DEPARTMENT OF EDUCATION
State Board of Education

RULE NO.: 6A-6.0203
RULE TITLE: Awarding High School Diplomas to Eligible Persons Previously Confined to the Dozier School for Boys and Okeechobee School

PURPOSE AND EFFECT: The purpose of this rule is to establish criteria and the process for awarding a standard high school diploma to eligible persons previously confined to the Dozier School for Boys and Okeechobee School. The rule will align with Chapter 2024-254, L.O.F., from the 2024 Legislative Session.

SUBJECT AREA TO BE ADDRESSED: Eligible persons previously confined to the Dozier School for Boys and Okeechobee School.

RULEMAKING AUTHORITY: 1001.02, F.S., Chapter 2024-254, L.O.F.

LAW IMPLEMENTED: 1001.02, F.S.

IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:

DATE AND TIME: August 12, 2024, 2:00 p.m. – 3:00 p.m., ET, or upon conclusion of business, whichever is earlier.

PLACE: https://events.teams.microsoft.com/event/b4090d1aa394-423a-8ee0-8be12f2168e1@63bf107b-cb6f-4173-8c1c-1406bb5cb794%22%2c%22Oid%22%3a%22799a821b-3a80-4e75-8c84-e55ac3124ce%22%7d, Meeting ID: 267 073 516 198, Passcode: FmMGL8.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Dr. Andrew Weatherill, Bureau of Exceptional Education and Student Services, Andrew.Weatherill@fldoe.org. To comment on this rule development, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Christian.Emerson@fldoe.org.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-18.046
RULE TITLE: Incorporation by Reference

PURPOSE AND EFFECT: To incorporate forms utilized by the Division’s Vocational Rehabilitation Program (VR), which allows the Division to effectively operate the program within federal guidelines.

SUBJECT AREA TO BE ADDRESSED: The Division is authorized by statute to adopt, via rule, policies, and procedures for providing vocational rehabilitation services to Floridians who are blind/visually impaired. These policies and procedures include instructions the Division uses in its general administration of the DBS employment program. This action will incorporate the DBS Vocational Rehabilitation Procedures Manual into the existing rule as additional references to assist clients in reaching the employment goals.

RULEMAKING AUTHORITY: 413.011(3)(l), F.S.

LAW IMPLEMENTED: 413.011, 413.051, 413.091, F.S.

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

DATE AND TIME: August 12, 2024, 11:00 a.m.

PLACE: TEAMS Conference Call, https://teams.microsoft.com/l/meetup-join/19%3ameeting_NTQ3MmRhMjQtOTc5MC00M2MzLW1wNTYyODJjYj00MzUzY2Fl%40thread.v2/0?context=%7b%22Tid%22%3a%22%2263bf107b-cb6f-4173-8c1c-1406bb5cb794%22%2c%22Oid%22%3a%22799a821b-3a80-4e75-8c84-e55ac3124ce%22%7d, Meeting ID: 267 073 516 198, Passcode: FmMGL8.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Robert L. Doyle, III, Director, Division of Blind Services, 325 W. Gaines Street, Suite 1114, Tallahassee, FL 32399, Robert.Doyle@dbs.fldoe.org. To comment on this rule development, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Christian.Emerson@fldoe.org.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS NOT AVAILABLE.

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.: 6M-8.604
RULE TITLE: Voluntary Prekindergarten (VPK)

PURPOSE AND EFFECT: The proposed rule amendment revises rule language to reflect amended statutory language and remove outdated policies. Additionally, the amendment removes incorporated forms from the rule and replaces them with references to where the curriculum approval specifications, policies and procedures for VPK curriculum approval will be located. This provides the Department with the necessary flexibility to revise these documents without requiring rule development each time procedures are updated.
SUBJECT AREA TO BE ADDRESSED: VPK curriculum review and approval process.
RULEMAKING AUTHORITY: 1001.02(2)(n), 1002.79, F.S.
LAW IMPLEMENTED: 1002.67, F.S.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: August 12, 2024, 3:00 p.m. – 4:00 p.m. EST or upon conclusion of business, whichever is earlier.
PLACE: GoToWebinar - https://attendee.gotowebinar.com/register/3716724676094662486
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Cassandra Jackson, 325 West Gaines Street, Tallahassee, FL 32399, telephone: (850)717-8614 or email: Cassandra.Jackson@del.fldoe.org. To comment on this rule development or to request a rule development workshop, please go to https://web02.fldoe.org/Rules/ or contact: Chris Emerson, Director, Office of Executive Management, Christian.Emerson@fldoe.org.
THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.

Section II
Proposed Rules

DEPARTMENT OF EDUCATION
State Board of Education
RULE NO.: 6A-1.09952
RULE TITLE: Requirements for the Florida Seal of Fine Arts
PURPOSE AND EFFECT: This new rule creates the Florida Seal of Fine Arts Program which is established within the Department of Education to recognize high school graduates who have met exemplary benchmarks in fine arts coursework.
SUMMARY: The Florida Seal of Fine Arts Program is established to recognize high school graduates who have met exemplary benchmarks in fine arts coursework. Students meeting certain requirements will earn the Florida Seal of Fine Arts designation on their diploma and high school transcript.
SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:
The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of $200,000 in the aggregate within one year after the implementation of the rule. A SERC has not been prepared by the Agency.
The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The proposed rule is not expected to have any adverse impact on business competitiveness, economic growth, private sector job creation/employment or private sector investment. Further, any possible increase in regulatory costs as a result of implementing the seal is expected to be minimal and absorbed by the Department and the districts with existing resources.
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: 1001.02(1), (2)(n), 1003.4321(7), F.S.
LAW IMPLEMENTED: 1003.4321, F.S.
A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: August 21, 2024, 9:00 a.m.
PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32578.

DEPARTMENT OF HEALTH
Board of Pharmacy
RULE NO.: 64B16-26.2031
RULE TITLE: Licensure by Examination (Non-U.S. Graduates); Application
PURPOSE AND EFFECT: The Board proposes the rule amendment to update language regarding the examination required for non-U.S. graduates.
SUBJECT AREA TO BE ADDRESSED: Examination for Non-U.S. Graduates.
RULEMAKING AUTHORITY: 456.013(1), 465.005 FS.
LAW IMPLEMENTED: 456.013(1), 456.025(3), 456.0635, 465.007(1) FS.
IF REQUESTED IN WRITING AND NOT DEEMED UNNECESSARY BY THE AGENCY HEAD, A RULE DEVELOPMENT WORKSHOP WILL BE NOTICED IN THE NEXT AVAILABLE FLORIDA ADMINISTRATIVE REGISTER.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Kelly Rogers, Executive Director, Board of Pharmacy, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258 or by email at info@Floridaspharmacy.gov.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS AVAILABLE AT NO CHARGE FROM THE CONTACT PERSON LISTED ABOVE.
THERE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Amanda El Shemi, Fine Arts Specialist, Bureau of Standards and Instructional Support, Amanda.Elshemi@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-1.09952 Requirements for the Florida Seal of Fine Arts

(1) Purpose. The Florida Seal of Fine Arts Program was established to recognize high school graduates who have met exemplary benchmarks in fine arts coursework by the award of a seal on a standard high school diploma. The purpose of the Florida Seal of Fine Arts Program is to encourage students to develop an exemplary level of proficiency in the performing or visual arts.

(2) Definitions.
(a) “Fine arts” means dance, music, theatre and visual arts.
(b) “Juried event” means a district or statewide organization’s event where a student or group of students are judged by one or more judges on the selected fine arts discipline of their choosing and receive a scored rating and written or oral feedback.
(c) “Original work of art” means a work of art that is created by the student.
(d) “Work of art” means a musical or theatrical composition, visual artwork, or choreographed routine or performance.

(3) Criteria for Eligibility. Beginning with the 2024-25 school year, the Florida Seal of Fine Arts shall be awarded to a high school student who demonstrates the following requirements have been met:
(a) The student earned a standard high school diploma;
(b) The student completed at least three (3) year-long courses in dance, music, theatre, or visual arts with a grade of “A” or higher in each course, or earned three (3) sequential course credits in such courses with a grade of “A” or higher in each course pursuant to Rule 6A-1.09441, F.A.C.; and
(c) The student completed at least two (2) of the following requirements:
1. Completed a fine arts International Baccalaureate, advanced placement, dual enrollment, or honors course with a grade of “B” or higher;
2. Participated in a district or statewide organization’s juried event as a selected student participant for two (2) or more years;
3. Recorded at least twenty-five (25) volunteer hours of arts-related community service in his or her community and presents a comprehensive presentation on his or her experiences pursuant to district procedures;
4. Submits a portfolio that demonstrates the student is an exemplary practitioner of fine arts, as described in subsection (4); or
5. Received district, state, or national recognition for the creation and submission of an original work of art.

