Section I
Notice of Development of Proposed Rules and Negotiated Rulemaking

NONE

Section II
Proposed Rules

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Florida Real Estate Appraisal Board
RULE NO.: RULE TITLE:
61J1-6.003 Experience Requirement – Practical Applications of Real Estate Appraisal

PURPOSE AND EFFECT: The Board proposes the rule promulgation to create a rule regarding the experience requirement for the practical application of real estate appraisal. SUMMARY: A rule regarding the experience requirement for the practical application of real estate appraisal will be promulgated.

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 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: 475.614, 475.615(2) FS.
LAW IMPLEMENTED: 475.622 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: Allison McDonald, Executive Director, Florida Real Estate Appraisal Board, 400 West Robinson Street, #N801, Orlando, FL 32801.

THE FULL TEXT OF THE PROPOSED RULE IS:

61J1-6.003 Experience Requirement – Practical Applications of Real Estate Appraisal.

(1) Practical Applications of Real Estate Appraisal (PAREA) programs approved by the Appraiser Qualifications Board of the Appraisal Foundation (AQB), or any successor body recognized by federal law, utilize simulated experience training and serve as an alternative to the traditional Supervisor/Trainee experience model to qualify as Uniform Standards of Professional Appraisal Practice (USPAP) compliant experience. Only PAREA programs approved by the AQB will satisfy the requirements of this rule.

(2) Graduates successfully completing an approved residential PAREA program will be eligible to receive the following experience credit:

   (a) Certified residential classification: one hundred percent (100%) of the required experience hours;

   (b) Certified general classification: fifty percent (50%) of the total required experience, none of which is eligible toward the required non-residential hours.

Rulemaking Authority 475.614, 475.615(2), FS; Law Implemented 455.213, 475.615(2), 475.617, FS, History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Appraisal Board
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Appraisal Board
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 04, 2022
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 5, 2022

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Florida Real Estate Appraisal Board
RULE NO.: RULE TITLE:
61J1-7.003 Advertising
PURPOSE AND EFFECT: The Board proposes the rule amendment to clarify a trainee’s designation for trainee advertising.

SUMMARY: A trainee’s designation for trainee advertising will be clarified.

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

The 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 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: 475.614, 475.622 FS.
LAW IMPLEMENTED: 475.622 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: Allison McDonald, Executive Director, Florida Real Estate Appraisal Board, 400 West Robinson Street, #N801, Orlando, FL 32801.

THE FULL TEXT OF THE PROPOSED RULE IS:

61J1-7.003 Advertising.
(1) through (2) No change.
(3) All trainee advertising must include the following:
(a) No change.
(b) The trainee’s designation as a “registered trainee real estate appraiser”, “registered trainee”, or “Trainee”; (c) through (d) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Appraisal Board
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Appraisal Board
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 4, 2022
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 5, 2022

DEPARTMENT OF HEALTH
Board of Pharmacy
RULE NO.: 64B16-26.1032
RULE TITLE: Immunization Administration Certification Application for Pharmacists & Pharmacy Interns

PURPOSE AND EFFECT: The Board proposes the rule amendment to update the title of the incorporated form and to revise the incorporated form for purposes of adding Pharmacy Technicians to effectuate Chapter 2022-60, Laws of Florida.

SUMMARY: The title of the incorporated form will be updated and the incorporated form will be revised.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Committee meetings and Board meetings, 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: 465.005 FS.
LAW IMPLEMENTED: 465.0635, 465.189 FS.
IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Jessica Sapp, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C04, Tallahassee, Florida 32399-3254; Jessica.Sapp@flhealth.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

64B16-26.1032 Immunization Administration Certification Application for Pharmacists & Pharmacy Interns.
All applications for immunization certification shall be made on board approved form DH-MQA 1125, “Immunization
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 the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

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: 39.012, 39.0121(13), 39.4022(11), 39.4023 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:

65C-28.018 Meeting the Child’s Educational Needs.

1. Maintaining the child’s School school stability (for school-age children) and child care or early education program stability (for birth to school age) will be prioritized for children in child in out-of-home care is first priority, unless it remaining in the school or program of origin is not in the best interest of the child to remain in the school or program of origin as documented in the child welfare information system Florida Safe Families Network (FSFN). For purposes of this rule, child care and early education programs for infants and toddlers are collectively referred to as “programs.”

a. The child welfare professional shall request a multidisciplinary team (MDT) staffing pursuant to section 39.4022, F.S., when a child has an educational change pursuant to s. 39.4023(2)(a), F.S.

b. (a) The child welfare professional shall invite will work with the caregiver, child’s parent or guardian, guardian ad litem, child’s attorney, educational surrogate (if appointed), child care and educational staff, including teachers and guidance counselors, and school district representative or foster
care liaison or all participants outlined in s. 39.4023(4)(c)3, F.S., and any other party deemed necessary to the MDT staffing to determine if it is in the child’s best interest to remain in the program or school of origin and, if not, which school or program the child will attend in the future. Participants may attend the MDT utilizing methods outlined in s. 39.4023(4)(c)3, F.S. ensure school stability for the child:

1. At the time of placement in out of home care; and

2. At the time of any subsequent placement changes.

(c)(b) No change.

(d)(e) Child care or early educational settings include any setting defined set forth in subsections 402.302(2), (8), and (11), or set forth in and paragraph 39.604(5)(b), F.S.

(e)(d) At minimum, factors Factors pursuant to s. 39.4023(4)(c)4 and s. 39.4023(4)(c)5 must be considered in when making a determination for the child’s educational change, that remaining in the school or program of origin is not in the child’s best interest shall include, as applicable:

1. The child’s desire to remain in the school of origin.

2. The preference of the child’s parent(s) or legal guardian.

3. Whether the child has a sibling(s), close friends, and/or a mentor at the school or program of origin.

4. The child’s cultural and community connections in the school or program of origin.

5. Whether the child is suspected of having a disability under the Individuals with Disabilities Education Act (IDEA) or Section 501 of the Rehabilitation Act (Section 501), or has begun receiving interventions under Florida’s multi-tiered system of supports.

6. Whether the child has an evaluation pending for special education and related services under IDEA or Section 504.

7. Whether the child is a student with a disability under the IDEA who is receiving special education and related services or a student with a disability under Section 504 who is receiving accommodations and services and, if so, the availability of those required services in a school other than the school of origin.

8. Whether the child is an English Language Learner (ELL) student and is receiving language services, and, if so, the availability of those required services in a school other than the school of origin.

9. The impact a change would have on academic credits and progress towards promotion.

10. The availability of extracurricular activities important to the child.

11. The child’s known medical and behavioral health needs.

12. The child’s permanency goal and timeframe for achieving permanency.

13. The child’s history of school or program transfers and how they have impacted the child.

14. The length of the commute and how it would impact the child.

15. The length of time the child has attended the school or program of origin.

(e) The cost of transportation cannot be a factor in making the best interest determination.


(g)(h) The child welfare professional shall develop an individualized transition plan pursuant to paragraph 39.4023(4)(e), F.S., each time a child makes a school change, child care, or early education change.

1. When a school, child care, or early education program change occurs as a result of a placement change, the transition plan shall follow the guidelines and timeframes pursuant to s. 39.4023(3)(d), F.S.

2. Transition plans must be completed immediately following the MDT, but no later than 10 days from the Department’s decision, and no later than five (5) business days from the Department’s decision.

(g) If remaining in the school of origin is deemed to not be in the child’s best interest, then the change in educational settings should be made at logical junctures, including during school breaks and at the end of a grading period. Once the decision to transfer the child to another educational setting has been made and a logical juncture identified, the child should be immediately enrolled in the new school at the identified time to avoid any absences in attendance.

(h)(g) If remaining in the child care or early education program of origin is deemed to be in the child’s best interest, then the change in programs shall be made in accordance with subsection 39.604(6) and 39.4023(4)(d) F.S.

(2) through (5) No change.

(6) Documentation. The child welfare professional shall document in the child welfare information system FSFN in the Education module section under the Education tab in the Education Information or Educational History section the following for each child:

(a) No change.

2086
DOMESTIC VIOLENCE

RULE TITLES:
65H-2.013 Purpose
65H-2.014 Definitions
65H-2.015 Program Application Requirements
65H-2.016 Program Requirements
65H-2.017 Program Curriculum
65H-2.018 Facilitator Eligibility
65H-2.019 Assessor Eligibility
65H-2.020 Conflicts of Interest
65H-2.021 Monitoring

PURPOSE AND EFFECT: The Department intends to create new rules related to Batterers’ Intervention Program Certification.

SUMMARY: These new rules establish requirements relating to Batterers’ Intervention Program Certification.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will 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 been prepared by the Agency.

A SERC has 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 the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

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: 741.327 F.S.
LAW IMPLEMENTED: 741.32, 741.325, 741.327 F.S.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Elizabeth Floyd. Elizabeth can be reached at Elizabeth.Floyd@myflfamilies.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

65H-2.013 Purpose

(1) The purpose of this rule chapter is to establish the minimum standards and procedures for batterers’ intervention programs to obtain certification from the Department of Children and Families.

(2) The purpose of a certified batterers’ intervention program is to provide the justice system with standardized programming to further the safety of victims and their children, and to hold the perpetrators of domestic violence accountable for their acts. Batterers’ intervention programs are part of a coordinated community response and serve as an additional tool that the community can use to hold batterers accountable.

Courts should use batterers’ intervention programs in addition to, not instead of, appropriate legal sanctions such as jail, probation, restitution, fines, or a combination of these.


65H-2.014 Definitions
For the purposes of this rule chapter, the following definitions apply:

(1) "Assessment" means a psychosocial evaluation to determine if an individual is a batterer as defined in subsection (3) of this rule and engages in dynamics of power and control, including coercion. Assessment also includes an evaluation of an individual’s competency to consent to treatment, patterns of a co-occurring mental illness and substance abuse, as well as clinically significant neurological deficits, that necessitate referrals to treatment or other programs prior to or concurrent with participation in a batterers’ intervention program.

(2) "Assessor" means a person who performs the psychosocial assessment of individuals who have been referred to a certified batterers’ intervention program and who meets the qualifications set forth in this rule chapter.

