Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-52.003 Procedure for Approval of Attendance at

Continuing Education Courses

PURPOSE AND EFFECT: The proposed changes to subsection (1) are to update the rule to conform to the procedures currently used by the department.

SUBJECT AREA TO BE ADDRESSED: Update rule.

RULEMAKING AUTHORITY: 478.43(1), (4), 478.50(2), (4)(a), (b) FS.

LAW IMPLEMENTED: 456.013, 456.033, 478.43(4), 478.50(2), (4)(a), (b) FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255.

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

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-54.001 Renewal of Electrologist License;

Delinquent Renewal

PURPOSE AND EFFECT: The proposed changes update the rule to conform with technological changes and renewal procedures being used by the Board office.

SUBJECT AREA TO BE ADDRESSED: Update rule.

RULEMAKING AUTHORITY: 456.036, 478.43(1), (4), 478.50 FS

LAW IMPLEMENTED: 456.36, 478.50 FS

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

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

DEPARTMENT OF FINANCIAL SERVICES

Division of Insurance Agent and Agency Services

RULE NOS.: RULE TITLES: 69B-251.001 Purpose

69B-251.002 Definitions

69B-251.003 Qualifications for Certification as a Neutral

Evaluator

69B-251.020 Penalties for Violations of Section

627.7074, F.S.

PURPOSE AND EFFECT: Pursuant to subsection 627.7074(1), F.S., the Department certifies the neutral evaluators used in neutral evaluations for sinkhole insurance claims. Subsection 627.7074(18), F.S., was amended to require the Department to adopt rules for obtaining certification, denying certification of, suspending certification of, and revoking the certification of a neutral evaluator. Paragraph 627.706(7)(b), F.S., sets forth the grounds for the denial of an application and for the suspension or revocation of the certification of a neutral evaluator.

SUBJECT AREA TO BE ADDRESSED: The proposed rules establish the qualifications for obtaining certification as a neutral evaluator, the grounds for denial of applications, and the grounds for the suspension or revocation of the certification of a neutral evaluator.

RULEMAKING AUTHORITY: 627.7074(18)

LAW IMPLEMENTED: 627.706(2), 627.7074

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: Tuesday, September 13, 2016, 10:00 a.m. PLACE: Conf. Rm 116, Larson Building, 200 E. Gaines Street, Tallahassee

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: Matt Tamplin, Bureau Chief, telephone: (850)413-5496, email: Matt.Tamplin@myfloridacfo.com If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Matt Tamplin, Bureau Chief, address: 200 E. Gaines St., Tallahassee, FL 32303, telephone: (850)413-5496, email: Matt.Tamplin@myfloridacfo.com

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 ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-304.640 Withlacoochee Basin TMDLs

PURPOSE AND EFFECT: The purpose of the rule is to adopt a Total Maximum Daily Load (TMDL), and its allocations, for certain waters impaired for nutrients in the Withlacoochee Basin. Furthermore, in accordance with paragraph 62-302.531(2)(a), F.A.C., the nutrient TMDL for Lake Juliana will constitute a site specific numeric interpretations of the narrative nutrient criterion set forth in paragraph 62-302.530(47)(b), F.A.C., that will supersede the otherwise applicable numeric nutrient criteria in subsection 62-302.531(2), F.A.C. for this surface water segment.

SUMMARY: This TMDL addresses certain nutrient impairments in the Withlacoochee Basin. Specifically, the nutrient TMDL rule being proposed for adoption is for Lake Juliana (WBID 1484B). This waterbody was verified for nutrient impairments using the methodology established in Chapter 62-303, F.A.C., Identification of Impaired Surface Waters. The methodology used to develop the TMDLs was the percent reduction method. This rulemaking has been given an OGC case number 16-0390.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the Agency.

The SERC estimates that there will be no additional regulatory costs within one year after implementation of the rule, but total long-term costs to attain the TMDL are estimated to be approximately \$400,000, some of which will be borne by small businesses in the watershed.

Pursuant to paragraph 403.067(6)(c), Florida Statutes, the proposed rules do 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: 403.061, 403.067 FS.

LAW IMPLEMENTED: 403.061, 403.062, 403.067 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: Erin Rasnake, Division of Environmental Assessment and Restoration, Water Quality Evaluation and TMDL Program, Mail Station 3555, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone: (850)245-8338

THE FULL TEXT OF THE PROPOSED RULE IS:

- 62-304.640 Withlacoochee Basin TMDLs.
- (1) No change.
- (2) through (5) renumbered as (a) through (d) No change.
- (2) Lake Juliana. The nutrient TMDL for Lake Juliana is an annual geometric mean of 1.03 mg/L Total Nitrogen (TN), which is intended to achieve the applicable annual geometric mean chlorohyll *a* criterion for low color, high alkalinity lakes, and is allocated as follows:
- (a) The WLA for wastewater point sources is not applicable,
- (b) The WLA for discharges subject to the Department's NPDES Municipal Separate Storm Sewer System (MS4) Permitting Program is a 40% reduction of TN based on mean concentrations from the 2003-2013 period.
- (c) The Load Allocation (LA) for nonpoint sources is a 40% reduction of TN based on mean concentrations from the 2003-2013 period, and
 - (d) The Margin of Safety is implicit.
- (e) While the LA and WLA for TN have been expressed as the percent reduction needed to attain the applicable Class III nutrient criteria, it is the combined reductions from both anthropogenic point and nonpoint sources that will result in the restoration of nutrient conditions in the impaired waterbody. However, it is not the intent of this TMDL to abate natural background conditions.

Rulemaking Authority 403.061, 403.067 FS. Law Implemented 403.061, 403.062, 403.067 FS. History–New 5-7-13, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Frick, Director, Division of Environmental Assessment and Restoration

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Jonathan P. Steverson, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 15, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: April 6, 2015

DEPARTMENT OF ENVIRONMENTAL PROTECTION

RULE NO.: RULE TITLE:

62-304.645 Springs Coast Basin TMDLs

PURPOSE AND EFFECT: The purpose of the rule is to adopt nutrient Total Maximum Daily Loads (TMDLs), and their allocations, for the Magnolia-Aripeka Springs Group, Jenkins Creek Spring, and the Wilderness-Mud-Salt Springs Group. Furthermore, in accordance with paragraph 62-302.531(2)(a), F.A.C., the nutrient TMDLs for these segments will constitute site specific numeric interpretations of the narrative nutrient criterion set forth in paragraph 62-302.530(47)(b), F.A.C., that will supersede the otherwise applicable numeric nutrient criteria in subsection 62-302.531(2), F.A.C., for these particular surface water segments.