(4) Portfolio Option. Portfolios described in paragraph (2)(c) of this rule must meet the following requirements:
(a) Portfolios must include at least one (1) and not more than eight (8) separate works of art within one fine arts discipline. Students must submit photographs or prints showing their original works of visual art, and must submit video recordings for portfolios showing dance, music, or theatre performances. Dance, music or theatre portfolios may include original works created by the student or the performance of works created by others. Districts are authorized to develop procedures specifying minimum and maximum length for recorded submissions.
(b) School district appointed personnel must review the portfolio using the “Florida Seal of Fine Arts Portfolio Rubric” (Form FA-2) to determine if the student is an exemplary practitioner of fine arts. A score of eighteen (18) or higher qualifies as exemplary. Portfolio reviewers must hold a valid, active Florida Professional Educator Certificate pursuant to Rule 6A-4.004, F.A.C., in the student’s specific discipline (Art, Dance, Drama or Music), unless the district does not have anyone with that certification in the district or that person is unavailable.

(5) Insignia. The Commissioner of Education must provide to each school district an appropriate insignia to be affixed to the student’s diploma indicating that the student has been awarded the Florida Seal of Fine Arts in accordance with this rule. The district must also record on a student’s transcript that he or she earned the Florida Seal of Fine Arts.

(6) School District Reporting. Each school district must maintain records showing which students earned the Florida Seal of Fine Arts and must report this information to the Department in accordance with Rule 6A-1.0014, F.A.C., Comprehensive Management Information System.

(7) Documents Incorporated by Reference. The following documents are hereby incorporated by reference and made a part of this rule. Copies may be obtained at https://www.fldoe.org/academics/standards/subject-areas/ fine-arts/. With the exception of the “Florida Seal of Fine Arts Portfolio Rubric” (Form FA-2), the items listed below are provided to assist school districts in tracking completion of the eligibility requirements described in subsection (3).
(a) The Florida Seal of Fine Arts Eligibility Form, Form FA-1 (DOS link), effective September 2024.
(b) The Florida Seal of Fine Arts Portfolio Rubric, Form FA-2 (DOS link), effective September 2024.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 25, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 20, 2024

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: 6A-6.0571

RULE TITLE: Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks

PURPOSE AND EFFECT: The purpose is to adopt updated secondary and postsecondary career education programs, as prescribed in Sections 1004.92 and 1011.80, Florida Statutes. This amendment will adopt the curriculum framework for “Finance” which falls under the umbrella of the “Career and Technical Education Programs, Academic Year 2024-2025.”

SUMMARY: Pursuant to s. 1004.92, F.S., the Department is responsible for developing program standards and industry-driven benchmarks for career and technical education and adult general education programs. The criteria for qualification of individual courses for inclusion in secondary and postsecondary career education programs and adult general education programs prescribed in Workforce Education programs are annually adopted by the State Board and are published by the Commissioner of Education on the Department’s website.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Career and Technical Education Standards and Industry-Driven Benchmarks and Adult General Education Standards provide secondary and postsecondary district institutions and the Florida College System institutions a framework for providing these educational programs. These frameworks contain rigorous standards and benchmarks determined to be necessary for student success in college and careers in the selected programs. The adverse impact or regulatory cost, if any, does not exceed nor would be expected to exceed any one of the economic analysis criteria set forth in Section 120.54(2)(a), Florida Statutes and will not require legislative ratification.

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

RULEMAKING AUTHORITY: 001.02, (1), (2)(n), 1003.4282(11), 1004.92(2)(b)3., F.S.

LAW IMPLEMENTED: 1003.4282, 1004.92(2)(b)4., F.S.

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

DATE AND TIME: August 21, 2024, 9:00 a.m.
PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32578.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Ashley Yopp, Associate Vice Chancellor, Division of Career and Adult Education, 325 West Gaines Street, Room 714, Tallahassee, FL 32399-0400, (850)245-9062.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0571 Career and Technical Education and Adult General Education Standards and Industry-Driven Benchmarks.

(1) Section 1004.92, F.S., requires the Department of Education to develop program standards and industry-driven benchmarks for career and technical education and adult and community education programs. The criteria for qualification of individual courses for inclusion in the classification of secondary career education programs prescribed in Section 1011.80, F.S., or Workforce Development Education programs as prescribed in Section 1011.62, F.S., are annually adopted by the State Board and shall be published by the Commissioner in the curriculum frameworks, as follows:


“Additional CTE Programs/Courses (http://www.flrules.org/Gateway/reference.asp?No=Ref-16569) Effective April 2024,” and


These frameworks are hereby incorporated by reference in this rule. Copies of these publications may be obtained from the Division of Career and Adult Education, Department of Education, The Turlington Building, 325 West Gaines Street, Tallahassee, FL 32399 or from the Department’s website at http://www.fldoe.org/academics/career-adult-edu/career-tech-edu/curriculum-frameworks/2024-25-frameworks and http://www.fldoe.org/academics/career-adult-edu/adult-edu/2024-25-adult-edu-curriculum-framework.stml.

(2) No change.

Rulemaking Authority 1001.02(1), (2)(n), 1003.4282(11), 1004.92(2)(b)3. FS. Law Implemented 1004.92(2)(b)4., 1003.4282 FS.

(3) Effective April 2024,”

RATIFICATION:

Postsecondary Industry Certification.

SUMMARY: District and Florida College System Course Substitution list.

Programs and Associated Courses with Dual Enrol (CTE) Program to Certification Linkages list; 5) Adoption of the 2024 and professional academ Certification Funding List; 3) Removal of language on career Credentials List; 2) Adoption of the 2024 are: 1) Adoption by reference of the 2024

PURPOSE AND EFFECT: The purpose and effects of this rule

6A-6.0576 CAPE Industry Certification Funding List

PURPOSE AND EFFECT: The purpose and effects of this rule are: 1) Adoption by reference of the 2024-2025 Master Credentials List; 2) Adoption of the 2024-2025 CAPE Industry Certification Funding List; 3) Removal of language on career and professional academy registration window; 4) Adoption of the 2024-2025 Secondary Career and Technical Education (CTE) Program to Certification Linkages list; 5) Adoption of the 2024-2025 Secondary Career and Technical Education Programs and Associated Courses with Dual Enrollment Course Substitution list.

SUMMARY: District and Florida College System Postsecondary Industry Certification.

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

NAME OF PERSON ORIGINATING PROPOSED RULE: Ashley Yopp, Associate Vice Chancellor, Division of Career and Adult Education.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 25, 2024.

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 21, 2024.

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-6.0576 CAPE Industry Certification Funding List

SUMMARY: District and Florida College System Postsecondary Industry Certification.

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

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one year after the implementation of the rule. A SERC has not been prepared by the Agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The proposed rule is not expected to have any adverse impact on economic growth, business competitiveness or any other factors listed in s. 120.541(2)(a), F.S., and will not require legislative ratification. No increase in regulatory costs are anticipated as a result of the rule changes.