(3) "Batterer" means a perpetrator of domestic violence, as defined in Section 741.28(2), F.S., or dating violence, as defined in Section 784.046(1)(d), F.S.

(4) "Batterers’ Intervention Program" means a 29-week program certified pursuant to this rule chapter that addresses the perpetration of violence by an intimate partner, spouse, ex-spouse, or a person who shares a child in common or who is a cohabitant in an intimate relationship for the purpose of exercising power and control by one over the other.

(5) "Certification" means a process of satisfying the requirements and minimum standards as set forth in this rule chapter and Section 741.325, F.S. for a certified batterers’ intervention program.

(6) “Change of ownership” means an event in which the Provider sells or otherwise transfers its ownership to a different individual or entity as evidenced by a change in federal employer identification number or taxpayer identification number; or, an event in which 51 percent or more of the ownership, shares, membership, or controlling interest of a Provider is in any manner transferred or otherwise assigned. A change solely in the management company or board of directors is not a change of ownership.

(7) “Coercive control” means a pattern of domination that includes tactics to isolate, degrade, exploit, and control the victim.

(8) “Cognitive Behavioral Therapy Model” (CBT) means a therapeutic intervention that has been demonstrated to be effective for a range of problems whereby participants can learn to change their own thinking, problematic emotions, and behavior.

(9) "Curriculum" means the Department-approved educational content for a certified batterers’ intervention program.

(10) "Dating Violence" as defined in Section 784.046(1)(d), F.S.

(11) "Department" means the Florida Department of Children and Families.

(12) "Direct service staff" means the on-site director responsible for the day-to-day operation of a certified batterers’ intervention program, and individuals who are employed or contracted by a provider to conduct orientation, facilitate groups, or conduct assessments.

(13) "Domestic Violence" as defined in Section 741.28(2), F.S.

(14) "Equality Wheel" means a graphically designed tool that illustrates the dynamics of an equal, violence-free partnership.

(15) "Facilitator" means a group leader for a certified batterers’ intervention program.

(16) “Groups” means two or more participants attending interactive sessions with designated facilitators who manage discourse and topics of discussion.

(17) "Monitoring" means a process of reviewing the administrative and programmatic components of a certified batterers’ intervention program to ensure compliance with minimum standards as set forth in rule and statute.

(18) “Office of Domestic Violence” (ODV) means the Department’s office responsible for the oversight of certification and monitoring of batterers’ intervention programs.

(19) "Participant" means an individual:
(a) Who is adjudged to have committed a criminal act of domestic violence as defined in Section 741.28, F.S., or dating violence as defined by Section 784.046, F.S.,
(b) Against whom a final injunction for protection against domestic violence or dating violence is entered,
(c) Who is referred by the Department, or
(d) Who volunteers to attend a program after committing an act of domestic violence or dating violence.

(20) "Power and Control Model" means intervention that recognizes domestic violence where one partner in an intimate relationship systematically uses tactics of emotional and physical abuse in order to maintain power and control over the other.

(21) "Power and Control Wheel" means a graphically designed tool that illustrates the tactics of abusive behaviors used by batterers to establish and maintain control over their partners.

(22) "Provider" means the owner and/or operator of a certified batterers’ intervention program.

(23) "Psychoeducational Model" means a psychotherapeutic intervention that utilizes a critical thinking program model and structured didactic interventions with batterers.

(24) "Victim" means an intimate partner, spouse, ex-spouse or one who shares a child in common or who is a
cohabitant in an intimate relationship against whom the batterer has perpetrated an act of domestic or dating violence for the purpose of exercising power and control.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New _____.

65H-2.015 Program Application Requirements

(1) Application.
(a) Application for initial certification or for renewal of certification shall be made on Form CF 831, Batterers' Intervention Program Certification Application, (insert date), which is incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX. The individual owner or the designated representative of a corporation or partnership shall complete the application.
(b) All program locations of a provider shall be included in the application.

(2) Initial Certification.
(a) An applicant for initial certification of a Batterers’ Intervention Program shall submit to the ODV the following:
   1. Form CF 831, Batterers’ Intervention Program Certification Application.
   2. The program's policy and procedure manual.
   3. All curricula, forms (including screening and assessment tools), and informational brochures used by the program.
   4. Educational, experiential, and training documentation for each direct service staff and, if applicable, contracted assessor.
   5. Form CF 1649, Affidavit of Good Moral Character, (insert date), which is incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXX, for each direct service staff. Thereafter, this information must be updated and maintained in such a form as to permit review for rule compliance by the Department.
(b) If the initial certification application includes all information and documentation set forth in paragraphs (2)(a) above, the Department will issue a provisional certification. The provisional certification shall not exceed a period of six months. If the initial certification application meets all certification requirements, the certification shall be issued. The provisional license shall end on the date the Department issues the final certification decision.
(c) Certification is issued in the name of the owner, corporation, or partnership of the program. Certification is non-transferable and valid only for the program and location or locations named in the certificate. Any changes in ownership shall be reported to the Department at least 60 days prior to the change.
(d) The Department-issued certificate, or a copy of the certificate, shall be displayed within public view at all program locations.

(3) Renewal of Certification.
(a) Certification may be renewed annually.
(b) An applicant for renewal of certification of a Batterers’ Intervention Program shall submit to the ODV the following:
   1. Form CF 831, Batterers’ Intervention Program Certification Application, and
   2. Any updates to the information initially provided in subparagraph (2)(a) of this rule.
(c) The Batterers’ Intervention Program Certification Application and any accompanying documentation must be submitted to the ODV for renewal of certification at least 60 days prior to the expiration of certification to ensure that a lapse of certification does not occur.
(d) If the program does not submit its renewal application at least 60 days prior to the expiration date and a lapse in certification occurs, the certification shall expire, and the Department shall notify the Office of State Courts Administrator, the trial court administrator, and the certified domestic violence center(s) in the judicial circuits where the program provides services. The program will remain uncertified until it submits, and the Department approves a new application.
(e) Certification will be renewed if the program meets all requirements set forth in this rule chapter.

(4) Change of Location of Service. If the provider wishes to change a program's location of service or open additional locations within the circuit where certified, the provider shall notify the Department, in writing, at least 60 days prior to the change.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New _____.

65H-2.016 Program Requirements

To qualify for certification, a batterers’ intervention program shall meet and comply with the following minimum standards:

(1) Community Collaboration and Coordination.
(a) The program must coordinate its efforts within the community, particularly with victims and their families, the local justice system, social service agencies, including the certified domestic violence centers, and state and local governments to enhance the safety of victims and their children and establish protocols to effectively communicate to stakeholders any potential danger the batterer poses to the victim and/or children.
(b) The provider will inform courts, prosecutors, probation and parole, the victim, and other stakeholders as appropriate to the case of the batterer’s positive progress and compliance with program expectations, and if the batterer is not in compliance with the program expectations or demonstrates any risk of repeat violence or homicide.
(2) Personnel.
   (a) The provider shall have a policy to provide confidential employee assistance to employees who are victims of domestic and dating violence, including referral to domestic violence centers for safety planning and other services, and continued employment where appropriate and safe.
   (b) All direct service staff employed or contracted by a provider shall be required to undergo security background investigations as a condition of employment and continued employment. Background investigations shall be completed by the provider and shall at minimum be level 1 screening as defined in Section 435.03, F.S., and include local criminal records checks through local law enforcement agencies, and statewide criminal records checks through the Florida Department of Law Enforcement, Division of Criminal Justice Information Services (CJIS), including a check for registered sex offenders/sexual predators, and injunctions for protection against domestic violence. The local law enforcement screening shall also be conducted for the employee’s or contractor’s previous address if she or he has lived in the current jurisdiction less than one year. Such background investigations shall be conducted at the expense of the employing agency.

1. An individual who has been a perpetrator of domestic, dating or sexual violence or stalking, as defined in Sections 741.28(2), 784.046(1)(d), 784.048, and 794.011 F.S., or was a respondent in a final injunction for protection against domestic, dating, or sexual violence or stalking in Florida or another state, based on the severity of the offense as established in the provider’s policies, shall be ineligible for employment unless the individual has successfully completed a certified batterers’ intervention program and remained violence free as defined by the aforementioned policies for a minimum period of five years preceding the hiring date.

2. An individual who is under any form of community supervision including probation, pre-trial diversion, or parole shall be ineligible for employment.
   (c) All direct service staff of a certified provider shall complete annually, as a condition of employment and continued employment, Form CF 1649, Affidavit of Good Moral Character, which is incorporated by reference in Rule 65H-2.015, F.A.C.
   (d) A provider may employ an otherwise disqualified individual, except as stipulated in paragraphs (2)(c)-(d) above, if the applicant can provide documentation that she or he has not been convicted of any of the disqualifying offenses for a minimum period of five years preceding the hiring date and demonstrates a commitment to non-violence as determined by criteria in the agency policies and procedures.
   (e) The provider shall immediately terminate the employment or contract of any direct service staff convicted or found guilty, regardless of adjudication, or having entered a plea of nolo contendere, to any disqualifying offense while employed. The provider shall notify ODV of the termination within 24 hours.

(3) Fees. The program shall establish a policy regarding whether it will admit participants who require fee waivers or reduced fees because they are indigent or unable to pay the full program fee.

   (a) The provider shall maintain and follow written policies and procedures that direct the operation of the batterers’ intervention program that include the following:
      1. Mission Statement and Philosophy,
      2. Days and Hours of Operation and Group Schedules,
      3. Intake and Enrollment,
      4. Orientation and Curriculum Outline,
      5. Record Keeping and Reporting,
      6. Fee Collection and Acceptance of Indigent Participants,
      7. Non-discrimination,
      8. Accessibility to Persons with Disabilities,
      9. Duty to Warn and Reporting of Criminal Behavior, and
      10. Reporting of Enrollment and Discharge Information to Referral Source and Probation and Parole, if applicable.
   (b) The provider shall maintain and follow personnel policies and procedures for the following: equal employment opportunity; code of professional ethics and moral conduct; confidentiality; non-fraternization; conflict of interest; violence free lifestyle; drug free workplace; sexual harassment, confidential employee assistance, and domestic violence in the workplace. The aforementioned policies and procedures shall be submitted with the certification application and made available during annual monitoring.

