mail:
The Honorable Teri Johnston, Mayor, City of Key West, P.O. Box 1409, Key West, FL 33041-1409
Cheri Smith, City Clerk, City of Key West, P.O. Box 1409, Key West, FL 33041-1409
Katie Halloran, Director, City of Key West Planning Department, P.O. Box 1409, Key West, FL 33041-1409

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.