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: 1001.02(1), (2)(n), 1003.491(5)(d), 1003.4203(8), 1008.44(1), 1011.62(1), F.S.
LAW IMPLEMENTED: 1003.4203, 1003.491(9), 1003.492, 1003.493, 1003.4935, 1008.44, 1011.62(1), 1012.796, F.S.
A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: August 21, 2024, 9:00 a.m.
PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32578.
THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tara Goodman, Vice Chancellor, Division of Career and Adult Education, 325 West Gaines Street, Room 744, Tallahassee, Florida 32399-0400, Phone: (850)245-9001, email: Tara.Goodman@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6A-6.0576 CAPE Industry Certification Funding List
(1) No change.
(2) Definitions. The following definitions must be used in this rule and incorporated documents:
(a) through (f) No change
(g) “Career and professional academy” means a program as defined in Section 1003.493(1)(a), F.S., offered in secondary schools which meets the requirements in Section 1003.493(1), F.S. An academy is a research based program with rigorous academic and industry specific curriculum aligned to the priority workforce needs.
(g) (h) “Career and technical education program or program of study” means a career preparatory, technology education apprenticeship, or pre apprenticeship program with a curriculum framework adopted by the State Board of Education in Rule 6A-6.0571, F.A.C. The courses for this program are identified in each curriculum framework with a course sequence. Career and technical education programs or programs of study, along with dual enrollment courses that may be substituted for these programs are included on the Secondary Career and Technical Education Programs and Associated Courses with Dual Enrollment Course Substitutions List.
(h)(i) “Master Credentials List” means the industry certification and digital tool certificate list adopted by Credentials Review Committee and CareerSource Florida and transmitted to the Department in accordance with Section 445.004, F.S. This list includes industry certifications and digital tool certificates, which must be used to determine eligibility for inclusion on the Funding List.
(l) (j) “Monitor” is the individual assigned to independently observe the administration of an industry certification exam.
(k) (k) “Proctor” is the individual assigned to administer industry certification exams.
(l) (l) “Remote proctoring” is the process of taking an exam while the test taker is in one location and the virtual proctor is in another location.
(m) “Virtual proctor” is a live human who remotely watches the test taker during the exam. This person must see the test candidate and the exam synchronously, as well as the environment in which the test is taken.
(3) Adoption of the Master Credentials List. The 2024-2025 2023-2024 Master Credentials List submitted to the Department by CareerSource Florida is adopted by the State Board of Education and incorporated by reference in this rule.
(4) Adoption of the annual Funding List. The 2024-25 2023-24 Funding List is composed of industry certifications and certificates as specified in Sections 1008.44 and 1011.62(1), F.S.
(a) through (c) No change.
(5) No change.
(6) Designation of K-12 funding eligibility on the Funding List. In order for a certification or digital tool certificate to be eligible for additional FTE membership funding pursuant to Section 1011.62(1), F.S., the following criteria must be met:
(a) through (b) No change.
(c) To be included as a CAPE Digital Tool Certificate, the certificate must be designated on the 2024-2025 2023-2024 Master Credentials List as a certificate as of June 30, 2023, or be approved by the Department of Education as specified in Sections 1003.4203(2)(a) and 1008.44(1)(b), F.S.
1. School districts career and professional education directors may request a review of assessments and credentials for approval as CAPE Digital Tool Certificates during a submission window from the first business day in March to first business day in April of each year. Submissions will be reviewed for approval for the following academic year. Form FCAPE-05, CAPE Digital Tool Certificate Submission Form, must be utilized by school districts for submission of new CAPE Digital Tool Certificates.
2. No change.
(7) School District Requests for an Industry Certification for FEFP Funding Eligibility and Secondary Career and Technical Education Program Linkages. School districts may request an industry certification approved on the Master Credentials List for FEFP funding eligibility and industry certification linkages to secondary career and technical education program or program of study during an annual submission window. The request window allows school districts to submit information for the following purposes: request FEFP funding eligibility and program linkages for an industry certification which was added to the Master Credentials List since the last funding list adoption; request FEFP funding eligibility and program linkages for an industry certification on the Master Credentials List which only has postsecondary funding eligibility on the most recent CAPE funding list; and, request new program linkages for certifications that are already approved for the CAPE funding list.

(a) through (d) no change.

(e) Approved program to certification linkages will be included on the annual Secondary Career and Technical Education Program to Industry Certification Linkage List for programs or programs of study identified on the Secondary Career and Technical Education Programs and Associated Courses with Dual Enrollment Course Substitutions List as defined in paragraph (2)(g) of this rule.

(8) through (11) No change.

(12) Registration of K-12 career and professional academies. School districts must annually register career and professional academies offered by the school district using Form FCAPE-01, Florida Career and Professional Education Act Career and Professional Academies. Registration will take place during an annual reporting window which will be open no later than August 16 and close on September 15 or the next business day. After the close of the submission window, districts may submit corrections during an update window from October 1 to the last business day in October. The Department will assign a unique three-digit identifier to be used by school districts for reporting students in academies.

(12)(13) Registration of career-themed courses eligible for funding as specified in Section 1011.62(1), F.S. School districts must annually register each career-themed course offered in their district by school using the web-based application available at https://web02.fldoe.org/CAPE/login.aspx.

(a) through (i) No change.

(13)(14) Teacher, proctor or monitor conduct provisions for maintaining the validity of the industry certification credential for K-12 students. Industry certifications are independent, third-party verification of technical skills achieved by students. Any practice that jeopardizes the validity of industry certifications disadvantages the students and prospective employers. Teachers who provide direct instruction leading to industry certification exams and proctors assigned to administer industry certification exams must not engage in any conduct that jeopardizes the validity of the industry certification exam results. Only authorized proctors may be provided access to testing materials associated with industry certification exams.

(a) Teachers providing instruction leading to industry certification exams must not:

1. through 7. No change.

8. Access any testing materials, either computer-based or paper-based, unless assigned as the only available proctor as specified in paragraph (10)(9)(c) of this rule.

9. through 15. No change.

(b) No change.

(c) The school district must not report an exam score that is the product of any of the activities set out in paragraphs(13)(14)(a)-(b).

(14)(15) Teacher, proctor or monitor conduct provisions for maintaining the validity of digital tool certificates. Teachers of digital tool certificates may be authorized by the school district to administer and proctor the exams for digital tool certificates to their own students.

(a) No change.

(b) The school district must not report an exam score that is the product of any of the activities set out in paragraph (14)(15)(a).

(15)(16) Local test administration procedures and training for industry certification exam administration for K-12 students. School districts must create and maintain local test administration procedures for the administration of all industry certification exams.

(a) through (e) No change.

(16)(17) Reporting requirements for violations of industry certification test administration provisions for K-12 students. In those situations, where provisions of subsections (13) and (14) of this rule are violated by a teacher, proctor, or monitor the district must prepare a report made to the department and the certifying agency. This notification must occur within five (5) business days, unless the certifying agency has a more stringent requirement. The report must include a description of the incident, the names of the persons involved in or witness to the incident, and other information as appropriate. Districts shall report to the department using Form FCAPE-04, Florida Career and Professional Education Act Testing Violation Report.

(a) A teacher, proctor or monitor that is currently under investigation for a testing violation may not serve as a proctor for any industry certification exams while the investigation is ongoing.

(b) In the event of a confirmed finding of a testing violation, the teacher, proctor or monitor may not serve as a
proctor for a minimum of twelve (12) months and must complete a department approved course in the area of Educational Ethics. The teacher or proctor shall submit documentation verifying successful completion to the Department of Education.

(17) K-12 student conduct provisions during test administrations. School districts must have local policies and procedures for the review of student conduct during and after industry certification and certificate exam administrations. These procedures must address any student conduct that violates agency requirements for test administration or jeopardizes the integrity of the test. This conduct includes but is not limited to use of unauthorized materials during the testing, use of a cell phone or any other device with the ability to take photos of exam materials, assisting any other test taker with exam questions, and the disclosure of any test questions after the test administration. If a district determines the student violated the conduct provisions, the student must be prohibited from testing on any industry certification or certificate for a minimum period of six (6) months. If the district determines that the student conduct jeopardized the integrity of the exam beyond the scope of the student’s own performance on the exam, the district must complete Form FCAPE-04 and report the incident to the department for review.

(18) Remote proctoring of industry certification exams for K-12 students. Remote proctoring of industry certifications and digital tool certificates is allowed in circumstances where the certifying agencies offer remotely proctored testing options under certain conditions.

(a) through (c) No change.

(19) The following documents are hereby incorporated by reference and made a part of this rule. Copies may be obtained from the Florida Department of Education, 325 West Gaines Street, Tallahassee, FL 32399-0400, or at the websites listed below.

(a) 2024-25 2023-24 CAPE Industry Certification Funding List


(b) Form FCAPE-02, Florida Career and Professional Education Act Career-Themed Course (CTC) Registration Form

http://www.flrules.org/Gateway/reference.asp?No=Ref-14695, effective September 2022. Form FCAPE-02 may also be found on the department’s website at: https://web02.fldoe.org/CAPE.

(c) Form FCAPE-03, Florida Career and Professional Education Act Industry Certification Test and Security Agreement


(d) Form FCAPE-04, Florida Career and Professional Education Act Testing Violation Report,


(e) Form FCAPE-05, CAPE Digital Tool Certificate Submission


(f) Form FCAPE-06, Florida Career and Professional Education Act Funding and Program Request


(h) Rule 6A-10.0401, F.A.C.


(i) 2024-25 2023-24 Secondary Career and Technical Education Program to Industry Certification Linkage List


(j) 2024-25 2023-24 Secondary Career and Technical Education Programs and Associated Courses with Dual Enrollment Course Substitutions

NAME OF PERSON ORIGINATING PROPOSED RULE: Tara Goodman, Vice Chancellor, Division of Career and Adult Education.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 25, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 23, 2024

DEPARTMENT OF EDUCATION
State Board of Education

RULE NO.: 6A-6.0787

PURPOSE AND EFFECT: The proposed rule will provide additional clarity between the rule that governs the charter school conversion ballot process and the statute that allows for charter school conversions.

SUMMARY: This proposed rule amendment makes a clarifying change to the vote threshold required to convert a district school to a charter school.

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: Based upon the nature of the changes, this proposed rule amendment is not expected to have any adverse impact on economic growth, business competitiveness or any other factors listed in s. 120.541(2)(a), F.S., and will not require legislative ratification. This determination is based upon the nature of the change.

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: 1001.02(1), (2)(n), 1002.33(28), F.S.