(5) Provision of Services.
   (a) Services shall not be denied to any person because of race, ethnicity, national origin, religion, age, gender, sex, sexual orientation, or disability.
   (b) A list of certified programs compiled and updated by the ODV, which is available on the Department’s website, will be provided to the Office of the State Courts Administrator for distribution to the justice system for use when referring the batterer to a batterers’ intervention program. The program selected by the batterer shall perform the intake and enrollment, which shall include:
      1. An explanation of program fees, rules, regulations, and expectations that includes at minimum, exceptions to confidentiality, refraining from perpetrating violence and violating pre-trial conditions or civil injunctions, refraining from use of substance prior to and during group, any special considerations surrounding recording of sessions or visitors to group (such as monitors), and when consent is required to release participant information.
2. A Participant Enrollment Form that includes at minimum personal demographics, economic status and income qualifications, history of perpetrated violence, source of referral, criminal and civil injunction history, and prior attendance at a batterers’ intervention program.

(c) The program shall not accept for enrollment a participant who has been or is currently enrolled in another certified batterers’ intervention program unless the program receives written approval via electronic mail for the participant to change programs from:

1. The referral source,
2. Probation and parole, if applicable, and
3. The program director of the batterers’ intervention program where the participant is currently or was enrolled.

Upon approved transfer, the program that the participant is currently or was enrolled in will provide within 48 hours an electronic copy of the participant’s file to the new program.

(d) The program shall conduct an initial eligibility screening of a participant to verify that the participant has perpetrated violence against an intimate partner, spouse, ex-spouse, or a person who shares a child in common or who is a cohabitant in an intimate relationship, for the purpose of exercising power and control by one over the other. Pursuant to Section 741.325(2), individuals who are not perpetrators of this type of violence are not appropriate for Batterers’ Intervention Programs and should not be accepted into the program.

(e) The program shall conduct an orientation session with each participant. An outline of the orientation shall be given to each participant and a signed statement from the participant acknowledging attendance shall be placed in the participant’s file. The orientation shall include:

1. Comprehensive definition of domestic violence, including coercive control, tactics of violence, and gender-based violence models,
2. Domestic violence and dating violence statistics,
3. Introduction of the Power and Control Wheel and Equality Wheel,
4. Overview of program rules, regulations, and expectations,
5. Outline of program content showing the dynamics of power and control, the effects of abuse on the victim, children and others, gender roles, socialization, and nature of the violence,
6. Explanation of Assessments. The provider shall ensure that all participants are assessed to determine if they will benefit from mental health or substance abuse treatment programs prior to or concurrent with batterers’ intervention.

(f) Group Sessions.

(a) The provider shall use a psychoeducational and/or cognitive behavioral therapy group model that incorporates power and control dynamics in the program curriculum.

(h) The program shall be a minimum of 29 weeks in length and include a minimum of 24 weekly group sessions. Each session shall be for a time period of one hour and 30 minutes, excluding breaks.

(c) The provider must establish policies on excused and unexcused absences and the requirements for participants to make up and receive credit for missed group sessions. The policy must include the maximum number of unexcused absences allowed before the participant is terminated from the program.

(d) The provider shall maintain policies regarding participant conduct and expectations during group sessions. Groups shall be in-person or virtual to ensure safety and confidentiality. Virtual groups must require attendees to participate on camera with audio and must be accessible to all participants when offered regardless of personal access to technology.

(g) The provider shall maintain group sizes appropriate to the intervention model being utilized and not exceed a maximum number of over 23 people for a co-facilitated group and 15 people in single facilitated groups.

(f) The program shall accept new members into the group on an ongoing basis.

(g) The program must provide separate services for offenders based on sex or gender to ensure safety and the use of appropriate interventions.

(h) If a participant has limited English proficiency and the program does not employ or contract with staff who are fluent in the participant’s preferred language, the program will assess whether the participant has the ability to pay for an interpreter or utilize a translation language line. If the participant is unable to pay for an interpreter and there is no community resource to provide interpreter services free of charge, the program will assist the participant in finding a program that has bilingual staff or has the ability to provide interpreters. The program may permit the participant to use a family member or friend of the same sex to interpret in circumstances where the alternative options are not successful and there is documentation of the attempts to find an alternative. The program shall record in the participant’s file how it addressed the participant’s limited English proficiency.

(i) The program conducting a non-English speaking group shall have a facilitator who is fluent in that language.

(j) The program shall ensure continuity of weekly group sessions and not suspend or cancel weekly groups for a period of more than one week consecutively.

(7) Discharge Criteria.

(a) There are three categories of discharge from a certified program:
1. Completion indicates that the participant has completed the assessment performed by an assessor, has been in compliance with the program's rules and contract, has participated in the group at an acceptable level as determined by the facilitator, and has paid required provider program fees.

2. Termination indicates the participant is inappropriate for the program according to the screening criteria outlined in subsection (5)(d) of this rule as determined by a certified assessor or the program or has not successfully met the requirements of the program as specified in the contract or program rules.

3. Transfer indicates the participant has been approved to transfer to another program as required in 65H-2.016(5)(b)2.

   (b) When a participant is discharged from the program, the provider shall complete the following:

   1. Document the reason(s) for discharge in the participant's file, and

   2. Inform the victim as required in (8)(c) of this rule, and inform the referral source, probation and parole, if applicable, in writing, within three business days.

(8) Victim Participation and Notification.

   (a) The provider must maintain policies and procedures on how it will communicate safely with victims, including obtaining victim contact information, providing initial notification that the perpetrator is attending a batterers' intervention program, determining whether the victim wants to receive information about the perpetrator’s progress or provide information so that the provider can better understand the context of the perpetrator’s violence, and when and how to share information regarding threats of violence made by the perpetrator during group sessions. The provider must rely on the referral source, and/or other sources such as court documents or police reports to ensure the victim contact information is valid. Providers shall not utilize perpetrators to provide victim contact information.

   (b) The provider shall document that it notified or attempted to notify the victim within three business days of the batterer’s enrollment in the program, and to confirm whether and how the victim wants to receive information about the batterer’s progress, non-compliance, and discharge. The letter/email or documentation of telephonic communication shall be dated and include contact information for the local certified domestic violence center, law enforcement, probation or parole, if applicable, and the state attorney's office. Communication shall include contact information for the local certified domestic violence center, law enforcement, probation or parole, if applicable, and the state attorney's office.

   (d) The program shall keep copies of all notification letters, documentation of telephonic communications or attempts to contact the victim in the batterer's file. Letters kept in the batterer’s file shall not disclose the physical address or any other contact information for the victim.

(9) Record Keeping and Reporting Requirements.

   (a) General Requirements. A provider shall maintain complete and accurate records regarding the program, personnel, and program participants at the program's office. Records shall be made available for review during the annual monitoring by the Department. Copies of required records with redacted personal information are acceptable for documentation.

   (b) Personnel Records. The provider shall maintain complete and accurate records on each direct service staff employed or contracted by the program, which includes:

   1. Name, address, home phone number, and date of birth;

   2. Proof of identity, in the form of a valid government issued photo identification;

   3. Proof of employment history check and security background investigations;

   4. Current job description;

   5. A resume or employment application;

   6. Documentation of required education and work experience;

   7. Documentation of required training and annual continuing education;

   8. For individuals licensed under Chapters 490 and 491, F.S., a signed statement acknowledging confidentiality of information received;

   9. Receipt of the program's policy and procedure manual; and

   (c) Program Participant Records. The provider shall maintain individual files on each program participant and retain the records for a minimum of five years from the date of discharge. Client files shall include the following information:

   1. Proof of identity, in the form of a valid government issued photo identification;

   2. Copy of the court order and police report, if applicable;

   3. Financial assessment;

   4. Completed assessment;
5. Record of attendance at orientation and groups with the dates of each session attended, missed, and made up;  
6. Record of payment of all fees, including dates and amounts;  
7. Copies of notification letters to the victim. Letters shall be dated and shall not disclose the physical address or any other contact information for the victim;  
8. Copy of non-compliance reports, if any, to the referral source and probation and parole, if applicable; and  
9. Copy of the discharge report to the referral source and probation and parole, if applicable;  
(d) Health Insurance Portability and Accountability Act (HIPAA). The provider is responsible for determining if they must follow federal HIPAA requirements.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New

65H-2.017 Program Curriculum
(1) The program curriculum shall be based on a psychoeducational or cognitive behavioral therapy intervention model that recognizes domestic violence and dating violence as the result of one person in an intimate relationship systematically using tactics of coercion, emotional abuse and physical violence in order to assert power and control over the other. The curriculum shall incorporate the following elements/content:
(a) An educational approach that assigns responsibility for the violence solely to the batterer and provides a strategy for assisting the batterer in taking responsibility for the violence.
(b) Encourages the batterer to develop critical thinking skills that will allow the batterer to rethink their behavior and identify behavior choices other than violence.
(c) Addresses intimate partner violence as a learned behavior, not an impulse control issue.
(d) Domestic violence is not provoked or the result of substance abuse and recognizes substance abuse patterns in domestic violence.
(e) The batterer’s ability to identify and articulate feelings.
(f) Communication skills and listening with empathy.
(g) Negotiation and conflict resolution skills.
(h) Addresses gender specific forms of violence and challenges stereotypical gender role expectations.
(i) Strategies for helping the batterer to develop and improve support systems.
(j) The effects of distorted thinking on emotions and behavior.
(k) The effects of domestic violence on children.
(2) The program curriculum shall not include the following elements:
(a) Couples, marriage or family therapy, or any manner of victim participation;
(b) Anger management techniques that identify anger as the cause of domestic violence;
(c) Theories or techniques that identify poor impulse control as the primary cause of the domestic violence or identify psychopathology on the part of either party as a primary cause of domestic violence;
(d) Fair fighting techniques;
(e) Faith-based ideology associated with a particular religion or denomination.
(3) The program curriculum shall be submitted with the initial certification application and in annual monitoring to the ODV which will review for compliance with rule and statute. Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New