SUMMARY: These TMDLs address certain nutrient impairments in the Springs Coast Basin. Specifically, the nutrient TMDL rules being proposed for adoption / revision are nitrate TMDLs for the Magnolia-Aripeka Springs Group, Jenkins Creek Spring, and the Wilderness-Mud-Salt Springs Group. The waterbodies were verified as impaired for nutrients using the methodology established in Chapter 62-303, F.A.C., Identification of Impaired Surface Waters. Development of the TMDLs was based on statistical analysis of water quality data with corresponding biological response data. This rulemaking has been given an OGC case number 16-0220.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the Agency.

The SERC estimates that there will be no additional regulatory costs within one year after implementation of the rule, but total long-term costs to attain the TMDL are estimated to be approximately \$4 million per year over a 20-year period, some of which will be borne by small businesses in the watershed.

Pursuant to paragraph 403.067(6)(c), Florida Statutes, the proposed rule does 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: 403.061, 403.067 FS. LAW IMPLEMENTED: 403.061, 403.062, 403.067 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: Richard Hicks, Division of Environmental Assessment and Restoration, Ground Water Management Section, Mail Station 3575, Florida Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, telephone (850)245-8229. For the 21 day period after this notice, the Department will accept written comments on the establishment of these

For the 21 day period after this notice, the Department will accept written comments on the establishment of these nutrient TMDLs as a site specific interpretation of the narrative nutrient criterion. Written comments should be directed to Richard Hicks at the address above.

THE FULL TEXT OF THE PROPOSED RULE IS:

- 62-304.645 Springs Coast Basin TMDLs.
- (1) through (25) No change.
- (26) Magnolia-Aripeka Springs Group. The nutrient TMDL is an annual arithmetic mean nitrate concentration of 0.23 mg/L at the spring vents in the Magnolia-Aripeka Springs Group, and is allocated as follows:
- (a) The WLA for NPDES wastewater sources is not applicable.
- (b) The WLA for discharges subject to the Department's NPDES MS4 permitting program is to address anthropogenic sources in the basin such that in-spring nitrate concentrations meet the TMDL target, which will require a 77 percent reduction of nitrate based on mean concentrations from the 2004 2014 period.
- (c) The LA for nonpoint sources is to address anthropogenic sources in the basin such that in-spring nitrate concentrations meet the TMDL target, which will require a 77 percent reduction of nitrate based on mean concentrations from the 2004 2014 period.
 - (d) The Margin of Safety is implicit.
- (27) Jenkins Creek Spring. The nutrient TMDL is an annual arithmetic mean nitrate concentration of 0.23 mg/L at the spring vent of Jenkins Creek Spring, and is allocated as follows:
- (a) The WLA for NPDES wastewater sources is not applicable.
- (b) The WLA for discharges subject to the Department's NPDES MS4 permitting program is to address anthropogenic sources in the basin such that in-spring nitrate concentrations meet the TMDL target, which will require a 73 percent reduction of nitrate for Jenkins Creek Spring, based on mean concentrations from the 2004 2014 period.
- (c) The LA for nonpoint sources is to address anthropogenic sources in the basin such that in-spring nitrate

concentrations meet the TMDL target, which will require a 73 percent reduction of nitrate for Jenkins Creek Spring, based on mean concentrations from the 2004 – 2014 period.

- (d) The Margin of Safety is implicit.
- (28) Wilderness-Mud-Salt Springs Group. The nutrient TMDL is an annual arithmetic mean nitrate concentration of 0.23 mg/L at the spring vents in the Wilderness-Mud-Salt Springs Group, and is allocated as follows:
- (a) The WLA for NPDES wastewater sources is not applicable.
- (b) The WLA for discharges subject to the Department's NPDES MS4 permitting program is to address anthropogenic sources in the basin such that in-spring nitrate concentrations meet the TMDL target, which will require a 62 percent reduction of nitrate based on mean concentrations from the 2004 2014 period.
- (c) The LA for nonpoint sources is to address anthropogenic sources in the basin such that in-spring nitrate concentrations meet the TMDL target, which will require a 62 percent reduction of nitrate based on mean concentrations from the 2004 2014 period.
 - (d) The Margin of Safety is implicit.

Rulemaking Authority 403.061, 403.067 FS. Law Implemented 403.061, 403.062, 403.067 FS. History–New 6-3-08, Amended 11-14-12, 6-7-13, 11-25-13, 6-18-14, 6-4-15,

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Frick, Director, Division of Environmental Assessment and Restoration

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Jonathan P. Steverson, Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 15, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: April 6, 2015

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

RULE NO.: RULE TITLE:

64B-9.008 Telehealth Practitioner Survey Procedures.

PURPOSE AND EFFECT: Creates the procedure and form to be used to gather information regarding telehealth practice by certain health care practitioners at the time of license renewal as required by recently enacted legislation.

SUMMARY: This rulemaking establishes the procedure and the survey form to be used by certain health care practitioners to gather information about his or her telehealth practice as required by recently enacted legislation.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The agency has determined this amendment 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 SERC checklist, this rulemaking will not have an adverse impact or regulatory costs in excess of \$1 million within five years as established in s.120.541(2)(a), F.S. Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 456.004(1), FS.

LAW IMPLEMENTED: 2016-249, L.O.F.

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: Adrienne Rodgers, Bureau Chief, 4052 Bald Cypress way, Bin #C-11, Tallahassee, FL 32399-3250, (850)245-4095 or Adrienne.Rodgers@FlHealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B-9.008 Telehealth Practitioner Survey Procedures.

At the time of licensure renewal, each healthcare practitioner, as defined in s. 456.001, Florida Statutes, must fully complete DH5019-MQA (07/2016), Telehealth Practitioner Survey, incorporated by reference and available at https://www.flrules.org/Gateway/reference.asp?No=Ref-#######.

Rulemaking Authority 456.004(1), FS. Law Implemented 2016-240, L.O.F. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Adrienne Rodgers

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Celeste Philip. MD, MPH, Surgeon General and Secretary

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: August 15, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: July 18, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-50.003 Delegation of Powers and Duties to

Electrolysis Council

PURPOSE AND EFFECT: The Council proposes the rule amendment to remove language found to be an invalid exercise of delegated legislative authority as the result of a rule challenge.

SUMMARY: Subsection (2) is amended to remove "petitions for declaratory statement."

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: 478.43(1) FS.

LAW IMPLEMENTED: 478.43(3) 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: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>64B8-50.003</u> Delegation of Powers and Duties to Electrolysis Council

- (1) No change.
- (2) Rulemaking proposals, petitions for declaratory statement and petitions to adopt, amend, or repeal rules,

relating which relate to the practice of electrology shall first be presented to the Council. The Council shall consider the matter and make recommendations to the Board as to the appropriate action to be taken.