LAW IMPLEMENTED: 1002.33, F.S.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: August 21, 2024, 9:00 a.m.
PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32084.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Adam Emerson, Executive Director, Independent Education and Parental Choice, Florida Department of Education, 325 W. Gaines St., Suite 1044, Tallahassee, FL 32399 (850)245-0502, adam.emerson@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

An application proposing to convert an existing public school to a charter school must demonstrate the support of teachers and parents in accordance with Section 1002.33(3)(b), F.S. The following provisions are established to detail the ballot process by which such support shall be demonstrated.

(1) through (2) No change.

(3) Ballot results.
(a) through (c) No change.

(d) If at least fifty (50) percent of teachers employed at the school and at least fifty (50) percent of voting parents support the charter proposal, provided that a majority of parents eligible to vote participate in the process pursuant to (5)(d), the conversion charter application must be submitted during the same calendar year the vote is held. If this voting threshold is not met, an application may not be submitted to the sponsor.

(e) If a majority of parents and/or teachers do not support the charter proposal, the application may not be submitted to the sponsor.

(f) Only one (1) vote per calendar year may be held.

(4) through (5) No change.


NAME OF PERSON ORIGINATING PROPOSED RULE: Adam Emerson, Executive Director, Independent Education and Parental Choice

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 25, 2024
DEPARTMENT OF EDUCATION
State Board of Education

RULE NO.: 6A-7.0715
RULE TITLE: Certifications and Plans for Instructional Materials and Library Media

PURPOSE AND EFFECT: The purpose and effect of amending this rule is to update the Annual Requisition Plan requirement and the Certification of Alignment and Adoption of Instructional Materials, Form IM-A.

SUMMARY: The proposed rule updates the Annual Requisition Plan and Certification of Alignment and Adoption of Instructional Materials, Form IM-A. Changes include removal of the April 1 due date for the Annual Requisition Plan as well as removal of the required submission of the plan for use of instructional materials. Additionally, this amendment removes the March 31 due date for the Certification of Alignment and Adoption of Instructional Materials, Form IM-A, making it now due annually.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The proposed rule is not expected to have any adverse impact on economic growth or business competitiveness, or increase regulatory costs or any other factor set forth in s. 120.541(2), F.S., and will not require legislative ratification.

This is based upon the nature of the proposed rule, which reduces reporting required of school districts.

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: 1001.02(1), (2)(n), 1006.28, F.S.

LAW IMPLEMENTED: 1006.28(2), (3), 1006.283(1), (4), 1006.29(6), 1006.40, F.S.

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

DATE AND TIME: August 21, 2024, 9:00 a.m.

PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32578.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Katelyn Barrington, Bureau of Standards and Instructional Support, Florida Department of Education; (850)245-0633 or Katelyn.Barrington@fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:


(1) through (2) No change.
(3) School District Annual Requisition Plan for Instructional Materials under Section 1006.28(3)(b), F.S.
(a) Each superintendent must provide notice of the instructional materials the school district intends to requisition for use in the following school year. This notice must include the following:
1. Core courses offered by the school district in kindergarten through grade 12; and
2. The instructional materials the school district intends to requisition by International Standard Book Number, publisher, and course.
(b) The notice is due annually by April 1.

(4) Certification Requirements for School District Instructional Materials Programs under Sections 1006.283(1) and (4), F.S.
(a) through (b) No change.
(b) The certification is due annually by March 31.

(5) Certification Requirements for Implementation of Instructional and Library Media Materials.
(a) through (c) No change.
(b) through (7) No change.
(8) Documents Incorporated by Reference. The following documents are incorporated by reference and may be obtained at https://www.fldoe.org/academics/standards/instructional-materials/.
(a) Certification of Alignment and Adoption of Instructional Materials, Form IM-A (http://www.flrules.org/Gateway/reference.asp?No=Ref-15149) effective September 2024 on or before March 31.
(b) through (e) No change.

Rulemaking Authority 1001.02(1), (2)(n), 1006.28 FS. Law Implemented 1006.28(3), 1006.283(1), (4), 1006.29(6), 1006.40 FS.
NAME OF PERSON ORIGINATING PROPOSED RULE: Katelyn Barrington, Bureau of Standards and Instructional Support.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 25, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 11, 2024

DEPARTMENT OF EDUCATION
Division of Early Learning

RULE NO.: RULE TITLE: 6M-9.200 School Readiness Plus Program

PURPOSE AND EFFECT: This new rule outlines provisions for local early learning coalitions to implement the new School Readiness Plus Program in response to the passage of House Bill 1267 and the creation of s. 1002.935, F.S.

SUMMARY: The School Readiness Plus Program

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The division’s economic analysis of the adverse impact or potential regulatory costs of the proposed rule does not exceed any of the criteria established in s. 120.541(2)(a), F.S. and will not require legislative ratification.

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

RULEMAKING AUTHORITY: 1001.02, F.S.
LAW IMPLEMENTED: 1002.935, F.S.

A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW:
DATE AND TIME: August 21, 2024, 9:00 a.m.
PLACE: Okaloosa County School District, 202A Highway 85 N., Niceville, FL 32578.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning, 325 West Gaines Street, Tallahassee, Florida 32399, (850)717-8614; katerina.maroney@del.fldoe.org.

THE FULL TEXT OF THE PROPOSED RULE IS:

6M-9.200 School Readiness Plus Program.

1) Purpose. The School Readiness (SR) Plus Program is a State of Florida child care subsidy program for current SR families transitioning off SR services to assist in economic self-sufficiency.

2) Eligibility. A family who is determined to be ineligible for the school readiness program funds by an Early Learning Coalition (coalition) due to family income and whose income exceeds eighty-five (85) percent of the State Median Income (SMI) but is at or below one hundred (100) percent SMI is eligible to participate in the SR Plus Program. Eligibility will be authorized in 12-month increments and the family must redetermine annually. The family must:

(a) Meet all applicable eligibility requirements as outlined in Rules 6M-4.200 and 6M-4.208, F.A.C.

(b) Be responsible for a copayment for the SR Plus Program that exceeds the copayment for the SR Program as established by the Division of Early Learning (DEL).

3) Coalition Responsibilities. A coalition must:

(a) Authorize twelve (12) months of services for an eligible family on a first-come, first-served basis.

(b) Not establish a wait list for the SR Plus program.

(c) Provide the parent with access to the State of Florida’s workforce development, benefits management and career planning tool identified in Section 445.009(1)(k), F.S.

(d) Issue payment certificates to eligible families to submit to contracted SR program providers described in Rule 6M-4.610, F.A.C., to enroll into the SR Plus Program.

(e) Implement the sliding fee scale provided by the Division of Early Learning to assess a parent copayment based on family size, hours of care needed, and family income. The parent copayment for the SR Plus Program will not decrease during the family’s 12-month authorization period.

(f) Reimburse a contracted SR program provider as defined in Rules 6M-4.500 and 6M-4.610, F.A.C.

(g) Monitor SR program providers for compliance with provisions governing the SR Plus Program using the Statewide School Readiness Provider Contract Monitoring Tool pursuant to Rule 6M-4.630, F.A.C.

4) SR Provider Responsibilities. A child care provider is eligible to serve SR Plus families when it executes and maintains a Statewide School Readiness Provider Contract, pursuant to Rule 6M-4.610, F.A.C.

Rulemaking Authority 1001.02 FS. Law Implemented 1002.935, FS.
NAME OF PERSON ORIGINATING PROPOSED RULE: Katerina Maroney, Deputy Director of Programs and Policy, Division of Early Learning.

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 26, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 21, 2024

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Electrical Contractors’ Licensing Board

RULE NO.: 61G6-7.001

RULE TITLE: Specialty Electrical Contractors

PURPOSE AND EFFECT: The Board proposes the rule amendment due to a recent legislative change.

SUMMARY: Due to a recent statutory change made by the Legislature, the rule is being amended.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

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

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

RULEMAKING AUTHORITY: 489.511(4) FS.

LAW IMPLEMENTED: 489.505(19), 489.511(4) 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: Ruthanne Christie, Executive Director, Electrical Contractors’ Licensing Board, 2601 Blair Stone Road, Tallahassee, FL 32399-0751.

THE FULL TEXT OF THE PROPOSED RULE IS:

61G6-7.001 Specialty Electrical Contractors.

The following types of specialty electrical contractors may apply to be certified under the provisions of Chapter 489, Part II, F.S., and Chapter 61G6-5, F.A.C., above. In order to be admitted to a specialty contractor examination, the person must show 6 years of comprehensive training, technical education, or broad experience on the type of electrical or alarm system work for which certification is desired.

(1) No change.

(2) Sign Specialty Electrical Contractor. The scope of certification includes the structural fabrication including concrete foundation, erection, installation, alteration, repair, service and wiring of electrical signs, non-electrical signs and outline lighting. The scope of certification shall not include the provision of, or any electrical work beyond, the last disconnect mean or terminal points. However, a contractor certified under this section may provide the electrical entrance requirement for metering and main disconnect of remote billboards or signs which are independent of any structure or building and which require no more than twenty-five (25) kilowatts at two hundred fifty (250) volts maximum.