65H-2.018 Facilitator Eligibility
(1) Facilitator Employment Credentials. A facilitator employed or contracted by a provider shall meet the following educational, experiential, and training requirements:
(a) Bachelor’s degree or, in lieu of a bachelor’s degree, two years of experience working with domestic violence victims and batterers;
(b) Completion of 40 hours of domestic violence training to include at a minimum, domestic violence tactics, risk indicators to homicide, culturally-informed/culturally competent practices, batterers as parents, the relationship of substance abuse and mental health in domestic violence, victim blaming, perpetrator accountability, participation in coordinated community response efforts, and court attendance during domestic violence cases;
(c) Completion of 21 hours of facilitator training on the power and control model of intervention, gender-based violence model, and group facilitation;
(d) Completion of 72 hours of supervised facilitating or co-facilitating batterers’ intervention groups. Within six months of promulgation of this rule, supervised facilitating or co-facilitating batterer’s intervention groups must be completed with a Florida certified batterer’s intervention program;
(e) Documentation for all facilitator training shall be submitted to the ODV for approval prior to a facilitator facilitating groups on their own. Facilitator training will be approved if it meets the standards set forth in this rule.
(2) Facilitator Continuing Education Training.
(a) Each facilitator shall complete a minimum of 12 hours of continuing education annually. The training must contribute to the advancement, extension, or enhancement of the facilitator’s skills and knowledge related to domestic violence and BIP facilitation. Training shall comply with the program curriculum as required in Rule 65H-2.017, F.A.C., and include information in any of the following areas as they pertain to intimate partner violence:
65H-2.019 Assessor Eligibility

(1) Assessor Credentials. The provider must hire or contract with assessors who meet the following educational, experiential, and training requirements, and must maintain the necessary documentation to demonstrate compliance with these requirements:

(a) Licensed or eligible for license under Chapter 490, 491, or 397, F.S., and two years of supervised psychosocial assessment clinical experience. Individuals with a minimum of three years of experience conducting assessments for batterers’ intervention programs prior to the promulgation of this rule are exempt from this requirement.

(b) Completion of 30 hours of domestic violence training to include at a minimum, domestic violence tactics, risk indicators to homicide, culturally-informed practices, batterers as parents, the relationship of substance abuse in domestic violence, victim blaming, survivor-focused/trauma-informed services, participation in coordinated community response efforts, and court attendance during domestic violence cases.

(2) Assessor Continuing Education Training.

(a) Each assessor shall complete a minimum of 12 hours of continuing education annually. The training must contribute to the advancement, extension, or enhancement of the assessor's skills and knowledge related to the assessment of a batterer. Training shall comply with the program curriculum as required in Rule 65H-2.017, F.A.C., and include information in any of the following areas as they pertain to intimate partner violence:

1. Current law,
2. Evaluation and intervention with families,
3. Victimization,
4. Effects on children,
5. Dating violence,
6. Intervention and prevention,
7. Substance abuse, and
8. The power and control model.

(b) Documentation for all continuing education training must be updated and maintained in the assessor’s personnel file.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New_____.

65H-2.020 Conflicts of Interest

(1) It is essential to the proper operation of batterers’ intervention programs that direct-service staff, program employees, assessors, concurrent treatment providers, and program participants do not engage in any activity that presents a conflict of interest or the appearance of a conflict of interest. The provider must maintain policies pertaining to conflicts of interest.

(2) If an assessor determines that the batterer who has been referred to a batterers’ intervention program should also be referred for further evaluation, the assessor shall provide a list of licensed or certified providers to the batterer. The assessor may not self-refer.

(3) Program staff or assessors providing direct services to program participants must not engage in direct counseling or therapy with the victim, and/or current partner of the program participant, or with family or household members of the victim and/or current partner.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New_____.

65H-2.021 Monitoring

(1) The Department will conduct monitoring of certified programs to ensure compliance of the minimum standards as set forth in this rule chapter.

(2) The first monitoring of a certified batterers’ intervention program may be conducted on-site within six (6) months after initial certification. Thereafter, a certified batterers’ intervention program will be monitored annually, through an on-site visit or desk review, as determined by the Department. However, monitoring may occur at any time there is a corrective action or a complaint to the Department.

(3) Within 30 calendar days after the monitoring, the provider will receive a written report from the Department indicating whether or not standards have been met.

(4) If Department monitoring indicates that a provider has violated or otherwise does not meet the standards set forth in this rule chapter, the provider will be given 30 calendar days from the date of the written report to submit a corrective action plan. The correction action plan is subject to approval by the Department. The severity of the noncompliance may affect the period of time allowed for correction, but in no event shall the corrective action period exceed 90 days.

(5) Failure of the provider to successfully complete the corrective action plan will result in suspension of a program's certification, unless the Department finds that the failure to successfully complete the corrective action plan is due to extraordinary circumstances beyond the provider's reasonable control. However, the Department will suspend a program's
certification immediately without allowing a corrective action in cases of recurring violations or intervention approaches contrary to those as set forth in this rule chapter.

(6) A provider that is notified by the Department that its certification is suspended for recurring violations, inappropriate intervention approaches, or failure to complete a corrective action may not apply for new certification for a period of one year from the date of suspension and shall not advertise itself as a certified Batters’ Intervention Program during this time.

(7) A provider that is notified that its certification is suspended shall comply with the transfer requirements set forth in 65H-2.016(5)(c), F.A.C., to assist its participants in transferring to a certified batters’ intervention program so that participants receive credit for their attendance at the decertified provider’s program.

(8) The Department’s primary communication with providers will be electronic. Providers shall have the capability to access the internet and to electronically submit certification documentation as required by the Department. Providers shall maintain a functional email address with the capability of receiving attachments and provide that address to the Department for the purposes of certification and monitoring.

Rulemaking Authority 741.327 FS. Law Implemented 741.32, 741.325, 741.327 FS. New_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Chelsea Massey and DaMonica Smith
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Shevaun Harris
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 11, 2022
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 8, 2021

Section III
Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF VETERANS’ AFFAIRS
RULE NOS.: RULE TITLES:
55-14.001 Eligibility and Criteria to be considered for the Veterans’ Hall of Fame recognition and honor.
55-14.002 Anticipated timing for nomination; acceptance; recommendation; selection; Veterans’ Day induction.
55-14.003 The Nomination Package.
55-14.004 Responsibilities of the Florida Veterans’ Hall of Fame Council; the Department of Veterans’ Affairs.
NOTICE OF WITHDRAWAL

Notice is hereby given that the above rule, as noticed in Vol. 48 No. 41, March 1, 2022 issue of the Florida Administrative Register has been withdrawn.

Section IV
Emergency Rules

DEPARTMENT OF THE LOTTERY
RULE NO.: RULE TITLE:
53ER22-23 JACKPOT TRIPLE PLAY $10 PROMOTION

SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the JACKPOT TRIPLE PLAY $10 PROMOTION.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva A. Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER22-23 Jackpot Triple Play™ $10 Promotion.

(1) Beginning June 1, 2022 and ending June 30, 2022 (“Promotion Period”), the Florida Lottery will conduct the Jackpot Triple Play $10 Promotion (“Promotion”). Up to $300,000 in $10 cash prize coupons will be awarded.

(2) How to Win.

(a) Players who purchase JACKPOT TRIPLE PLAY with Combo™ tickets valued at $2 or greater may win a $10 cash prize coupon, which can be redeemed for $10.

(b) A $10 cash prize coupon will be randomly generated and print for every nth $2 or greater JACKPOT TRIPLE PLAY with Combo ticket purchased statewide on weekdays (Monday through Friday) between the hours of 4 and 7 p.m., ET. (“promotional hours”) during the Promotion Period.

(c) The odds of winning depend on the number of tickets purchased during the promotional hours.

(3) How to Claim. A player who is issued a $10 cash prize coupon may present his/her coupon to any retailer or at any Lottery office for redeeming. The deadline for redemption is 11:59:59 p.m. ET June 30, 2022, and is subject to the operating hours of retailers and Lottery offices. Coupons cannot be redeemed by mailing. Coupons mailed to the Florida Lottery will not be redeemed and will not be returned to a player. Any coupons not generated and awarded during the Promotion Period will not be otherwise generated and awarded, and any coupons not redeemed by the redemption deadline are not otherwise redeemable.

(4) Taxes. All Federal, state, and/or local taxes and/or other costs and fees on all prizes will be the responsibility of the prizewinner.
53ER22-24 Game Number 5032, TRIPLE TRIPLER.

(1) Name of Game. Game Number 5032, TRIPLE TRIPLER.

(2) Game Number 5032, TRIPLE TRIPLER is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. TRIPLE TRIPLER lottery tickets sell for $1.00 per ticket.

(4) TRIPLE TRIPLER lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning TRIPLE TRIPLER lottery ticket, the ticket must meet the applicable requirements of Rule 53ER21-34, Payment of Prizes, F.A.C., and any subsequent versions thereof.

53ER22-24 Game Number 5032, TRIPLE TRIPLER.

(1) Name of Game. Game Number 5032, TRIPLE TRIPLER.

(2) Game Number 5032, TRIPLE TRIPLER is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. TRIPLE TRIPLER lottery tickets sell for $1.00 per ticket.

(4) TRIPLE TRIPLER lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning TRIPLE TRIPLER lottery ticket, the ticket must meet the applicable requirements of Rule 53ER21-34, Payment of Prizes, F.A.C., and any subsequent versions thereof.

(5) The prize symbols and prize symbol captions that may appear in the Play Area are as follows:

<table>
<thead>
<tr>
<th>Prize Level</th>
<th>Symbol</th>
<th>Caption</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1.00 1X</td>
<td>$1</td>
<td>1X</td>
</tr>
<tr>
<td>$2.00 2X</td>
<td>$2</td>
<td>2X</td>
</tr>
<tr>
<td>$3.00 3X</td>
<td>$3</td>
<td>3X</td>
</tr>
<tr>
<td>$5.00 5X</td>
<td>$5</td>
<td>5X</td>
</tr>
<tr>
<td>$10.00 10X</td>
<td>$10</td>
<td>10X</td>
</tr>
</tbody>
</table>

(6) The prize level game symbols and prize level game symbol captions that may appear in the Prize Level spot are:

<table>
<thead>
<tr>
<th>Prize Level</th>
<th>Symbol</th>
<th>Caption</th>
</tr>
</thead>
<tbody>
<tr>
<td>SINGLE</td>
<td>!important</td>
<td>!important</td>
</tr>
<tr>
<td>TRIPLE</td>
<td>!important</td>
<td>!important</td>
</tr>
<tr>
<td>TRIPLE</td>
<td>!important</td>
<td>!important</td>
</tr>
</tbody>
</table>

(7) The fixed symbol is:

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Caption</th>
</tr>
</thead>
<tbody>
<tr>
<td>!important</td>
<td>!important</td>
</tr>
</tbody>
</table>

(8) Determination of Prizewinners.