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 3, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-51.006 Rule Governing Licensure and Inspection of

Electrology Facilities

PURPOSE AND EFFECT: The Council proposes the rule amendment to clarify the requirements for electrolysis facility licensure, inspection, and operation; allows for the operation of separate modalities, and requires only the equipment necessary for the modality practiced at the facility.

SUMMARY: The rule amendment clarifies the owner of an electrology facility must obtain a facility license while neither physicians nor their employees are required to obtain an electrology facility license; identifies facility requirements separately for each modality; not a change in position but rather a clarification that all electrologists practicing laser or light-based hair removal and reduction are required to have passed the CME certification test by SCMHR. Form DH5008-MQA-09/2015 is created to apply for inspection for adding or switching to a new electrology modality. Forms DH5018-MQA-07/2016, for transfer of electrolysis facility location, and DH-MQA 1213, for electrolysis facility licensure, are modified to update the facilities checklists.

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: 456.037, 478.43(1), (4), 478.51(3) FS.

LAW IMPLEMENTED: 456.037(2), (3), (5), 456.0635, 478.49, 478.51 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: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-51.006 Rule Governing Licensure and Inspection of Electrology Facilities

- (1) No change.
- (2) Electrology Facility Licensure.
- (a) The owner of an electrology facility is required to obtain a license for the elctrology facility. However, physicians licensed under Chapter 458 or 459, F.S., are not required to obtain an electrology facility license and electrologists employed by physicians licensed under Chapter 458 or 459, F.S., are not required to obtain an electrology facility license. No one may operate an electrology facility without a license to do so from the Department of Health.
- (b) To obtain the license, the applicant shall provide information to the Department as required by this rule on a form provided by the Department and approved and incorporated herein by reference by the Board as Form DH-MQA 1213, entitled "State of Florida Application for Electrolysis Facility Licensure New Facility or New Ownership" (revised 05-16-2016)," effective 3/13, which can be obtained from http://www.flrules.org/Gateway/reference.asp?No=Ref-92754 or the Department at The Florida Department of Health.

<u>02754</u> or the Department at The Florida Department of Health, Electrolysis Council, Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3256. The applicant must pay a

\$100 application fee, which is nonrefundable, \$100 inspection fee. \$100 licensure fee and a \$5.00 unlicensed activity fee.

- (3) Electrology Facility Safety and Sanitary Requirements. Paragraph (a) of this subsection applies to all electrology facilities regardless of the modalities used. Paragraph (b) of this rule applies to electrology facilities where epilators are used. Paragraph (c) of this rule applies to electrology facilities where laser or light-based equipment is used.
- (a) <u>Listed below are requirements to be followed, and material and equipment to be available, at each electrology facility where epilators or lasers/light-based equipment is used. An electrology facility shall be clean, sanitary, and well-lit. It shall also allow for circulation of air sufficient to eliminate odors.</u>
- 1. At the time of services, each client shall be protected from view of the public, and any other clients at the facility. Any room wherein electrolysis is performed shall have four fixed, permanent walls at least six feet tall from the floor and shall have doors capable of being locked. Permanent walls means a vertical continuous structure of wood, plaster, masonry, or other similar building material, which is physically connected to the electrology facility floor. This requirement shall not apply when electrolysis training is undertaken in accordance with a training program approved by the Electrolysis Council. to electrology facilities which are located in an electrolysis training facility so long as the unwalled area where electrolysis is performed is used for instructional purposes only.
- 2. There shall be a <u>toilet and</u> sink with hot and cold running water <u>available to</u> <u>within</u> the electrology facility. <u>The toilet and sink shall be kept clean and in working order when the electrology facility is open for business. This sink may also serve as the sink in the toilet and lavatory facilities required under paragraph (3)(c) of this rule.</u>
- (b) The following documents shall be displayed in an area that is visible to the general public entering the facility:
 - 1. The electrology facility license.
 - 2. The current license of the electrologist.
- 3. The most recent inspection sheet from the Department of Health.
 - 4. A current copy of Rule 64B8 51.006, F.A.C.
- (c) Toilet and Lavatory Requirements. Each electrology facility shall provide, on the premises or in the same building, a separate room containing toilet and lavatory facilities which shall have at least one toilet and one sink with running water, and shall be equipped with toilet tissue, soap dispenser with soap or other hand cleaning material, disposable towels or wall mounted electric blow dryer and a waste receptacle. The toilet and lavatory facilities and all fixtures and components

shall be clean, in good repair, well lighted and adequately ventilated to remove objectionable odors.

- (d) No animals shall be allowed to enter or be in the room wherein electrolysis is performed except those trained to assist the hearing impaired, visually impaired, or the physically impaired.
- (e) The electrology facility shall have the following equipment:
- 1. An FDA registered needle type epilation device in working order;
 - 2. Clean and sterile needles/probes and forceps/tweezers;
 - 3. Needle holder tips;
- 3.4. Electrolysis shall be conducted on a A treatment table or treatment chair with a non-porous surface capable of being disinfected:
- 4. The following supplies and equipment shall always be available at the electrology facility:
 - a.5. No change.
 - b.6. No change.
 - c.7. No change.
 - 8. A sharps container for disposal of used needles/probes;
 - d.9. No change.
 - e.10. No change.
 - f.11. No change.
- 12. If eye shields are used, eye shields capable of being cleaned with disinfectant;
- 13. Covered containers for needles/probes and forceps/tweezers which containers are capable of being eleaned and sterilized;
 - g.14. No change.
 - h.15. No change.
- i.16. If cloth towels are used, they shall be <u>cleaned prior</u> to use on each client and <u>laundered and sanitized</u>, which are stored in a closed container or compartment., and there shall be a covered sanitary container for holding used cloth towels; <u>Used cloths shall be kept in a separate closed container</u>;
- 17. A sterilizer which shall be either an autoclave or a dry heat sterilizer, and color change indicators for use with either sterilizer. The endodontic dry heat "glass bead sterilizer" shall not be used for instrument sterilization;
- 18. Unless the facility is new, monthly records of sterilizer biological test monitoring which shall be made available to the Department upon request;
 - i.19. No change
 - k.20. No change
- (b) In addition to those specified in paragraph (3)(a), the requirements to be followed, and materials and equipment to be available, at each electrology facility where epilators are used are listed below.
- 1. An FDA registered needle-type epilation device in working order;