(3) through (6) No change.

Rulemaking Authority 489.511(4) FS. Law Implemented 489.505(19), 489.511(4) FS. History—New 1-2-80, Amended 7-29-84, 10-14-84, Formerly 21GG-7.01, Amended 2-23-86, 12-24-87, 6-21-89, 3-3-92, Formerly 21GG-7.001, Amended 1-28-96, 12-25-96, 6-11-97, 12-24-97, 7-19-98, 10-7-99, 2-17-00, 4-30-01, 4-30-03, 9-16-07, 12-2-08, 8-22-11, 8-1-19, 7-8-20. 

NAME OF PERSON ORIGINATING PROPOSED RULE: Manny Diaz Jr., Commissioner of Education

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 11, 2024

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 11, 2024

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: 62-330.603

RULE TITLE: General Permit for Seagrass Restoration

PURPOSE AND EFFECT: The Department of Environmental Protection (Department) proposes to amend Chapter 62-330, F.A.C., and create a new Rule 62-330.603, F.A.C. This new rule will create a new General Permit for Seagrass Restoration. These changes will simplify and clarify rule language, increase
efficiency, and improve coordination with other agencies for seagrass restoration projects.

SUMMARY: Chapter 62-330, F.A.C., will be revised to account for the creation of a new general permit, Rule 62-330.603, F.A.C.

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: Based on the Department’s economic review, neither a SERC nor legislative ratification is required because the adoption of the proposed rule does not increase regulatory costs directly or indirectly to the public.

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: 373.026(7), 373.043, 373.118, 373.418, 373.4131, 373.4145, 403.805(1), 403.814, F.S.

LAW IMPLEMENTED: 373.118(1), 373.406(5), 373.413, 373.4131, 373.414(9), 373.418, 376.3071, 403.814(1), F.S.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD): DATE AND TIME: September 5, 2024, 1:00 p.m.

PLACE: 2600 Blair Stone Rd., Room 609, Tallahassee, FL 32399

Public participation is solicited without regard to race, color, religion, sex, pregnancy, national origin, age, handicap, or marital status. Persons who require special accommodations under the American with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact DEP’s Limited English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov at least ten (10) days before the meeting. If you have a hearing or speech impairment, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Zachary Eckstein, Planner I, Zachary.Eckstein@FloridaDEP.gov, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400 MS #3590.

THE FULL TEXT OF THE PROPOSED RULE IS:

62-330.603 General Permit for Seagrass Restoration

1. A general permit is hereby provided for the planting, restoration, and enhancement of native Florida seagrass within estuaries, lagoons, or other tidal waters, subject to the following:

   a. The restoration project shall be solely for restoration purposes and not be considered as mitigation to offset impacts for any other project or be associated with mitigation banking;

   b. The work shall be conducted or directly supervised by persons having expertise designing and implementing seagrass restoration activities; this can be demonstrated by submittal of prior seagrass restoration or seagrass mitigation projects and the associated monitoring reports that demonstrated success;

   c. The restoration site should have historic evidence of seagrass coverage or evidence of suitable site conditions to allow seagrasses to grow;

   d. Plantings shall consist of the following native marine seagrass species originating from Florida waters: Halophila engelmannii, Halophila decipiens, Halodule wrightii, Svingodium filiforme, Thalassia testudinum, or Ruppia maritima;

   e. Plants shall be acquired from a certified aquaculture facility that holds a valid aquaculture certificate of registration issued pursuant to Section 597.004, F.S. and Chapter 5L-3, F.A.C.:

   f. Regrading or recontouring of the seafloor prior to planting is not authorized under this general permit;

   g. Use of herbivory exclusion devices, such as fencing or cages, to prevent marine animals from accessing the newly planted seagrass is not authorized under this general permit;

   h. Use of bird stakes may be temporarily placed within the restoration area to promote seagrass growth in settings where, based on best available scientific information, the Agency determines that phosphorus is a limiting nutrient for seagrass growth. Bird stakes, if used, shall be installed no closer than six feet apart and shall be removed within 18 months of initial placement; and

   i. The restoration site will not exceed 20 acres.

2. The notice required in Rule 62-330.402, F.A.C., shall include documentation, statements, or demonstrations that the above limitations will be met together with the following:

   a. Documentation that the person using this general permit has authorization from the owner(s) of the submerged lands, if other than the State of Florida, to conduct the proposed activities;

   b. Documentation on the design and implementation expertise, for the person who would be conducting or supervising the work, satisfying the requirements of 1(b) above;

   c. Documentation that the person using this general permit has authorization from the owner(s) of the submerged lands, if other than the State of Florida, to conduct the proposed activities;
(c) Planting methodology (techniques, planting schedule, location of planting units);
(d) Pre-planting existing conditions report, which includes:
1. Location map of the restoration site, including GPS coordinates;
2. Dimensions of the restoration site;
3. Location of any existing benthic communities located on the site or within 50 feet of the restoration site; and
4. Bathymetry of area to be planted within the restoration site.
(e) A list of the species of seagrass proposed to be planted;
(f) Proposed Monitoring and reporting plan; and
(g) Location of any proposed bird stakes.
(3) All work under this general permit shall be conducted in conformance with the following specific conditions:
(a) Must be conducted in a manner that will not adversely affect the value of functions provided to fish and wildlife by seagrass;
(b) Restoration plantings shall occur during the typical seagrass growing season for the permitted restoration site;
(c) Subsequent plantings may occur if necessary to increase the chances of a successful restoration site; however, all plantings need to occur within five years of permit issuance;
(d) Seagrass restoration under this general permit will not be constructed within:
   1. 150 feet from the outside edge of any designated channel marked in accordance with Section 327.40, F.S. or any federally maintained channel without written approval from the entity responsible for channel maintenance;
   2. Any channel traditionally used for navigation;
   3. 150 feet of any dock or overwater structure, unless the property owner is the applicant or co-applicant for this general permit; and
   4. Any previously permitted mitigation area.
(e) All information pertinent to the restoration project allocated by this general permit shall be maintained for the duration of the project and made available to the Department for recordkeeping purposes.
(4) All monitoring reports required under this general permit shall be submitted to the Department within 60 days and include the following information:
(a) Survey date(s) and time;
(b) Name of individuals conducting the survey;
(c) Location maps of the restoration site, including GPS coordinates;
(d) On-site conditions, including weather; water visibility; and tidal range (flood or ebb);
(5) The Initial Monitoring Report shall be conducted within 30 days of completion of planting at the permitted restoration site and shall include the information listed in (4)(a) through (d) above as well as the following information:
(a) Date of the planting(s);
(b) A list of the species of seagrass planted;
(c) Planting installation technique/methodology;
(d) Total number of seagrass units planted;
(e) As-built maps documenting the area where seagrass planting units were installed;
(f) Color photographs that provide an accurate representation of the areas planted, including GPS locations. The photographs shall be numbered and correspond to their respective locations, shown on an associated map;
(g) Survival rate (presence or absence of planted units);
(h) Location of any bird stakes (if installed); and
(i) Any other useful information that indicate the possibility of disturbances to the seagrass planting units such as, but not limited to, fishery and wildlife resource observations; significant nearby features; or site disturbances.
(6) The Second Monitoring Report shall be conducted within 180 days after the date of the initial planting, and shall include the information listed in (4)(a) through (d) above as well as the following information:
(a) Color photos taken from the same photo stations identified in the Initial Monitoring Event to provide an accurate representation of the areas planted;
(b) Estimate of percent cover, (species present/absent, and extent of growth, no growth, or a loss in seagrass coverage);
(c) Location of bird stakes (if installed); and
(d) Information on any subsequent plantings that have occurred since the last monitoring report including a mapped location, species and number of seagrass units planted, planting technique/methodology, and date of planting; and
(e) Other useful information, which may include fishery and wildlife resource observations, significant nearby features, site disturbance, etc.
(7) Annual monitoring reports shall be conducted for three years, beginning one year from the date of the initial planting of seagrass units, and shall include the information listed in (4)(a) through (d) above as well as the following information:
(a) Color photos taken from the same photo stations identified in the initial monitoring event to provide an accurate representation of the areas planted;
(b) Quantitative documentation of percentage of seagrass coverage;
(c) Documentation shall include both the calculations and the calculation technique used to measure percent seagrass coverage and density;
(d) Location of bird stakes (if installed or moved since last monitoring report);
(e) Information on any subsequent seagrass plantings that have occurred since the last monitoring report including a
mapped location, species and number of seagrass units planted, planting technique/methodology, and date of planting;
(f) Other useful information, which may include fishery and wildlife resource observations, significant nearby features, site disturbance, etc.; and
(8) Permitted restoration sites shall be monitored annually pursuant to paragraph (7) listed above, unless the monitoring reports indicate the failure of the seagrass plantings, and the permittee requests the ceasing of all future monitoring.