(a) A ticket having three (3) identical prize symbols and corresponding prize symbol captions in the Play Area shall entitle the claimant to the prize shown.

(b) PRIZE LEVEL Spot. A player who has won a prize will scratch the PRIZE LEVEL Spot. A ticket having a prize level game symbol and corresponding prize level game symbol caption in the Prize Level spot shall entitle the prizewinner to one times the prize won (i.e., no change to the prize won). A ticket having a prize level game symbol and corresponding prize level game symbol caption in the Prize Level spot shall entitle the prizewinner to three times the prize won. A ticket having a prize level game symbol and corresponding prize level game symbol caption in the Prize Level spot shall entitle the prizewinner to nine times the prize won.

(c) A player may win up to one (1) time on a ticket.

(9) The odds of winning, value, and number of prizes in Game Number 5032 are as follows:

<table>
<thead>
<tr>
<th>Game Play</th>
<th>Win</th>
<th>Odds of Winning</th>
<th>Number of Winners in 75.16 Pools of 250,000 Tickets Per Pool</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1.00</td>
<td>$1</td>
<td>10.71</td>
<td>1,683,397</td>
</tr>
<tr>
<td>$2.00</td>
<td>$2</td>
<td>21.43</td>
<td>841,764</td>
</tr>
<tr>
<td>$3.00</td>
<td>$3</td>
<td>21.43</td>
<td>841,760</td>
</tr>
<tr>
<td>$5.00</td>
<td>$5</td>
<td>300.00</td>
<td>60,125</td>
</tr>
<tr>
<td>$10.00</td>
<td>$10</td>
<td>300.00</td>
<td>60,125</td>
</tr>
<tr>
<td>$20.00</td>
<td>$20</td>
<td>748.13</td>
<td>24,110</td>
</tr>
<tr>
<td>$50.00</td>
<td>$50</td>
<td>500.83</td>
<td>26,015</td>
</tr>
<tr>
<td>$100.00</td>
<td>$100</td>
<td>500.83</td>
<td>26,015</td>
</tr>
</tbody>
</table>
(10) The overall odds of winning some prize in Game Number 5032 are 1 in 4.81. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(11) For reorders of Game Number 5032, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(12) Payment of prizes for Game Number 5032, TRIPLE TRIPLET lottery tickets shall be made in accordance with the Florida Lottery’s rule governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER22-25 Game Number 5033, THE CASH WHEEL.
(1) Name of Game. Game Number 5033, THE CASH WHEEL.
(2) Game Number 5033, THE CASH WHEEL is a Scratch-Off lottery game (also known as an instant lottery game).
(3) Price. THE CASH WHEEL lottery tickets sell for $3.00 per ticket.
(4) THE CASH WHEEL lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning THE CASH WHEEL lottery ticket, the ticket must meet the applicable requirements of Rule 53ER21-34, Payment of Prizes, F.A.C., and subsequent versions thereof.
(5) The play symbols and play symbol captions that may appear in the Play Area are:

(6) The legends and fixed symbols are:
shall entitle the prizewinner to one times the prizes won (i.e., no change to the prizes won). A ticket having a **2X** multiplier symbol and corresponding multiplier symbol caption in the Multiplier Bonus Box play area shall entitle the prizewinner two times the prizes won. A ticket having a **3X** multiplier symbol and corresponding multiplier symbol caption in the Multiplier Bonus Box play area shall entitle the prizewinner three times the prizes won. A ticket having a **5X** multiplier symbol and corresponding multiplier symbol caption in the Multiplier Bonus Box play area shall entitle the prizewinner five times the prizes won.

(c) A player may win up to four (4) times on a ticket.

(10) The odds of winning, value, and number of prizes in Game Number 5033 are as follows:

<table>
<thead>
<tr>
<th>GAME PLAY</th>
<th>WIN</th>
<th>ODDS OF 1 IN</th>
<th>NUMBER OF WINNERS IN 113.51 POOLS OF 180,000 TICKETS PER POOL</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2 + $2</td>
<td>$4</td>
<td>12.50</td>
<td>1,634,712</td>
</tr>
<tr>
<td>$2 + $3</td>
<td>$5</td>
<td>22.73</td>
<td>898,843</td>
</tr>
<tr>
<td>$3 + $3</td>
<td>$6</td>
<td>50.03</td>
<td>408,362</td>
</tr>
<tr>
<td>$2 + $2</td>
<td>$8</td>
<td>59.87</td>
<td>204,573</td>
</tr>
<tr>
<td>($2 + $2) + ($2 + $2)</td>
<td>$8</td>
<td>166.66</td>
<td>122,597</td>
</tr>
<tr>
<td>$5 + $3</td>
<td>$8</td>
<td>300.44</td>
<td>46,802</td>
</tr>
<tr>
<td>$4 + $4</td>
<td>$8</td>
<td>300.75</td>
<td>46,802</td>
</tr>
<tr>
<td>($3 + $3) + ($2 + $2)</td>
<td>$10</td>
<td>62.50</td>
<td>226,887</td>
</tr>
<tr>
<td>$5 + $5</td>
<td>$10</td>
<td>249.94</td>
<td>81,745</td>
</tr>
<tr>
<td>$3 + $3</td>
<td>$12</td>
<td>499.86</td>
<td>40,875</td>
</tr>
<tr>
<td>$2 + $4</td>
<td>$12</td>
<td>499.03</td>
<td>40,943</td>
</tr>
<tr>
<td>$2 + $2</td>
<td>$12</td>
<td>499.86</td>
<td>40,875</td>
</tr>
<tr>
<td>($3 + $3) + ($3 + $3)</td>
<td>$12</td>
<td>499.93</td>
<td>40,869</td>
</tr>
<tr>
<td>$5 + $3</td>
<td>$12</td>
<td>499.93</td>
<td>40,869</td>
</tr>
<tr>
<td>$2 + $3</td>
<td>$12</td>
<td>499.93</td>
<td>40,869</td>
</tr>
<tr>
<td>($2 + $2) + ($3 + $3) + ($2 + $2)</td>
<td>$15</td>
<td>166.60</td>
<td>122,597</td>
</tr>
<tr>
<td>($5 + $3) + ($4 + $4)</td>
<td>$15</td>
<td>300.75</td>
<td>46,802</td>
</tr>
<tr>
<td>$5 + $5</td>
<td>$20</td>
<td>499.93</td>
<td>40,869</td>
</tr>
<tr>
<td>($2 + $3) + ($2 + $3)</td>
<td>$20</td>
<td>499.86</td>
<td>40,875</td>
</tr>
<tr>
<td>$2 + $2</td>
<td>$20</td>
<td>500.44</td>
<td>40,827</td>
</tr>
<tr>
<td>($5 + $3) + ($5 + $2) + ($2 + $3)</td>
<td>$20</td>
<td>499.03</td>
<td>40,943</td>
</tr>
<tr>
<td>$10 + $10</td>
<td>$20</td>
<td>500.75</td>
<td>40,802</td>
</tr>
<tr>
<td>$10 + $5</td>
<td>$20</td>
<td>1,800.78</td>
<td>11,346</td>
</tr>
<tr>
<td>($2 + $3) + ($2 + $3)</td>
<td>$20</td>
<td>1,797.20</td>
<td>11,371</td>
</tr>
<tr>
<td>$3 + $3</td>
<td>$20</td>
<td>1,797.20</td>
<td>11,368</td>
</tr>
<tr>
<td>($5 + 10) + ($5 + $10)</td>
<td>$20</td>
<td>1,807.31</td>
<td>11,305</td>
</tr>
<tr>
<td>($10 + $10) + ($5 + $5)</td>
<td>$20</td>
<td>1,799.82</td>
<td>11,371</td>
</tr>
<tr>
<td>$10 + $20</td>
<td>$20</td>
<td>1,801.57</td>
<td>11,341</td>
</tr>
<tr>
<td>($2 + $3) + ($2 + $3)</td>
<td>$50</td>
<td>2,245.23</td>
<td>9,100</td>
</tr>
<tr>
<td>$5 + $5</td>
<td>$50</td>
<td>2,259.13</td>
<td>9,044</td>
</tr>
</tbody>
</table>
The overall odds of winning some prize in Game Number 5033 are 1 in 4.50. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

For reorders of Game Number 5033, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

Payment of prizes for Game Number 5033, THE CASH WHEEL lottery tickets shall be made in accordance with the Florida Lottery’s rule governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.


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

EFFECTIVE DATE: May 19, 2022

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE: 53ER22-26 Game Number 5034, 777

SUMMARY OF THE RULE: This emergency rule describes Game Number 5034, “777” for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning, value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER22-26 Game Number 5034, 777.

(1) Name of Game. Game Number 5034, 777.

(2) Game Number 5034, 777 is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. 777 lottery tickets sell for $5.00 per ticket.

(4) 777 lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 777 lottery ticket, the ticket must meet the applicable requirements of Rule 53ER21-34, Payment of Prizes, F.A.C., and subsequent versions thereof.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are:
(6) The play symbols and play symbol captions that may appear in the WINNING NUMBERS play area are:

(7) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area are:

(8) The legends and fixed symbols are:

(9) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the player to the corresponding prize shown for that symbol. A ticket having three (3) or more symbols shall entitle the player to the corresponding prize amount in the Prize Legend for the number of symbols shown.

(b) A player may win up to twenty (20) times on a ticket.