- 2. Clean and sterile needles/probes and forceps/tweezers;
- 3. Needle holder tips;
- 4. A sharps container for disposal of used needles/probes;
- 5. Covered containers for needles/probes and forceps/tweezers which containers are capable of being cleaned and sterilized;
- 6. A sterilizer which shall be either an autoclave or dry heat sterilizer, and color change indicators for use with either sterilizer. The endodontic dry heat "glass bead sterilizer" shall not be used for instrument sterilization; and
- 7. Unless the facility is new, quarterly records of sterilizer biological test monitoring, which shall be made available to the Department upon request;
- (f) An appointment book shall be maintained and kept on the electrology facility premises which lists the name of each person who has received electrolysis treatment.
- (c)(g) In addition to those specified in paragraph (3)(a), the requirements to be followed, and materials and equipment to be available at each electrology facility facilities wherein laser or light-based-equipment is used for hair removal, the following shall be provided are listed below.
 - 1. No change.
- 2. For all electrologists using laser or light-based equipment in the facility, proof Proof of having passed the Society for Clinical and Medical Hair Removal test for certification as a Certified Medical Electrologist, or proof of having passed a substantially equivalent test for certifications as determined by the Council for all electrologists using laser equipment in the facility.
 - 3. No change.
 - 4. No change.
- 5. A room or rooms specifically designated for use of the laser or light-based equipment which is where all use of such equipment shall take place.
- <u>6.5. Sign</u> Appropriate sign on door of laser room identifying when laser or light-based equipment is in use.
 - 7.6. No change.
- <u>8.7.</u> Protective eyewear <u>capable of being cleaned and disinfected shall be used by</u> for all persons in laser room during operation of laser <u>or light-based equipment</u>.
 - 9.8. No change.
 - 10.9. No change.
 - 11.10. No change.
- (4) The following documents shall be available in each electrology facility:
- (a) The electrology facility license, which shall be visible to the public;
- (b) The current license of the electrolgist, which shall be visible to the public;
- (c) The most recent inspection sheet from the Department of Health:

- (d) A current copy of Rule 64B8-51.006, F.A.C.; and
- (e) An appointment book shall be maintained and kept on the electrology facility premises which lists the name of each person who has received treatment. The appointment book shall be maintained for four (4) years. The appointment book may be an electronic record.
- (5)(4) Inspections. The Department shall inspect all electrology facilities in the following manner:
- (a) All licensed facilities shall be inspected once per biennium.
- (b) All facilities applying for initial licensure shall be inspected prior to licensure.
- (c) When an existing electrology facility adds a modality, either epilator or laser/light-based equipment, or switches from one of those modalities to the other, an inspection shall be conducted to determine whether the facility has properly registered equipment and the proper safety and sanitary equipment and materials. The electrology facility shall notify the Department of the new modality by submitting to the Executive Director of the Electrolysis Council the form provided by the Council and approved and incorporated herein by the Board by reference as Form DH5008-MQA-09/2015, entitled "Application for Inspection for Adding or Switching to a New Electrology Modality" (effective 11/9/2015), which be obtained from can http://www.flrules.org/Gateway/reference.asp?No=Ref-
- or http://www.floridahealth.gov/licensing-and-regulation/electrolysis/, or the Department at The Florida Department of Health, Electrolysis Council, Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3256. The facility must pass an inspection prior to implementing the new modality.
- (6)(5) Transfer of Ownership or Location of the Electrology Facility.
- (a) No license for an electrology facility may be transferred from the name of the original licensee to another. If a facility is sold, the new owner must apply to the Department for licensure and no electrolysis services may be performed in the facility after the sale until the new owner has received the required license from the Department. A person purchasing an electrology facility may apply to the Department for licensure prior to the date of purchase.
- (b) An electrology facility license may be transferred from one location to another only upon approval by the Department which approval shall be granted upon compliance with all requirements set out below in subparagraphs 1. through 3. Only the licenses for electrology facilities which have passed inspection at the original location are eligible for transfer to another location. In order to begin practice at the new location, the electrology facility license holder must first perform all of the following procedures:

- 1. File a completed application for transfer prior to the date of the transfer on <u>a</u> forms prescribed by the Department, and approved and incorporated herein by reference by the Board as Form DH5018-MQA, entitled "State of Florida Application for Transfer of Electrolysis Facility Location" (revised 05-16-2016), which can be obtained from <a href="http://www.flrules.org/Gateway/reference.asp?No=Ref-orthe-Department at the Florida Department of Health, Electrolysis Council, Bald Cypress Way, Bin #C05, Tallahassee, Florida 32399-3256 as referenced in paragraph (2)(b) of this rule, which application must be processed by the Council office:
 - 2. No change.
 - 3. No change.
 - (7)(6) No change.

(7) No license for operation of an electrology facility may be transferred from the name of the licensee to the name of another person. If a facility is sold, the new owner must apply to the Department for licensure and no electrolysis services may be performed in the facility after the sale until the new owner has received the required license from the Department. A person purchasing an electrology facility may apply to the Department for licensure prior to the date of purchase.

Rulemaking Authority 456.037, 478.43(1), (4), 478.51(3), (11) FS. Law Implemented 456.037(2), (3), (5), 456.0635, 478.49, 478.51, 478.55 FS. History–New 11-16-93, Formerly 61F6-76.006, Amended 5-11-95, 6-26-96, Formerly 59R-51.006, Amended 12-23-97, 12-22-98, 2-17-00, 3-25-01, 4-8-02, 6-16-03, 7-29-10, 6-19-13, 12-25-14,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 3, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-52.004 Requirements for Approval of Training

Courses for Laser and Light-Based Hair

Removal or Reduction

PURPOSE AND EFFECT: The Council proposes the rule amendment to clarify that all electrologists practicing laser and light-based hair removal are required to have passed the CME certification test by SCMHR and requires electrologists to work for one year after passage of the CME certification test prior to teaching. And to correct the spelling of the Grotthuss-Draper law.

SUMMARY: The rule amendment modifies the language in (3) to be consistent with that in 64B8-51.006(3)(c)2.; this is not a change in position but rather a clarification that all electrologists practicing laser and light-based hair removal are required to pass the CME certification test by SCMHR, and requires electrologists to work for one year after passage of the CME certification test in order to be eligible to teach the laser and light-based hair removal course.

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: 456.025(7), 478.43FS.

LAW IMPLEMENTED: 456.025(7), 478.42(5), 478.43(3), 478.50 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: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-52.004 Requirements for Approval of Training Courses for Laser and Light-Based Hair Removal or Reduction

The Electrolysis Council will approve laser and lightbased hair removal or reduction continuing education training courses upon application if the following requirements are met:

- (1) No change.
- (2) The course consists of thirty (30) hours of instruction, which may include 15 hours of home-study didactic training, in the use of laser and light-based hair removal or reduction devices, including:
 - (a) through (e) No change.
 - (f) Laser and light based tissue interaction, including:
 - 1. Grotthuss-Degraper law.
 - 2. through 6. No change.
 - (g) through (w) No change.
- (3) The instructors of each laser and light-based hair removal course have one year of experience using laser or light-based devices for hair removal after having passed the Society for Clinical and Medical Hair Removal test for post-certification as a Certified Medical Electrologist, or after having passed a substantially equivalent test for certification as determined by the Council experience. Verifiable documentation of this experience must be submitted to the Council with the application.