NAME OF PERSON ORIGINATING PROPOSED RULE: Timothy Rach, Program Administrator.
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Shawn Hamilton, Secretary.
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 16, 2024
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: December 22, 2023

DEPARTMENT OF HEALTH
Board of Nursing
RULE NO.: 64B9-4.007
RULE TITLE: Temporary Certificate for Practice in Area of Critical Need.
PURPOSE AND EFFECT: The Board proposes the rule promulgation to provide instruction for a temporary certificate for practice in an area of critical need.
SUMMARY: Instruction will be provided for a temporary certificate for practice in an area of critical need.
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.

(1) An applicant for a temporary certificate for practice in an area of critical need shall submit a complete Temporary Certificate for Advanced Practice Registered Nurses to Practice in an Area of Critical Need application, form number DH-MQA 5087, 06/24, hereby incorporated by reference, and may be obtained from https://www.flrules.org/Gateway/reference.asp?No=Ref-... demonstrating that he or she meets the qualifications prescribed by the Nurse Practice Act, Chapter 464, F.S. This form is available on the Board’s website: http://floridasnursing.gov.
(2) Within 30 days of accepting employment, the certificateholder shall notify the board at mqa.nursing@flhealth.gov of all approved institutions at which he/she is employed.
RULEMAKING AUTHORITY 464.0121, 464.006 FS. LAW IMPLEMENTED 464.0121 FS. History—New

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Nursing
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Nursing
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 7, 2024
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 11, 2024
Section III
Notice of Changes, Corrections and Withdrawals

NONE

Section IV
Emergency Rules

NONE

Section V
Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024, the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from Ocean Residences at Boca Beach Club located at 1000 S Ocean Blvd Elev #1, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-077).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from Ocean Residences at Boca Beach Club located at 1000 S Ocean Blvd Elev #2, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-077).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from Ocean Residences at Boca Beach Club located at 1000 S Ocean Blvd Elev #3, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-077).

A copy of the Order or additional information may be obtained by contacting: Division of Hotels and Restaurants, Bureau of Elevator Safety, 2601 Blair Stone Road, Tallahassee, Florida 32399-1013. dhr.elevators@myfloridalicense.com.
The Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from 1000 Ocean Condominium located at 1000 Ocean Blvd Elev #4, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register.

No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule.

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

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The Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from 1000 Ocean Condominium located at 1000 Ocean Blvd Elev #5, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register.

No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule.

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

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The Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from 1000 Ocean Condominium located at 1000 Ocean Blvd Elev #4, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register.

No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule.

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from 1000 Ocean Condominium located at 1000 Ocean Blvd Elev #8, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-083).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance from 1000 Ocean Condominium located at 1000 Ocean Blvd Elev #9, Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-085).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance Ocean Residences at Boca Beach Club located at 1000 Ocean Blvd Elev #10 Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1, 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-085).
because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-086).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-5.001 Safety Standards
The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On July 25, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency permanent Variance Ocean Residences at Boca Beach Club located at 1000 Ocean Blvd Elev #12 Boca Raton, 33432, filed May 14, 2024, and advertised on May 17, 2024, in Vol. 50, No. 98, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance grants the Petitioner a variance from Rules 2.8.1 and 2.8.2.2, ASME A17.1. 2019, edition, as adopted by Rule 61C-5.001 Florida Administrative Code that no foreign equipment can be placed in the hoistway, because the Petitioner has demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2024-087).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION
Division of Hotels and Restaurants
RULE NO.: RULE TITLE:
61C-4.010 Sanitation and Safety Requirements
The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice: On July 10, 2024 the Division of Hotels and Restaurants received a Petition for a Routine Variance for Subparagraph 3-305.11(A)(2), 2017 FDA Food Code, Section 3-305.14, 2017 FDA Food Code, Section 6-202.15, 2017 FDA Food Code, Section 6-202.16, 2017 FDA Food Code, subsection 61C-4.010(1), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code from Ovalle’s Delicias Inc. located in Naples. The above referenced F.A.C. addresses the requirement for proper handling and dispensing of food. They are requesting to dispense bulk time/temperature control for safety foods from an open air mobile food dispensing vehicle.

The Petition for this variance was published in Vol. 50/135 on July 11, 2024. The Order for this Petition was signed and approved on July 26, 2024. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid; the steam table is enclosed within a cabinet with tight-fitting doors, and is protected by an air curtain installed and operated according to the manufacturer’s specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; and steam table food is to be dispensed by the operator with no customer self-service. The Petitioner shall also strictly adhere to the operating procedures and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Daisy.Lee@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.
variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that each pan within the steam table is properly covered with an individual lid; the steam table is enclosed within a cabinet with tight-fitting doors, and is protected by an air curtain installed and operated according to the manufacturer’s specifications that protects against flying vermin or other environmental contaminants; all steam table foods must be properly reheated for hot holding at approved commissaries and held hot at the proper minimum temperature per the parameters of the currently adopted FDA Food Code; and steam table food is to be dispensed by the operator with no customer self-service. The Petitioner shall also strictly adhere to the operating procedures and copies of the variance and operating procedures are to be present on the MFDV during all periods of operation.

A copy of the Order or additional information may be obtained by contacting: Daisy.Lee@myfloridalicense.com, Division of Hotels and Restaurants, 2601 Blair Stone Road, Tallahassee, Florida 32399-1011.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE: 62-762.801 Out-of-Service and Closure Requirements for Shop Fabricated Storage Tank Systems

The Department of Environmental Protection hereby gives notice: On July 19, 2024, the Department of Environmental Protection issued a final order in response to a petition for variance pursuant to Section 120.542, Florida Statutes, from Department of the Navy. The petition was received on April 30, 2024. Notice of receipt of the petition was published in the Florida Administrative Register on May 3, 2024. The Petitioner requested a variance from subparagraphs 62-762.801(2)(a)3., F.A.C., which allows a tank in need of repair to remain in service for ninety days before it must be placed out-of-service. The Petitioner requested a temporary variance to the 90-day time period for one (1) 20,000 gallon aboveground storage tanks (AST) due to a lack of funding, and to allow the sub-base generator tank to remain out-of-service until an undetermined date. The facility is located at US Navy - Pensacola Naval Hospital, Building 2270, Pensacola, FL 32512. No public comment was received. The petition was assigned OGC #24-1635. The Department granted the Petitioner’s request for variance from subparagraph 62-762.801(2)(a)3., F.A.C., that will expire on March 31, 2025, as the Petitioner demonstrated that the purpose of the underlying statute has been met, and that Petitioner would suffer a substantial hardship if required to comply with this rule.

A copy of the Order or additional information may be obtained by contacting: Amanda Dorsett, Florida Department of Environmental Protection, 2600 Blair Stone Road, MS 4550, Tallahassee, FL 32399-2400; telephone (850)245-8931, email Amanda.Dorsett@FloridaDEP.gov, during normal business hours, 8:00 a.m. – 5:00 p.m., Monday through Friday, except legal holidays. If you have any questions, please call the Division of Waste Management at (850)245-8705.

Public participation is solicited without regard to race, color, religion, sex, pregnancy, national origin, age, handicap or marital status. Persons who require special accommodations under the Americans with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact DEP’s Limited English Proficiency Coordinator at (850)245-2118 or LEP@FloridaDEP.gov.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE: 62-6.013 Construction Materials and Standards for Tanks

NOTICE IS HEREBY GIVEN that on July 22, 2024, the Department of Environmental Protection, received a petition for variance pursuant to section 120.542, Florida Statutes, from E-Z Treat Incorporated (Petitioner). The Petition requests a variance/waiver from subparagraphs 62-6.013(1)(c)1; 62-6.013(1)(c)2; paragraphs 62-6.013(1)(d); 62-6.013(2)(a); 62-6.013(2)(f); 62-6.013(2)(i); 62-6.013(3)(d); 62-6.013(3)(f) & 62-6.013(10)(c), Florida Administrative Code, which specifies onsite sewage tank construction and design standards.

Petitioner is a foreign corporation, active and in good standing, with a registered office address at 8142 Tall Timber Drive, Gainesville, VA, 20155-0000. The Petition has been assigned OGC #24-2189.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Debby Tipton, telephone: (850)245-8629, email: Debby.Tipton@floridaDEP.gov, Department of Environmental Protection, Division of Water Resource Management, Onsite Sewage Program, Mail Station 3596, 2600 Blair Stone Road Tallahassee, Florida 32399, during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays. Written comments must be received by the Department of Environmental Protection no later than 14 days from the date of publication of this notice.