(10) The odds of winning, value, and number of prizes in Game Number 5034 are as follows:

<table>
<thead>
<tr>
<th>GAME PLAY</th>
<th>LEGEND PRIZES</th>
<th>WIN</th>
<th>ODDS OF 1 IN</th>
<th>NUMBER OF WINNERS IN 120,000 TICKETS PER POOL</th>
</tr>
</thead>
<tbody>
<tr>
<td>$5</td>
<td>$5</td>
<td>100</td>
<td>10.00</td>
<td>1,804,490</td>
</tr>
<tr>
<td>$10</td>
<td>$10</td>
<td>150</td>
<td>15.00</td>
<td>1,203,000</td>
</tr>
<tr>
<td>$5 x 2</td>
<td>$10</td>
<td>60</td>
<td>60.05</td>
<td>300,633</td>
</tr>
<tr>
<td>$5</td>
<td>$15</td>
<td>299.99</td>
<td>60.14</td>
<td>600,690</td>
</tr>
<tr>
<td>$5 x 2</td>
<td>$15</td>
<td>150</td>
<td>150.00</td>
<td>120,258</td>
</tr>
<tr>
<td>$5 x 10</td>
<td>$15</td>
<td>149.93</td>
<td>120.15</td>
<td>120,250</td>
</tr>
<tr>
<td>$20</td>
<td>$20</td>
<td>299.58</td>
<td>120.20</td>
<td>60,109</td>
</tr>
<tr>
<td>$5 x 4</td>
<td>$20</td>
<td>300.18</td>
<td>60.04</td>
<td>300,180</td>
</tr>
<tr>
<td>$5 x 2</td>
<td>$20</td>
<td>150</td>
<td>120.18</td>
<td>120,180</td>
</tr>
<tr>
<td>$10</td>
<td>$20</td>
<td>200.12</td>
<td>60.12</td>
<td>60,122</td>
</tr>
<tr>
<td>$30</td>
<td>$30</td>
<td>2,403.28</td>
<td>7.908</td>
<td>7,908</td>
</tr>
<tr>
<td>($5 x 2) + $10</td>
<td>$10</td>
<td>480.32</td>
<td>37.566</td>
<td></td>
</tr>
<tr>
<td>($5 x 4)</td>
<td>$10</td>
<td>480.18</td>
<td>37.577</td>
<td></td>
</tr>
<tr>
<td>$10 x 2</td>
<td>$10</td>
<td>479.51</td>
<td>37.630</td>
<td></td>
</tr>
<tr>
<td>$20</td>
<td>$10</td>
<td>599.92</td>
<td>30,077</td>
<td></td>
</tr>
<tr>
<td>$50</td>
<td>$50</td>
<td>2,394.98</td>
<td>7,534</td>
<td></td>
</tr>
<tr>
<td>$50</td>
<td>$50</td>
<td>799.81</td>
<td>32,560</td>
<td></td>
</tr>
<tr>
<td>$10 x 4</td>
<td>$10</td>
<td>798.93</td>
<td>22,585</td>
<td></td>
</tr>
<tr>
<td>($10 x 2) + ($5 x 4)</td>
<td>$10</td>
<td>1,198.81</td>
<td>15,051</td>
<td></td>
</tr>
<tr>
<td>($10 x 2) + $30</td>
<td>$10</td>
<td>2,595.94</td>
<td>7,531</td>
<td></td>
</tr>
<tr>
<td>$100</td>
<td>$100</td>
<td>11,902.24</td>
<td>1,516</td>
<td></td>
</tr>
<tr>
<td>$10 x 5</td>
<td>$100</td>
<td>2,003.09</td>
<td>9,008</td>
<td></td>
</tr>
<tr>
<td>$50</td>
<td>$100</td>
<td>2,394.48</td>
<td>7,523</td>
<td></td>
</tr>
<tr>
<td>($10 x 2) + ($10 x 2) + ($5 x 4)</td>
<td>$10</td>
<td>1,292.69</td>
<td>9,055</td>
<td></td>
</tr>
<tr>
<td>$5 x 10</td>
<td>$100</td>
<td>2,400.08</td>
<td>7,518</td>
<td></td>
</tr>
<tr>
<td>$5 x 20</td>
<td>$100</td>
<td>5,992.63</td>
<td>3,011</td>
<td></td>
</tr>
<tr>
<td>$50</td>
<td>$200</td>
<td>30,530.96</td>
<td>597</td>
<td></td>
</tr>
<tr>
<td>$10 x 10</td>
<td>$200</td>
<td>3,975.28</td>
<td>4,539</td>
<td></td>
</tr>
<tr>
<td>($10 x 5) + $20</td>
<td>$200</td>
<td>4,013.30</td>
<td>4,496</td>
<td></td>
</tr>
<tr>
<td>$30</td>
<td>$200</td>
<td>4,013.30</td>
<td>4,496</td>
<td></td>
</tr>
<tr>
<td>($30 x 4) + ($5 x 4)</td>
<td>$200</td>
<td>6,038.76</td>
<td>2,988</td>
<td></td>
</tr>
<tr>
<td>($30 x 5) + ($5 x 4)</td>
<td>$200</td>
<td>11,973.22</td>
<td>1,907</td>
<td></td>
</tr>
</tbody>
</table>
(50 x 2) + (100 x 1)  |  $200  |  $11,870.92  |  1,520

10 x 20  |  $200  |  7,487.05  |  2,410

$500  |  $500  |  20,922.38  |  603

6 x 4 + (500 x 2) x 10 + (100 x 2)  |  $100  |  $9,052.45  |  1,508

(50 x 6) + (250 x 2) x 10 + $100  |  $100  |  $12,077.51  |  1,494

$100 x 2 + (500 x 2) x 10  |  $100  |  $20,048.67  |  900

$2,000  |  $2,000  |  7,487.05  |  2,410

$500  |  $500  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 9) + (10 x 2)  |  $100  |  $100  |  1,508

6 x 20  |  $200  |  $20,048.67  |  900

(50 x 6) + (20 x 5)  |  $100  |  $1,520  |  480

$500  |  $500  |  20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(50 x 4) + (20 x 5) + (10 x 10)  |  $100  |  $100  |  1,508

$100 x 20  |  $2,000  |  $20,048.67  |  900

$2,000  |  $2,000  |  20,048.67  |  900

$500  |  $500  |  20,048.67  |  900

(11) The overall odds of winning some prize in Game Number 5034 are 1 in 3.90. Prizes, including the top prizes, are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(12) For reorders of Game Number 5034, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(13) Payment of prizes for Game Number 5034, 777 lottery tickets shall be made in accordance with the Florida Lottery’s rule governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

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

EFFECTIVE DATE: May 19, 2022

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:
53ER22-27 Game Number 7025, MYSTERY MULTIPLIER

SUMMARY OF THE RULE: This emergency rule describes Game Number 7025, “MYSTERY MULTIPLIER,” for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of prizewinners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER22-27 Game Number 7025, MYSTERY MULTIPLIER.

(1) Name of Game. Game Number 7025, MYSTERY MULTIPLIER.

(2) Game Number 7025, MYSTERY MULTIPLIER is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. MYSTERY MULTIPLIER lottery tickets sell for $10.00 per ticket.

(4) MYSTERY MULTIPLIER lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning MYSTERY MULTIPLIER lottery ticket, the ticket must meet the applicable requirements of Rule 53ER21-34, Payment of Prizes, F.A.C., and subsequent versions thereof.

(5) The play symbols and play symbol captions that may appear in the YOUR NUMBERS play area are:

(6) The play symbols and play symbol captions that may appear in the WINNING NUMBERS play area are:

(7) The play symbols and play symbol captions that may appear in the MYSTERY MULTIPLIER play area are:

(8) The prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area:
(9) The legends are:

<table>
<thead>
<tr>
<th>WINNING NUMBERS</th>
<th>YOUR NUMBERS</th>
</tr>
</thead>
</table>

(10) Determination of Prizewinners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the prizewinner to the corresponding prize shown for that symbol.

(b) MYSTERY MULTIPLIER Play Area. A player who has won more than one prize on the ticket will total the prizes for a total prize amount. A player who has won one or more prizes will then scratch the four (4) Mystery Multiplier-shaped multiplier locations. A ticket having a \(X\) multiplier symbol and corresponding multiplier symbol caption in the Mystery Multiplier play area shall entitle the prizewinner to one times the total prize amount won (i.e., no change to the total prize won). A ticket having a \(2X\) multiplier symbol and corresponding multiplier symbol caption in the Mystery Multiplier play area shall entitle the prizewinner to two times the total prize amount won. A ticket having a \(3X\) multiplier symbol and corresponding multiplier symbol caption in the Mystery Multiplier play area shall entitle the prizewinner to three times the total prize amount won. A ticket having a \(5X\) multiplier symbol and corresponding multiplier symbol caption in the Mystery Multiplier play area shall entitle the prizewinner to five times the total prize amount won. A ticket having a \(10X\) multiplier symbol and corresponding multiplier symbol caption in the Mystery Multiplier play area shall entitle the prizewinner to ten times the total prize amount won.

(11) $1,000,000 Prize; Payment Options.

(a) A prizewinner of a $1,000,000 prize may choose one of two payment options for receiving his or her prize. Payment options are Cash Option or Annual Payment. At the time the $1,000,000 prize is claimed, the terminal will produce a player claim instructions ticket. The prizewinner has sixty (60) days from the date the player claim instructions ticket is produced to file a claim choosing the Cash Option. If a prizewinner does not choose the Cash Option within the sixty (60) day timeframe, the Annual Payment option will be applied. Once the prizewinner files a claim and exercises the winner’s chosen option, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a $1,000,000 prizewinner not making his or her payment election within sixty (60) days after the player claim instructions ticket is produced.

(b) Cash Option prizes will be paid in a single cash payment. A winner of a $1,000,000 prize who elects the Cash Option shall receive a single cash payment of $798,985, less applicable federal income tax withholding.

(c) Annual Payment prizes will be paid in twenty-five (25) equal annual installments. A prizewinner of a $1,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of $40,000 per year, less applicable federal tax withholding.