Rulemaking Authority 456.025(7), 478.43(1), (4) FS. Law Implemented 456.025(7), 478.42(5), 478.43(3), 478.50, 478.51 FS. History—New 10-3-00, Amended 12-24-01, 12-26-02, 8-17-04, 7-3-06, 2-18-09, 12-21-14,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 3, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-55.002 Citations

PURPOSE AND EFFECT: The Council proposes the rule amendment to clarify that all electrologists practicing laser and light-based hair removal are required to have passed the CME certification test by SCMHR.

SUMMARY: The rule amendment modifies the language in (5)(l) to be consistent with that in 64B8-51.006(3)(c)2.; this is not a change in position but rather a clarification that all electrologists practicing laser and light-based hair removal are required to pass the CME certification test by SCMHR.

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: 456.077(1), (2) FS.

LAW IMPLEMENTED: 456.072(3)(b), 456.077(1), (2), 478.51, 478.52 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: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-55.002 Citations

- (1) through (4) No change.
- (5) The Board designates the following as electrology citations violations in laser or light based hair removal. Failure to have:
 - (a) through (k) No change.

(1) Proof of having passed the Society for Clinical and Medical Hair Removal test for certification as a Certified Medical Electrologist, or proof of having passed a substantially equivalent test for certification as determined by the Council, for all electrologists using persons who use laser or light-based equipment in the facility, who are not exempt and are licensed electrologists.

First time violation \$500, Subsequent violation \$1,000.

(64B8-56.002(2)(b), F.A.C.)

(6) through (7) No change.

Rulemaking Specific Authority 456.077(1), (2), 478.51(3) FS. Law Implemented 456.072(3), (4)(b), 456.077(1), (2), 478.51, 478.52 FS. History—New 11-16-93, Formerly 61F6-80.002, Amended 1-2-95, Formerly 59R-55.002, Amended 11-13-97, 10-12-98, 2-11-01, 2-20-02, 11-12-02, 7-16-03, 2-12-07,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 3, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-56.002 Equipment and Devices; Protocols for Laser

and Light-Based Devices

PURPOSE AND EFFECT: The Council proposes the rule amendment to clarify the requirements for electrologists practicing laser and light-based hair removal.

SUMMARY: Subsection (2)(b): this is not a change in position but rather a clarification that all electrologists practicing laser and light-based hair removal are required to pass the CME certification test by SCMHR.

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: 478.43 FS.

LAW IMPLEMENTED: 458.331(1)(v), 458.348(3), 478.42(5), 478.43(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: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-56.002 Equipment and Devices; Protocols for Laser and Light-Based Devices

- (1) No change.
- (2) An electrologist may not use laser or light-based devices for hair removal or reduction unless they:
 - (a) No change.
- (b) Have passed the Society for Clinical and Medical Hair Removal test for certification as a Certified Medical Electrologist, or proof of having passed a substantially equivalent test for certification as determined by the Council been certified in the use of laser and light based devices for the removal or reduction of hair by a national certification organization approved by the Council and the Board;
 - (c) through (d) No change.
 - (3) through (6) No change.

Rulemaking Authority <u>458.331(1)(v)</u>, 478.43(<u>1)</u>, (<u>4</u>) FS. Law Implemented 458.331(1)(v), 458.348(3), 478.42(5), 478.43(4) FS. History–New 9-12-01, Amended 2-28-02, 7-23-06, 3-12-08, 11-4-14,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Medicine

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: June 3, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2016

DEPARTMENT OF HEALTH

Board of Nursing

RULE NO.: RULE TITLE:

64B9-4.016 Controlled Substances Formulary

PURPOSE AND EFFECT: The rule proposes to implement

 $Laws\ of\ Florida\ Chapter\ 2016-224.$

SUMMARY: Implement Laws of Florida Chapter 2016-224
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 and the substance of the rule, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary because the rule has no impact on any persons or businesses; 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: 464.012(6)(a) FS.

LAW IMPLEMENTED: 464.012(6)(a) FS.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe R. Baker, Jr., Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, Florida 32399; Joe.Baker@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B9-4.016 Controlled Substances Formulary.

- 1. Advanced registered nurse practitioners may only prescribe controlled substances pursuant the individual's education, training, experience and protocol.
- 2. Advanced registered nurse practitioners must restrict prescriptions of Schedule II controlled substances as listed in Section 893.03, Florida Statutes, to a 7-day supply. This restriction does not apply to prescription of controlled substances that are psychiatric medication prescribed by a psychiatric nurse as defined in Section 394.455, Florida Statutes.
- 3. Only advanced registered nurse practitioners who meet the definition of a psychiatric nurse as defined in Section 394.455, Florida Statutes, may prescribe psychiatric mental health controlled substances to children younger than 18 years of age.

Rulemaking Authority 464.012(6)(a) FS. Law Implemented 464.012(6)(a) 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: August 5, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 20, 2016

DEPARTMENT OF HEALTH

Board of Nursing

RULE NO.: RULE TITLE:

64B9-5.002 Continuing Education Requirement PURPOSE AND EFFECT: The purpose of the rule amendment is to make the rule consistent with HB 941

SUMMARY: Update rule.

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, and the substance of the rule amendment, determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary because the rule does not impose additional rights, obligations, or duties on any persons or any businesses, 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: 464.006, 464.013 FS.

LAW IMPLEMENTED: 456.024, 456.031, 456.033, 464.013

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Joe R. Baker, Jr., Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, Florida 32399; Joe.Baker@flhealth.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

64B9-5.002 Continuing Education Requirement.

- (1) No change.
- (2) The following continuing education courses are a mandatory part of the hours required in subsection (1) at the stated time periods:
- (a) A two hour course in prevention of medical errors must be completed prior to licensure and each biennium thereafter:
 - (b) through (d) No change.
 - (3) through (6) No change.