Public participation is solicited without regard to race, color, religion, sex, pregnancy, national origin, age, handicap, or marital status. Persons who require special accommodations under the American with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact Stacie Taylor at (850)245-2118 or LEP@FloridaDEP.gov. If you have a hearing or speech impairment, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (voice).
DEPARTMENT OF ENVIRONMENTAL PROTECTION
RULE NO.: 62-6.009  Alternative Systems
NOTICE IS HEREBY GIVEN that on July 24, 2024, the Department of Environmental Protection, received a petition for variance pursuant to section 120.542, Florida Statutes, from Prinsco, Inc. (Petitioner). The Petition requests a variance/waiver from subparagraphs 62-6.009(8)(a); 62-6.009(8)(a)4; and paragraph 62-6.009(8)(d), Florida Administrative Code, which specifies alternative system components and designs for an onsite sewage treatment and disposal system. Petitioner is a foreign corporation, active and in good standing in Minnesota, with a registered office address at 1717 16th St. N.E. Wilmar, MN 56201. The Petition has been assigned OGC #24-2194.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Debbi Tipton, telephone: (850)245-8629, e-mail: Debbi.Tipton@floridaDEP.gov, Department of Environmental Protection, Division of Water Resource Management, Onsite Sewage Program, Mail Station 3596, 2600 Blair Stone Road Tallahassee, Florida 32399, during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays. Written comments must be received by the Department of Environmental Protection no later than 14 days from the date of publication of this notice.

Public participation is solicited without regard to race, color, religion, sex, pregnancy, national origin, age, handicap, or marital status. Persons who require special accommodations under the American with Disabilities Act (ADA) or persons who require translation services (free of charge) are asked to contact Stacie Taylor at (850)245-2118 or LEP@FloridaDEP.gov. If you have a hearing or speech impairment, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (voice).

DEPARTMENT OF HEALTH
Board of Opticianry
RULE NO.: 64B12-15.001  Continuing Education for License Renewal
NOTICE IS HEREBY GIVEN that on July 26, 2024, the Board of Opticianry, received a petition for variance and waiver filed by Neil Sherwood. Petitioner seeks a variance or waiver of subsection 64B12-15.001(2), F.A.C., which requires within each license renewal biennium, each licensed optician shall complete a minimum of 20 hours of continuing professional education, according to the criteria specified in these rules. A maximum of 5 hours of continuing professional education may be earned from courses without classroom instruction. Comments on this petition should be filed with the Board of Opticianry, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258, within 14 days of publication of this notice.

A copy of the Petition for Variance or Waiver may be obtained by contacting: Ashleigh Irving, Executive Director, Board of Opticianry, 4052 Bald Cypress Way, Bin C08, Tallahassee, Florida 32399-3258.

Section VI
Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF EDUCATION
Division of Blind Services
The Blind Services Foundation and The Division of Blind Services announces a telephone conference call to which all persons are invited.

DATE AND TIME: August 15, 2024, 11:00 a.m.
PLACE: (888)585-9008 Code: 319035377#

GENERAL SUBJECT MATTER TO BE CONSIDERED:
Project Updates Subcommittee Meeting
Senior Equipment and Training
Explorer Training Options for SET
Follow-ups Discussion

A copy of the agenda may be obtained by contacting: No agenda.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by
contacting: Division of Blind Services (850)245-0300. 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: (850)245-9305 or email DBSRehabCouncil@dbs.fldoe.org.

DEPARTMENT OF EDUCATION
Division of Blind Services
The Blind Services Foundation and The Division of Blind Services announces a telephone conference call to which all persons are invited.
DATE AND TIME: August 12, 2024, 2:00 p.m.
PLACE: (888)585-9008, Code: 319035377#
GENERAL SUBJECT MATTER TO BE CONSIDERED:
DSO Budget Meeting
A copy of the agenda may be obtained by contacting: No Agenda
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: Division of Blind Services (850)245-0300. 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: (850)245-9305 or email DBSRehabCouncil@dbs.fldoe.org.

DEPARTMENT OF LAW ENFORCEMENT
The Medical Examiners Commission announces a public meeting to which all persons are invited.
DATE AND TIME: Tuesday, August 13, 2024, 10:00 a.m.
PLACE: Sawgrass Marriott Golf Resort & Spa, 1000 PGA Tour Boulevard, Ponte Vedra Beach, Florida 32082
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Medical Examiners Commission Meeting Issues. If a person decides to appeal any decision made by the Commission with respect to any matter considered at this meeting, such person is responsible for ensuring that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.
A copy of the agenda may be obtained by contacting: Mr. Brett Kirkland, Chief of Policy & Special Programs, Medical Examiners Commission Office at (850)410-8600. 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.

STATE BOARD OF ADMINISTRATION
The State Board of Administration announces a public meeting to which all persons are invited.
DATE AND TIME: Monday, August 12, 2024, 9:00 a.m. – conclusion of Business (EST)
PLACE: Hermitage Room, First Floor, The Hermitage Centre, 1801 Hermitage Blvd, Tallahassee, Florida 32308.
GENERAL SUBJECT MATTER TO BE CONSIDERED:
General business of the Audit Committee.
Any changes to the above meeting date and/or time (including the cancellation of such meeting) will be posted on the SBA’s website at http://www.sbafla.com.
A copy of the agenda may be obtained by contacting: Kimberly Calhoun, (850)413-1243 or email: kimberly.calhoun@sbafla.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: Jim Moore, (850)413-1164 or email: jim.moore@sbafla.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

REGIONAL PLANNING COUNCILS
Central Florida Regional Planning Council
The Central Florida Regional Planning Council announces a public meeting to which all persons are invited.
DATE AND TIME: Wednesday, August 7, 2024, 9:30 a.m.
PLACE: Lake Placid Government Center, 1069 US Hwy 27 N, Lake Placid, Florida 33852
GENERAL SUBJECT MATTER TO BE CONSIDERED:
Regular meeting of the Central Florida Regional Planning Council (CFRPC) and/or its subcommittees.
Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability, income, or family status. Persons who require special accommodations under the Americans with Disabilities Act or persons who require translation services (free of charge) should contact the CFRPC Title VI/Nondiscrimination Coordinator, Brenda Torres, (863)534-7130, or by Florida Relay Service 711, or by email: btorres@cfrpc.org at least three (3) days before the workshop.
A copy of the agenda may be obtained by contacting: April Dasilva, Program Coordinator, adasilva@cfrpc.org, (863)534-7130, ext. 129.

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: April Dasilva, Program Coordinator, adasilva@cfrpc.org, (863)534-7130, ext. 129. 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: April Dasilva, Program Coordinator, adasilva@cfrpc.org, (863)534-7130, ext. 129.

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: Thursday, August 8, 2024, 9:00 a.m.
Governing Board Monthly Meeting
PLACE: SFWMD Headquarters, B-1 Building, 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.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Governing Board of the South Florida Water Management District will discuss and consider District business, including regulatory and non-regulatory matters. The public and stakeholders will have an opportunity to view and comment on the meeting by attending in person or utilizing the following link: https://sfwmd.link/3HfCnyx. The link will go live at approximately 9:00 a.m. on August 8, 2024.

The Governing Board may take official action at the meeting on any item appearing on the agenda and on any item that is added to the agenda as a result of a change to the agenda approved by the presiding officer of the meeting pursuant to Section 120.525, Florida Statutes.

A copy of the agenda may be obtained by contacting: Molly Brown at mobrown@sfwmd.gov. The agenda will be posted to the District’s website www.SFWMD.gov/meetings, seven days prior to the meeting.

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: Molly Brown, District Clerk, at mobrown@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: Molly Brown at mobrown@sfwmd.gov.
REGIONAL UTILITY AUTHORITIES
Tampa Bay Water - A Regional Water Supply Authority
The Tampa Bay Water, A Regional Water Supply Authority, announces a public meeting to which all persons are invited.
DATE AND TIME: August 14, 2024, 1:30 p.m.
PLACE: Tampa Bay Water Administrative Offices, Training Room – 1st Floor, 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for The Request for Proposals for Feasibility Study for Surface Water Sources, Project #11025, Contract No. 2024-030. As a part of the selection process, the Selection Committee will meet to review and discuss the responses and ranking of the firms, determine if interviews are needed and review potential interview questions. A copy of the agenda may be obtained by contacting: Records Department at (727)796.2355.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Records Department at (727)796-2355. If you are 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: Records Department at (727)796-2355.

REGIONAL UTILITY AUTHORITIES
Tampa Bay Water - A Regional Water Supply Authority
The Tampa Bay Water, A Regional Water Supply Authority, announces a public meeting to which all persons are invited.
DATE AND TIME: Monday, September 9, 2024, 10:00 a.m.
until completion, if oral presentations/interviews are deemed necessary.
PLACE: Tampa Bay Water Administrative Offices, Board Room, 1st Floor, located at 2575 Enterprise Road, Clearwater, Florida 33763.