(12) The odds of winning, value, and number of prizes in Game Number 7025 are as follows:

<table>
<thead>
<tr>
<th>GAME PLAY</th>
<th>WIN</th>
<th>ODDS OF 1 IN</th>
</tr>
</thead>
<tbody>
<tr>
<td>$100</td>
<td>$15</td>
<td>10,910</td>
</tr>
<tr>
<td>$100</td>
<td>$10</td>
<td>10,910</td>
</tr>
<tr>
<td>$100</td>
<td>$5</td>
<td>20,000</td>
</tr>
<tr>
<td>$100</td>
<td>$2</td>
<td>683,790</td>
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<tr>
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<td>$1</td>
<td>1,367,567</td>
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<td>$100</td>
<td>$05</td>
<td>2,181.82</td>
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<tr>
<td>$100</td>
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<td>2,181.82</td>
</tr>
<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
</tr>
<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
</tr>
<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
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<td>$100</td>
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<td>2,181.82</td>
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<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
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<tr>
<td>$100</td>
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<td>2,181.82</td>
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<tr>
<td>$100</td>
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<td>2,181.82</td>
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<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
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<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
</tr>
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<td>$100</td>
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<td>2,181.82</td>
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<tr>
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<td>$100</td>
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<td>2,181.82</td>
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<td>$100</td>
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<td>2,181.82</td>
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<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
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<tr>
<td>$100</td>
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<td>2,181.82</td>
</tr>
<tr>
<td>$100</td>
<td>$00</td>
<td>2,181.82</td>
</tr>
</tbody>
</table>
*Prize amount if the annual payment option is chosen or has it applied. If the single cash payment option is chosen, the amount paid is in accordance with the Florida Lottery’s rule governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 5-19-22.

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

EFFECTIVE DATE: May 19, 2022

DEPARTMENT OF THE LOTTERY

RULE NUMBER: 53ER22-28

RULE TITLE: Retailer FANTASY 5® Double Sales Commission Promotion

SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the Retailer FANTASY 5® Double Sales Commission Promotion.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva A. Simpson, Attorney, Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER22-28 Retailer FANTASY 5® Double Sales Commission Promotion

(1) The Florida Lottery will conduct the Retailer FANTASY 5® Double Sales Commission Promotion (“Promotion”) in which the Florida Lottery will award double the standard sales commission to retailers who sell FANTASY 5 tickets during the Promotion Period.

(2) The “Promotion Period” is from May 27, 2022 through 11:59:59 ET, on June 30, 2022, subject to the operating hours of the retailer, or until funds allocated to this Promotion are exhausted, whichever occurs first. Retailers will be notified of the official end date of the Promotion by retailer terminal messaging.

(3) The standard sales commission on the sale of a FANTASY 5 base game play is five (5) percent of the purchase price. During the Promotion Period, the sales commission is ten (10) percent.

(4) FANTASY 5 sales made as part of GROUPER SUPER SAMPLER are included in the Promotion. Free FANTASY 5 tickets issued as prizes, including GROUPER, or sales of the FANTASY 5 add-on EZmatch™ are not included in the Promotion.

(5) Retailers whose Florida Lottery contracts are terminated or inactivated prior to the award shall be paid the Double Sales Bonus Commission earned, provided termination or inactivation was not due to noncompliance with Chapter 24, Florida Statutes, Chapter 53, F.A.C., or contract terms.

(6) The Double Sales Bonus Commission will be considered compensation to the retailer and will be reported to the Internal Revenue Service by the Florida Lottery.


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

EFFECTIVE DATE: May 27, 2022

Section V

Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-2.0040 Sanitation Standards in K-12 Private Schools

The Florida Department of Education hereby gives notice: that on April 7, 2022, the Office of the Clerk for the Department of Education, received a Petition for Variance from subsection 6A-2.0040(6), F.A.C., Sanitation Standards in K-12 Private Schools. The petition, dated April 4, 2022, requests a variance or waiver exempting the school from the mandatory floor drain and hose bib requirements prescribed by rule. The petitioner is Santa Fe Catholic High School, located in Lakeland, Florida. Notice of the petition was published in Vol. 48, No. 71, F.A.R, on April 12, 2022. Having received no public comment on the petition, the order on this petition was executed on May 17, 2022. After a complete review of the petition, the Department finds that the rule, as applied, will create a financial hardship for Petitioner. The Department further finds that Petitioner’s proposed alternative scheme would adequately address the concerns and purpose set forth by the rule’s underlying statutes.
Petitioner shall strictly adhere to the operating procedures outlined and adopted by the order, and shall maintain a copy at its location during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Department of Education’s Office of the Clerk: Chris Emerson, Agency Clerk, Department of Education, 325 West Gaines St., Tallahassee, FL 32399 or email: christian.emerson@fldoe.org.

Section VI
Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF LEGAL AFFAIRS

The Florida Commission on the Status of Women announces a telephone conference call to which all persons are invited.

DATE AND TIME: May 26, 2022, 2:00 p.m.
PLACE: Please call (850) 414-3300 for instructions on participation.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Policy Committee
DATE AND TIME: May 31, 2022
PLACE: Please call (850) 414-3300 for instructions on participation.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Full Commission

NOTE: In the absence of quorum, items on this agenda will be discussed as workshop, and notes will be recorded although no formal action will be taken. If you have any questions, please call (850) 414-3300.

A copy of the agenda may be obtained by contacting: Florida Commission on the Status of Women at the Office of the Attorney General, The Capitol, Tallahassee, FL 32399-1050, PHONE: (850)414-3300, FAX: (850)921-4131.

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: FRCCustomers@vr.fldoe.org or 850-245-3397. 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: FRCCustomers@vr.fldoe.org or 850-245-3397.

DEPARTMENT OF EDUCATION

The Florida Rehabilitation Council announces a public meeting to which all persons are invited.

DATE AND TIME: June 8, 2022, 2:30 p.m. – 4:00 p.m. EST
PLACE: Microsoft Teams Meeting

Learn More | Meeting options

GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida Rehabilitation Council - General Business.

A copy of the agenda may be obtained by contacting: FRCCustomers@vr.fldoe.org or 850-245-3397.

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: FRCCustomers@vr.fldoe.org or 850-245-3397. 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: FRCCustomers@vr.fldoe.org or 850-245-3397.

DEPARTMENT OF EDUCATION

The Education Practices Commission announces a hearing to which all persons are invited.

DATE AND TIME: June 8, 2022, 2:30 p.m. – 4:00 p.m. EST
PLACE: Embassy Suites Orlando Downtown, 191 East Pine Street, Orlando, Florida 32801, (407) 841-1000

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Hearing Panels of the Education Practices Commission will consider final agency action in matters dealing with the
disciplining of certified educators. The All Member Training is being held to train members of the Commission.

A copy of the agenda may be obtained by contacting: Lisa Forbess at (850) 245-0455.
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: Lisa Forbess at (850) 245-0455. 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: Lisa Forbess at (850) 245-0455.

DEPARTMENT OF LAW ENFORCEMENT
The Criminal and Juvenile Justice Information Systems (CJJIS) Council announces a telephone conference call to which all persons are invited.

DATE AND TIME: Tuesday, June 28, 2022, 9:30 a.m. EDT
PLACE: Teleconference meeting

GENERAL SUBJECT MATTER TO BE CONSIDERED: The CJJIS Council will discuss the following topics: Transition of the FDLE Commissioner, Direction of the CJJIS Council, Legislative Update, Federal Funding Update, Biometric Identification Solution (BIS) Upgrade, National Rap Back, FBI CJJS Security Policy, FBI Audit Findings, eAgent 2.0 Transition, and Data Sharing Projects (Criminal Justice Data Transparency (CJD), Uniform/Florida Arrest Affidavit, and Florida Incident-Based Reporting System (FIBRS)/Use of Force (UoF)).

A copy of the agenda may be obtained by contacting: CJJISCouncil@fdle.state.fl.us

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: CJJISCouncil@fdle.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: CJJISCouncil@fdle.state.fl.us

WATER MANAGEMENT DISTRICTS
South Florida Water Management District

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

DATE AND TIME: Tuesday, May 31, 2022, 9:00 a.m.
PLACE: SFWMD Headquarters, B-1 Building, Auditorium, 3301 Gun Club Road, West Palm Beach, FL 33406

Members of the public may participate and provide public comment in-person or via Zoom, a media technology free for the public to use. https://sfwmd-gov.zoom.us/webinar/register/WN_DV0kUGVlQH66NmZ1U

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public workshop will present the recently launched South Florida Water Management District Flood Impact Assessment Tool (SFWMD-FIAT) to assist in developing cost benefit estimates of flood adaptation alternatives. The SFWMD-FIAT was designed to run quick, consistent, and well-founded flood damage and risk calculations, utilizing an advanced exposure database being built in-house. This Tool will support the District Resiliency and Flood Protection Level of Service (FPLOS) Programs in deciding on appropriate courses of action and to help underpin the benefits of flood mitigation and adaptation measures when recommending priority
infrastructure investments. The SFWMD-FIAT enables non-modelers to evaluate the damage and risk-reduction benefits of flood mitigation and adaptation measures once the hydrodynamic modeling of these scenarios, and respective flood inundation results, are completed. It evaluates and outputs damages per building, road segment, and utility, and aggregates to specified aggregation scales. The SFWMD-FIAT Tool might also support local flood vulnerability assessments, as the exposure database is fully developed districtwide. This meeting is for technical experts and researchers, planners and water managers, and is open to the public.

The public and stakeholders will have an opportunity to view and comment on the workshop in-person or via Zoom by utilizing the following link: https://sfwmd.gov.zoom.us/webinar/register/WN_DV0kUGViQH66NmZ1UhvsqA. This link will go live at approximately 9:00 a.m. on May 31, 2022.

One or more members of the Governing Board of the South Florida Water Management District may attend this workshop. No Governing Board action will be taken.

A copy of the agenda may be obtained by contacting: The agenda will be posted to the District’s website www.SFWMD.gov/meetings, seven days prior to the meeting. Or, you can email Francisco Pena at fpena@sfwmd.gov.

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

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: Leon Simmonds, (850)921-0041.

DEPARTMENT OF HEALTH
Board of Massage Therapy
The Board of Massage Therapy announces a public meeting to which all persons are invited.

DATES AND TIME: July 28-29, 2022, 9:00 a.m.
PLACE: Holiday Inn Orlando - Disney Springs, 1805 Hotel Plaza Drive, Lake Buena Vista, FL 32830

GENERAL SUBJECT MATTER TO BE CONSIDERED:
General business of the board.