Rulemaking Authority 464.006, 464.013 FS. Law Implemented 456.024, 456.031, 456.033, 464.013 FS. History–New 9-12-79, Amended 11-27-80, 10-8-81, 10-6-82, 11-24-83, 2-27-84, Formerly 21O-13.07, Amended 3-3-87, 10-21-87, Formerly 21O-13.007, 61F7-5.002, Amended 5-2-95, 7-5-95, 1-1-96, 4-29-96, 11-13-96, Formerly 59S-5.002, Amended 2-18-98, 1-4-15, 11-5-15,

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: August 5, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: June 21, 2016

Section III Notice of Changes, Corrections and Withdrawals

DEPARTMENT OF EDUCATION

State Board of Education

RULE NO.: RULE TITLE:

6A-2.0020 Charter School Capital Outlay.
NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 42 No. 166, August 25, 2016 issue of the Florida Administrative Register. The rule title was not correctly coded to add the two new words below:

Eligibility for Charter School Capital Outlay.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.318 Occupational Therapy Services

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 42 No. 36, February 23, 2016 issue of the Florida Administrative Register.

- (1) This rule applies to <u>all providers rendering Florida</u> <u>Medicaid</u> any person or entity prescribing or reviewing a request for occupational therapy services to recipients. and to all providers of occupational therapy services who are enrolled in or registered with the Florida Medicaid program.
- (2) All <u>providers</u> <u>persons or entities described in subsection (1)</u> must be in compliance with the provisions of the Florida Medicaid Occupational Therapy Services Coverage Policy, ______, incorporated by reference. The policy is available on the <u>Agency for Health Care Administration's Florida Medicaid fiscal agent's Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml http://portal.flmmis.com/flpublic, and <u>available</u> at [DOS place holder Ref-____].</u>

Rulemaking Authority 409.919<u>, 409.961</u> FS. Law Implemented 409.902, 409.905, 409.907, 409.908, 409.912, 409.913<u>, 409.973</u> FS. History—New _______.

The Occupational Therapy Services Coverage Policy has been changed as follows:

Section 1.1.1, Florida Medicaid Policies, first paragraph, second sentence, now reads:

It must be used in conjunction with Florida Medicaid's General Policies (as defined in section 1.3) and any applicable service-specific and claim reimbursement policies with which providers must comply.

Section 1.1.1, Florida Medicaid Policies, second paragraph, second sentence, now reads:

Coverage policies are available on the Agency for Health Care Administration's (AHCA) Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Section 1.1.2, Statewide Medicaid Managed Care Plans, now reads:

Florida Medicaid managed care plans must comply with the service coverage requirements outlined in this policy, unless otherwise specified in the AHCA contract with the Florida Medicaid managed care plan. The provision of services to recipients enrolled in a Florida Medicaid managed care plan must not be subject to more stringent service coverage limits than specified in Florida Medicaid policies.

Section 1.2, Legal Authority, third bullet now reads:

• Sections 409.905 and 409.973, Florida Statutes (F.S.)

Section 1.3.1, Claim Reimbursement Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that provides instructions on how to bill for services.

Section 1.3.2, Coverage and Limitations Handbook or Coverage Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that contains coverage information about a Florida Medicaid service

Section 1.3.3, General Policies, now reads:

A collective term for Florida Medicaid policy documents found in Rule Chapter 59G-1, F.A.C. containing information that applies to all providers (unless otherwise specified) rendering services to recipients.

Section 1.3.5, Provider, now reads:

The term used to describe any entity, facility, person, or group enrolled with AHCA to furnish services under the Florida Medicaid program in accordance with the provider agreement. Section 2.3, Coinsurance, Copayment, or Deductible. Section retitled Coinsurance and Copayments, now reads:

There is no coinsurance or copayment for this service in accordance with section 409.9081, F.S. For more information on copayment and coinsurance requirements and exemptions, please refer to Florida Medicaid's General Policies on copayment and coinsurance.

Section 3.1, General Criteria, now reads:

Providers must meet the qualifications specified in this policy in order to be reimbursed for Florida Medicaid occupational therapy services.

Section 3.2, Who Can Provide, lead sentence added that reads: Services must be rendered by one of the following:

Section 4.3, Early and Periodic Screening, Diagnosis, and Treatment, last sentence now reads:

For more information, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 6.1, General Criteria, now reads:

For information on general documentation requirements, please refer to Florida Medicaid's General Policies on recordkeeping and documentation.

Section 7.1, General Criteria, now reads:

The authorization information described below is applicable to the fee-for-service delivery system. For more information on general authorization requirements, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 7.2, Specific Criteria, now reads:

Providers must obtain authorization from the quality improvement organization at least every 180 days, or upon a change in the recipient's condition requiring an alteration in services.

Section 8.1, General Criteria, now reads:

The reimbursement information below is applicable to the feefor-service delivery system.

Section 8.5, Rate, now reads:

For a schedule of rates, incorporated by reference in Rule 59G-4.002, F.A.C., visit the AHCA Web site at http://ahca.mvflorida.com/Medicaid/review/index.shtml.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE: 59G-4.320 Therapy Services

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 42 No. 36, February 23, 2016 issue of the Florida Administrative Register.

- (1) This rule applies to <u>all providers rendering Florida</u> <u>Medicaid</u> any person or entity prescribing or reviewing a request for physical therapy services <u>to recipients</u>, and all providers of physical therapy services who are enrolled in or registered with the Florida Medicaid program.
- (2) All providers persons or entities described in subsection (1) must be in compliance with the provisions of the Florida Medicaid Physical Therapy Services Coverage Policy,______, incorporated by reference. The policy is available from the Agency for Health Care Administration's Florida Medicaid fiscal agent's Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml, http://portal.flmmis.com/flpublic, and available at [DOS place

http://portal.flmmis.com/flpublic, and available at [DOS place holder Ref-].

Rulemaking Authority 409.919<u>. 409.961</u> FS. Law Implemented 409.902, 409.905, 409.907, 409.908, 409.912, 409.913<u>. 409.973</u> FS. History–New 5-24-92, Amended 4-12-93, Formerly 10C-7.068, Amended 5-4-94, 12-26-95, 3-9-99, 12-2-03, 12-3-08, 8-22-13<u>.</u>

The Physical Therapy Services Coverage Policy has been changed as follows:

Section 1.1.1, Florida Medicaid Policies, first paragraph, second sentence, now reads:

It must be used in conjunction with Florida Medicaid's General Policies (as defined in section 1.3) and any applicable service-specific and claim reimbursement policies with which providers must comply.

Section 1.1.1, Florida Medicaid Policies, second paragraph, second sentence, now reads:

Coverage policies are available on the Agency for Health Care Administration's (AHCA) Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Section 1.1.2, Statewide Medicaid Managed Care Plans, now reads:

Florida Medicaid managed care plans must comply with the service coverage requirements outlined in this policy, unless otherwise specified in the AHCA contract with the Florida Medicaid managed care plan. The provision of services to recipients enrolled in a Florida Medicaid managed care plan must not be subject to more stringent service coverage limits than specified in Florida Medicaid policies.

Section 1.2, Legal Authority, third bullet now reads:

• Sections 409.905 and 409.973, Florida Statutes (F.S.)