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting of the Selection Committee for Request for Proposals for Feasibility Study For Surface Water Sources, (Project # 11025), Contract No.: 2024-030. As a part of the selection process, if deemed necessary, the Selection Committee will hear oral presentations and conduct interviews with short-listed firms in order to determine the highest-ranking firm to recommend for award.

A copy of the agenda may be obtained by contacting: Records Department at (727)796-2355.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 3 days before the workshop/meeting by contacting: Records Department at (727)796-2355. If you are 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: Records Department at (727)796-2355.

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid
The Medicaid Drug Utilization Review Board announces a telephone conference call to which all persons are invited.
DATE AND TIME: Thursday, September 12, 2024, 1:30 p.m. – 4:30 p.m., Eastern Standard Time
PLACE: Virtual

GENERAL SUBJECT MATTER TO BE CONSIDERED: This meeting involves review and approval of drug use criteria and standards for both prospective and retrospective drug use reviews application of criteria and standards in the DUR activates; review and report result of drug use review; recommend and evaluate educational intervention programs.
Members of the public who wish to testify at this meeting must register online at: https://forms.office.com/g/gzLWmU6Gmd

The number of speakers is limited, and selection is made by lottery system. All interested parties must submit details on their speaker to Prescribed Drug Services no later than 8/23/2024 at 9:00 a.m.

A copy of the agenda may be obtained by contacting: PharamacyPolicy@ahca.myflorida.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: PharamacyPolicy@ahca.myflorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH
Board of Osteopathic Medicine
The Board of Osteopathic Medicine - Probable Cause Panel announces a public meeting to which all persons are invited.
DATE AND TIME: Thursday, September 5, 2024, 3:00 p.m., EDT, or soon thereafter.
PLACE: You may join the meeting from your computer, tablet, or smartphone through the following link: https://meet.goto.com/594019581. You may also join the meeting using your phone at the following number(s):
United States (Toll Free): 1(866)899-4679
United States: +1(571)317-3116
To maximize your access to the meeting, the Department highly recommends that you download the GoToMeeting app on your computer, tablet, or smartphone prior to the meeting.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The panel will conduct a meeting related to public disciplinary cases.

A copy of the agenda may be obtained by contacting: Erliscia Jones at (850)558-9893 or emailing her at Erliscia.Jones@flhealth.gov

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Erliscia Jones at (850)558-9893 or emailing her at Erliscia.Jones@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).

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: Erliscia Jones at (850)558-9893 or emailing her at Erliscia.Jones@flhealth.gov

DEPARTMENT OF HEALTH
Division of Health Access and Tobacco
The Department of Health announces a public meeting to which all persons are invited.

DATE AND TIME: August 7, 2024, 1:00 p.m.
PLACE:
https://events.gcc.teams.microsoft.com/event/88d0c61e-0cba-4c35-8de3-91c48b696efd@28cd8f80-3c44-4b27-81a0-cd2b03a31b8d

GENERAL SUBJECT MATTER TO BE CONSIDERED: This will be a meeting of the Chairs of the Cancer Control and Research Advisory Council, Biomedical Research Advisory Council, Prostate Cancer Advisory Council, Florida Cancer Data System and Florida Department of Health management.
https://events.gcc.teams.microsoft.com/event/88d0c61e-0cba-4c35-8de3-91c48b696efd@28cd8f80-3c44-4b27-81a0-cd2b03a31b8d

A copy of the agenda may be obtained by contacting: Laura.Corbin@flhealth.gov

DEPARTMENT OF HEALTH
Division of Health Access and Tobacco
The Department of Health announces a public meeting to which all persons are invited.

DATE AND TIME: August 7, 2024, 1:00 p.m.
PLACE:
https://events.gcc.teams.microsoft.com/event/88d0c61e-0cba-4c35-8de3-91c48b696efd@28cd8f80-3c44-4b27-81a0-cd2b03a31b8d

GENERAL SUBJECT MATTER TO BE CONSIDERED: This will be a meeting of the Chairs of the Cancer Control and Research Advisory Council, Biomedical Research Advisory Council, Prostate Cancer Advisory Council, Florida Cancer Data System and Florida Department of Health management.
https://events.gcc.teams.microsoft.com/event/88d0c61e-0cba-4c35-8de3-91c48b696efd@28cd8f80-3c44-4b27-81a0-cd2b03a31b8d

A copy of the agenda may be obtained by contacting: Laura.Corbin@flhealth.gov

Section VII
Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI
Notices Regarding Bids, Proposals and Purchasing

CHILDREN’S SERVICES COUNCIL OF LEON COUNTY
Request for Proposals (RFP) Financial Auditing Services
The Children’s Services Council of Leon County ("CSC Leon") seeks to establish a contract for independent financial and compliance auditing services by a qualified firm of certified financial auditors.
public accountants to perform audits of independent special districts of the State of Florida pursuant to Florida Statute. The anticipated term of this agreement will be for three years commencing with the fiscal year ending September 30, 2024, with an option for each of the two subsequent fiscal years (up to five years maximum). Those interested in submitting a Response are to comply with all terms and conditions described in this solicitation located at https://cscleon.org/announcements/.

Submit all questions about the RFP in writing to the Purchasing Official via email (procurement@cscleon.org) by 12:00 noon, ET on August 16, 2024. Responses are due by 2:00 p.m., ET on September 6, 2024.

VOLUSIA COUNTY SCHOOLS
Revised Legal Notice: Construction – Notice of Upcoming Invitation to Negotiate (ITN) Public Private Partnership (P3) to Build a K-8 School Facility
The School Board of Volusia County, Florida has received an unsolicited proposal under the provisions of Section 255.065, Florida Statutes, Public-Private Partnerships, to build a K-8 school facility in the DeBary area of Volusia County.

Pursuant to Section 255.065, Florida Statutes, the School Board is required to publish notice of receipt of the unsolicited proposal and will accept additional proposals for the same type of project. Any interested party is invited to submit a proposal consistent with the requirements identified below and in compliance with Section 255.065, Florida Statutes.

The bidder(s) shall not be required to pay an application fee to the School Board of Volusia County, Florida of $25,000 to cover the costs of processing, reviewing, and evaluating individual proposals.

The School Board anticipates posting the Invitation to Negotiate (ITN) in July 2024. ELECTRONIC SUBMITTALS must be submitted to the School Board of Volusia County, Florida, Purchasing Department, via VendorLink. The ITN will be posted on the VendorLink Platform https://www.myvendorlink.com/.

For questions or information, please contact: Enid Kunce, Director of Procurement, School Board of Volusia County, Email: etkunce@volusia.k12.fl.us, Phone: (386)734-7190 Ext. 20371.

Section XII
Miscellaneous

DEPARTMENT OF STATE
Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Monday, July 22, 2024, and 3:00 p.m., Friday, July 26, 2024.

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

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AGENCY FOR HEALTH CARE ADMINISTRATION
Certificate of Need
RECEIPT OF EXPEDITED APPLICATION
The Agency for Health Care Administration received the following CON application for expedited review:
CON #10807 Received: 7/25/2024
County: Pinellas District: 5-2
Applicant/Facility/Project: PruittHealth – Pinellas, LLC
Project Description: Transfer CON #10732 from PruittHealth– West Central Florida LLC to the applicant to establish a new 120-bed community nursing home

AGENCY FOR HEALTH CARE ADMINISTRATION
Medicaid
VIRTUAL MEETING ATTENDANCE OPTION
RULE NO.: RULE TITLE:
Pursuant to the notice published in Vol. 50/No. 133, of the Florida Administrative Register (FAR) on July 9, 2024, the Agency for Health Care Administration (Agency) scheduled a hearing for Rules 59G-4.261, F.A.C., Private Duty Nursing Services and 59G-4.130, F.A.C., Home Health Visit Services.

DATE/TIME: July 31, 2024, 1:00 p.m. - 2:00 p.m.
LOCATION: Agency for Health Care Administration, 2727 Mahan Drive, Building 3, Tallahassee, FL 32308

A virtual option or call-in number is now available for the meeting being held in-person at the location and time listed above. Virtual attendees may attend using the following Teams link:

https://teams.microsoft.com/l/meetup-join/19%3ameeting_OWI4M2E4YzAtNTcwNS00MmUzLWIxzZDMtYzk5MzZhYmVjMzRk%40thread.v2/0?context=%7b%22Tid%22%3a%222583c5f19-3b64-4ced-b59e-e8649bdc4aa6%22%2c%22Oid%22%3a%22583c5f19-3b64-4ced-b59e-e8649bdc4aa6%22%7d

Dial in by phone:
+1(850)792-4898,874030209# United States, Tallahassee
Phone conference ID: 874 030 209#

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### Section XIII

**Index to Rules Filed During Preceding Week**

NOTE: The above section will be published on Tuesday beginning October 2, 2012, unless Monday is a holiday, then it will be published on Wednesday of that week.