A copy of the agenda may be obtained by contacting: the board office at info@floridasmassagetherapy.gov or 850-245-4161. 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: the board office at info@floridasmassagetherapy.gov.
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 Section 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: jkell@mfc.us.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: jkell@mfc.us.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: jkell@mfc.us.com

DEPARTMENT OF HEALTH
Office of Statewide Research
The Florida Department of Health announces a telephone conference call to which all persons are invited.
DATE AND TIME: June 1, 2022, 9:00 a.m.
PLACE: Microsoft Teams

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct review of new research studies involving human participants, modifications to existing studies, and continuing review of ongoing research to make sure research studies comply with regulations and the Department’s ethical standards.

A copy of the agenda may be obtained by contacting: IRB@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 5 days before the workshop/meeting by contacting: IRB@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: IRB@flhealth.gov

FISH AND WILDLIFE CONSERVATION COMMISSION
Marine Fisheries
The Fish and Wildlife Conservation Commission announces workshops to which all persons are invited.
DATE AND TIME: June 1, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: City Hall Council Chambers, 123 NW U.S. Highway 19, Crystal River, Florida 34428

DATE AND TIME: June 2, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Steinhardt Community Center, 1013 Riverside Dr., Steinhardt, Florida 32359

DATE AND TIME: June 6, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Charlotte County Commissioner Chambers, 18500 Murdock Circle, Room 119, Port Charlotte, Florida 33948

DATE AND TIME: June 7, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Brannon Center, 105 South Riverside Dr., New Smyrna Beach, Florida 32168

DATE AND TIME: June 8, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Rookery Bay Environmental Learning Center, 300 Tower Rd., Naples, Florida 34413

DATE AND TIME: June 13, 2022, 6:00 p.m. – 8:00 p.m. CDT
PLACE: Gulf Coast State College, Language and Literature Bldg., Sarzin Hall, 5230 West U.S. Highway 98, Panama City, Florida 32401

DATE AND TIME: June 14, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Florida Fish and Wildlife Research Institute, Karen A. Steidinger Auditorium, 100 Eighth Ave. SE., St. Petersburg, Florida 33701

DATE AND TIME: June 14, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: St. Lucie County Commission Chambers, Roger Poitras Administration Annex, 2300 Virginia Ave., Ft. Pierce, Florida 34982

DATE AND TIME: June 15, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Lightner Building, West Wing, 75 King St., St. Augustine, FL 32084

DATE AND TIME: June 15, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Wakulla Community Center, Wakulla Room, 322 Shadeville Highway, Crawfordville, FL 32327

DATE AND TIME: June 16, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Mudville Grille, 3105 Beach Blvd., Jacksonville, Florida 32207

DATE AND TIME: June 16, 2022, 6:00 p.m. – 8:00 p.m. EDT
PLACE: Brevard County Commission Chambers, Building C, 2725 Judge Fran Jamieson Way, Viera, Florida 32940

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Fish and Wildlife Conservation Commission is holding a series of public workshops to gather public input on the recently approved proposed rules for redfish that include nine new management regions and modified recreational bag, vessel, and off-the-water transport limits. Staff will provide a brief presentation on redfish management, evaluation of the fishery in each proposed region, and the proposed rules. All stakeholders interested in redfish management are encouraged to attend.

A copy of the agenda may be obtained by contacting: Jessica McCawley, at 620 South Meridian St., Tallahassee, Florida 32399, (850) 487-0554. 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: The ADA Coordinator, at (850) 488-6411. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1 (800) 955-8771 (TDD) or 1 (800) 955-8770 (Voice).

Charles McCawley, at 620 South Meridian St., Tallahassee, Florida 32399, (850) 487-0554.

DEPARTMENT OF ECONOMIC OPPORTUNITY
Division of Workforce Services
The Department of Economic Opportunity announces a public meeting to which all persons are invited.
DATE AND TIME: May 23, 2022, 2:00 p.m. EST
PLACE: You may join the webinar by registering no later than 12:00 p.m. on Monday, May 23, 2022, at: www.FloridaJobs.org/FLWINS. You will receive a confirmation email containing information and a link to join the webinar no later than 1:00 p.m. on Monday, May 23, 2022.
GENERAL SUBJECT MATTER TO BE CONSIDERED: FL WINS Program project status updates, including general scopes of work for current and future projects and clarification about the Department’s future procurements.
A copy of the agenda may be obtained by contacting: 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 24 hours before the workshop/meeting by contacting: DEO.info@DEO.MyFlorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).
For more information, you may contact: DEO.info@deo.myflorida.com

CENTER FOR INDEPENDENT LIVING IN CENTRAL FLORIDA, INC.
The Center for Independent Living in Central Florida, Inc announces a public meeting to which all persons are invited.
DATE AND TIME: May 31, 2022, 8:15 a.m.
PLACE: 720 North Denning Drive, Winter Park, FL 32789
GENERAL SUBJECT MATTER TO BE CONSIDERED: Executive Committee Meeting.
A copy of the agenda may be obtained by contacting: Maria Diaz, 407-961-5541.
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: Maria Diaz, 407-961-5541. 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).

FLORIDA DEVELOPMENT FINANCE CORPORATION
The Board of Directors for the Florida Development Finance Corporation announces a public meeting to which all persons are invited.
DATE AND TIME: Wednesday, June 1, 2022, 2:00 p.m. EST
PLACE: Florida Development Finance Corporation, 156 Tuskawilla Road, Suite 2340, Winter Springs, FL 32708
- OR -
   Via Zoom: https://us06web.zoom.us/j/89681754265?pwd=ZUh6UTVEU2QrdjIJUF5QTNmbEtdz09
   Meeting ID: 896 8175 4265
   Passcode: 486400
- OR -
   Via Tele-Conference:
   Dial-In Number: 1-646-558-8656
   Meeting ID: 896 8175 4265
   Passcode: 486400
GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting will discuss the following:
• Minutes: April 20, 2022 Board Meeting
• Bond Resolution No. 22-13: Academir Charter School of Osceola, Inc.
• Bond Resolution No. 22-14: Convivial Jacaranda Trace, LLC
• New Applications
• FY21-22 Q3 Financials
• Budget FY22-23, Draft
A copy of the agenda may be obtained by contacting: Jennifer Jenkins, FDFC Administrative Coordinator, 407-712-6351.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 days before the workshop/meeting by contacting: Jennifer Jenkins, FDFC Administrative Coordinator, 407-712-6351. 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).
INFINITE SOURCE COMMUNICATIONS GROUP, LLC
The Florida Department of Transportation, District Six announces a workshop to which all persons are invited.

DATE AND TIME: Wednesday, June 1, 2022, 10:00 a.m. – 11:30 a.m.
PLACE: Attend In Person:
Aventura Branch Library located at 2930 NE 199 Street, Aventura, FL 33180. To RSVP contact Community Outreach Specialist, Monica Diaz at 305-984-2715 or via e-mail at monica@iscprgroup.com.
The in-person meeting will be in compliance with all current Centers for Disease Control and Prevention (CDC) guidelines.

Attend Virtually
To participate virtually from your computer, tablet or smartphone please register using the following link: https://attendee.gotowebinar.com/register/2251643006000128267.
Participants will receive a confirmation email and can access the virtual meeting from a computer, tablet or smartphone. Participants can also use their phone by dialing 1-877-309-2074; Access code: 897-253-140.

GENERAL SUBJECT MATTER TO BE CONSIDERED:
The Florida Department of Transportation (FDOT) District Six is hosting a second PAG meeting for the I-95/State Road (SR) 9 from south of SR 860/Miami Gardens Drive to the Broward County Line Project Development & Environment (PD&E) Study, financial management number: 414964-1-22-01. The project’s primary objective is to address the deficient operational capacity and relieve existing/future congestion along the I-95/SR 9 corridor.
The PAG meeting will be held in-person and virtually. Attendees will be provided with a short presentation of the proposed alternatives for the project, including existing as well as social, environmental and economic effects, followed by a question and answer session.
The meeting provides an opportunity for your agency to be directly engaged in the planning and development process. The PAG includes professionals from each municipal jurisdiction within the project limits, resource agencies, community organizations and other representatives from the study area.
The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried-out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016, and executed by the Florida Highway Administration (FHWA) and FDOT.
A copy of the agenda may be obtained by contacting: Community Outreach Specialist Monica Diaz at 305-573-0089, email: monica@iscprgroup.com. For more project information, please visit www.fdotmiamidade.com/i95northPDE.

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: Nicholas Danu, P.E. at 305-470-5219 or in writing at FDOT, 1000 NW 111 Avenue, Miami, FL 33172 or by email at Nicholas.Danu@dot.state.fl.us. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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:

BELLSOUTH TELECOMMUNICATIONS, LLC, Petitioner, vs. FLORIDA PUBLIC SERVICE COMMISSION, Respondent, and FLORIDA POWER AND LIGHT COMPANY, DUKE ENERGY FLORIDA, AND TAMPA ELECTRIC COMPANY, Intervenors. CASE NO.: 22-0774RP; RULE NO.: 25-18.010

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., Friday, May 13, 2022 and 3:00 p.m., Thursday, May 19, 2022.

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DEPARTMENT OF STATE
Division of Historical Resources
2022 Florida Main Street Community Application Cycle
The Division of Historical Resources announces the availability of application forms for designation as a 2022 Florida Main Street community. A maximum of two applicants may receive Florida Main Street designation in 2022. The 2022 application cycle will close at 5:00 p.m. EST on Thursday, September 1, 2022. Complete applications must be submitted in electronic format.
The original application plus eight additional hardcopy copies must be mailed to the Florida Main Street Program, R.A. Gray Building, 4th Floor, 500 South Bronough Street, Tallahassee, Florida, 32399-0250 and received on or before 5:00 p.m. EST on Thursday, September 1, 2022. Electronic applications must also be submitted by 5:00 p.m. EST on Thursday, September 1, 2022 via Microsoft OneDrive with an individual submission link that is obtained directly from Florida Main Street staff.
Application forms and individual electronic submission links are available by contacting FloridaMainStreet@DOS.myflorida.com or Rhamira Corbett, Florida Main Street Program Assistant, at 850-245-6346.

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.