Section 1.3.1, Claim Reimbursement Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that provides instructions on how to bill for services.

Section 1.3.2, Coverage and Limitations Handbook or Coverage Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that contains coverage information about a Florida Medicaid service.

Section 1.3.3, General Policies, now reads:

A collective term for Florida Medicaid policy documents found in Rule Chapter 59G-1, F.A.C. containing information that applies to all providers (unless otherwise specified) rendering services to recipients.

Section, 1.3.5, Provider, now reads:

The term used to describe any entity, facility, person, or group enrolled with AHCA to furnish services under the Florida Medicaid program in accordance with the provider agreement. Section 2.3, Coinsurance, Copayment, or Deductible. Section retitled Coinsurance and Copayments, now reads:

There is no coinsurance or copayment for this service in accordance with section 409.9081, F.S. For more information on copayment and coinsurance requirements and exemptions, please refer to Florida Medicaid's General Policies on copayment and coinsurance.

Section 3.1 General Criteria, now reads:

Providers must meet the qualifications specified in this policy in order to be reimbursed for Florida Medicaid physical therapy services.

Section 3.2, Who Can Provide, lead sentence added that reads: Services must be rendered by one of the following:

Section 4.3, Early and Periodic Screening, Diagnosis, and Treatment, last sentence now reads:

For more information, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 6.1, General Criteria, now reads:

For information on general documentation requirements, please refer to Florida Medicaid's General Policies on recordkeeping and documentation policy.

Section 7.1, General Criteria, now reads:

The authorization information described below is applicable to the fee-for-service delivery system. For more information on general authorization requirements, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 7.2, Specific Criteria, now reads:

Providers must obtain authorization from the quality improvement organization at least every 180 days, or upon a change in the recipient's condition requiring an alteration in services.

Section 8.1, General Criteria, now reads:

The reimbursement information below is applicable to the feefor-service delivery system.

Section 8.5, Rate, now reads:

For a schedule of rates, incorporated by reference in Rule 59G-4.002, F.A.C., visit the AHCA Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.322 Respiratory Therapy Services

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 42 No. 36, February 23, 2016 issue of the Florida Administrative Register.

- (1) This rule applies to <u>all providers rendering Florida</u> <u>Medicaid</u> any person or entity prescribing or reviewing a request for respiratory therapy services to recipients. and to all providers of respiratory therapy services who are enrolled in or registered with the Florida Medicaid program.
- (2) All providers persons or entities described in subsection (1) must be in compliance with the provisions of the Florida Medicaid Respiratory Therapy Services Coverage Policy, ______, incorporated by reference. The policy is available on the Agency for Health Care Administration's Florida Medicaid fiscal agent's Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml http://portal.flmmis.com/flpublic, and available at [DOS place holder Ref-____]. Rulemaking Authority 409.919, 409.905, 409.905, 409.907, 409.908, 409.912, 409.913, 409.973 FS. History—New

The Respiratory Therapy Services Coverage Policy has been changed as follows:

Section 1.1.1, Florida Medicaid Policies, first paragraph, second sentence, now reads:

It must be used in conjunction with Florida Medicaid's General Policies (as defined in section 1.3) and any applicable service-specific and claim reimbursement policies with which providers must comply.

Section 1.1.1, Florida Medicaid Policies, second paragraph, second sentence, now reads:

Coverage policies are available on the Agency for Health Care Administration's (AHCA) Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Section 1.1.2, Statewide Medicaid Managed Care Plans, now reads:

Florida Medicaid managed care plans must comply with the service coverage requirements outlined in this policy, unless otherwise specified in the AHCA contract with the Florida Medicaid managed care plan. The provision of services to recipients enrolled in a Florida Medicaid managed care plan must not be subject to more stringent service coverage limits than specified in Florida Medicaid policies.

Section 1.2, Legal Authority, third bullet now reads:

Sections 409.905 and 409.973, Florida Statutes (F.S.)

Section 1.3.1, Claim Reimbursement Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that provides instructions on how to bill for services.

Section 1.3.2, Coverage and Limitations Handbook or Coverage Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that contains coverage information about a Florida Medicaid service.

Section 1.3.3, General Policies, now reads:

A collective term for Florida Medicaid policy documents found in Rule Chapter 59G-1, F.A.C. containing information that applies to all providers (unless otherwise specified) rendering services to recipients.

Section 1.3.5, Provider, now reads:

The term used to describe any entity, facility, person, or group enrolled with AHCA to furnish services under the Florida Medicaid program in accordance with the provider agreement. Section 2.3, Coinsurance, Copayment, or Deductible. Section retitled Coinsurance and Copayments, now reads:

There is no coinsurance or copayment for this service in accordance with section 409.9081, F.S. For more information on copayment and coinsurance requirements and exemptions, please refer to Florida Medicaid's General Policies on copayment and coinsurance.

Section 3.1, General Criteria, now reads:

Providers must meet the qualifications specified in this policy in order to be reimbursed for Florida Medicaid respiratory therapy services.

Section 3.2, Who Can Provide, bullet was replaced by a lead sentence that reads:

Services must be rendered by respiratory therapists licensed in accordance with Chapter 468, Part V, F.S.

Section 4.3, Early and Periodic Screening, Diagnosis, and Treatment, last sentence now reads:

For more information, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 6.1, General Criteria, now reads:

For information on general documentation requirements, please refer to Florida Medicaid's General Policies on recordkeeping and documentation.

Section 7.1, General Criteria, now reads:

The authorization information described below is applicable to the fee-for-service delivery system. For more information on general authorization requirements, please refer to Florida Medicaid's General Policies on authorization requirements. Section 7.2, Specific Criteria, first sentence now reads:

Providers rendering services in a Prescribed Pediatric Extended Care Center must request authorization from the quality improvement organization at least every 180 days, or upon a change in the recipient's condition requiring an alteration in services.

Section 8.1, General Criteria, now reads:

The reimbursement information below is applicable to the feefor-service delivery system.

Section 8.5, Rate, now reads:

For a schedule of rates, incorporated by reference in Rule 59G-4.002, F.A.C., visit the AHCA Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

RULE NO.: RULE TITLE:

59G-4.324 Speech-Language Pathology Services

NOTICE OF CHANGE

Notice is hereby given that the following changes have been made to the proposed rule in accordance with subparagraph 120.54(3)(d)1., F.S., published in Vol. 42 No. 36, February 23, 2016 issue of the Florida Administrative Register.

- (1) This rule applies to <u>all providers rendering Florida</u> <u>Medicaid</u> any person or entity prescribing or reviewing a request for speech-language pathology services <u>to recipients</u>. and to all providers of speech language pathology services who are enrolled in or registered with the Florida Medicaid program.
- (2) All providers persons or must be in compliance with the provisions of the Florida Medicaid Speech-Language Pathology Services Coverage Policy, incorporated by reference. The policy is available on the Agency for Health Care Administration's Florida Medicaid agent's Web site http://ahca.myflorida.com/Medicaid/review/index.shtml http://portal.flmmis.com/flpublie, and at [DOS place holder Rulemaking Authority 409.919, 409.961 FS. Law Implemented 409.902, 409.905, 409.907, 409.908, 409.912, 409.913, 409.973 FS. History-New __

The Speech-Language Pathology Services Coverage Policy has been changed as follows:

Section 1.1.1, Florida Medicaid Policies, first paragraph, second sentence, now reads:

It must be used in conjunction with Florida Medicaid's General Policies (as defined in section 1.3) and any applicable service-specific and claim reimbursement policies with which providers must comply.

Section 1.1.1, Florida Medicaid Policies, second paragraph, second sentence, now reads:

Coverage policies are available on the Agency for Health Care Administration's (AHCA) Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Section 1.1.2, Statewide Medicaid Managed Care Plans, now reads:

Florida Medicaid managed care plans must comply with the service coverage requirements outlined in this policy, unless otherwise specified in the AHCA contract with the Florida Medicaid managed care plan. The provision of services to recipients enrolled in a Florida Medicaid managed care plan must not be subject to more stringent service coverage limits than specified in Florida Medicaid policies.

Section 1.2, Legal Authority, third bullet now reads:

• Sections 409.905 and 409.973, Florida Statutes (F.S.)

Section 1.3.2, Claim Reimbursement Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that provides instructions on how to bill for services.

Section 1.3.3, Coverage and Limitations Handbook or Coverage Policy, now reads:

A policy document found in Rule Division 59G, F.A.C. that contains coverage information about a Florida Medicaid service.

Section 1.3.4, General Policies, now reads:

A collective term for Florida Medicaid policy documents found in Rule Chapter 59G-1, F.A.C. containing information that applies to all providers (unless otherwise specified) rendering services to recipients.

Section 1.3.6, Provider, now reads:

The term used to describe any entity, facility, person, or group enrolled with AHCA to furnish services under the Florida Medicaid program in accordance with the provider agreement. Section 2.3, Coinsurance, Copayment, or Deductible. Section retitled Coinsurance and Copayments, now reads:

There is no coinsurance or copayment for this service in accordance with section 409.9081, F.S. For more information on copayment and coinsurance requirements and exemptions, please refer to Florida Medicaid's General Policies on copayment and coinsurance.

Section 3.1, General Criteria, now reads:

Providers must meet the qualifications specified in this policy in order to be reimbursed for Florida Medicaid speechlanguage pathology services.

Section 3.2, Who Can Provide, lead sentence added that reads: Services must be rendered by one of the following:

Section 4.3, Early and Periodic Screening, Diagnosis, and Treatment, last sentence now reads:

For more information, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 6.1, General Criteria, now reads:

For information on general documentation requirements, please refer to Florida Medicaid's General Policies on recordkeeping and documentation.

Section 7.1, General Criteria, now reads:

The authorization information described below is applicable to the fee-for-service delivery system. For more information on general authorization requirements, please refer to Florida Medicaid's General Policies on authorization requirements.

Section 7.2, Specific Criteria, now reads:

Providers must obtain authorization from the quality improvement organization at least every 180 days, or upon a change in the recipient's condition requiring an alteration in services.

Section 8.1, General Criteria, now reads:

The reimbursement information below is applicable to the feefor-service delivery system.

Section 8.5, Rate, now reads:

For a schedule of rates, incorporated by reference in Rule 59G-4.002, F.A.C., visit the AHCA Web site at http://ahca.myflorida.com/Medicaid/review/index.shtml.

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

NONE

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF EDUCATION

The Miami Dade College announces a public meeting to which all persons are invited.

DATE AND TIME: September 13, 2016, 10:00 a.m.

PLACE: MDC Wolfson Campus, 300 N.E. 2nd Ave., Building 7 (ETCOTA), Room 7128, Miami, FL 33132

GENERAL SUBJECT MATTER TO BE CONSIDERED: Pre-Proposal Meeting for ITN 2016-21-37 Customer Relationship Management (CRM) for Enrollment & Admissions Applications.

Important to note that this procurement process adheres to the "Cone of Silence" ordinance and that no verbal or written

communication is allowed during this ITN process unless it is exclusively requested by the Purchasing Department to be utilized for evaluation purposes of this ITN selection process.

A copy of the agenda may be obtained by contacting: Miami Dade College, Office of the Purchasing Director, 11011 SW 104 Street, Room 9254, Miami, FL 33176 or by calling (305)237-2402.

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: Roman Martinez, MPA, CPPO, CPPB, FCCM, Group Director – Purchasing, Miami Dade College, 11011 SW 104 Street, Room 9254, Phone: (305)237-0012, email: RMartin9@mdc.edu.

EXECUTIVE OFFICE OF THE GOVERNOR

Division of Emergency Management

The Division of Emergency Management announces a public meeting to which all persons are invited.

DATE AND TIME: September 2, 2016, 2:30 p.m.

PLACE: William E. Sadowski Office Building, 2555 Shumard Oak Blvd., Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: In accordance with the timeframe set forth in Section 120.525, Florida Statutes, a Public Opening is hereby noticed within the timeline for the Invitation to bid (ITB-DEM-16-17-015) for FDEM Hurricane Season Preparedness and Media Buy

The Division reserves the right to issue amendments, addenda, and changes to the timeline and specifically to the meeting notice listed above. The Division will post notice of any changes or additional meetings within the Vendor Bid System (VBS) in accordance with Section 287.042(3), Florida Statutes, and will not re-advertise notice in the Florida Administrative Review (FAR). Access the VBS at: http://vbs.dms.state.fl.us/vbs/main_menu.

A copy of the agenda may be obtained by contacting: Kara Godwin, Division Purchasing Specialist, Bureau of Finance, Florida Division of Emergency Management, 2555 Shumard Oak Blvd., Tallahassee, FL 32399, (850)922-1649, Kara.Godwin@em.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 48 hours before the workshop/meeting by contacting: Kara Godwin, Division Purchasing Specialist, Bureau of Finance, Florida Division of Emergency Management, 2555 Shumard Oak Blvd., Tallahassee, FL 32399, (850)922-1649, Kara.Godwin@em.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).

REGIONAL PLANNING COUNCILS

Tampa Bay Regional Planning Council

The Tampa Bay Regional Planning Council Agency on Bay Management announces a public meeting to which all persons are invited.

DATE AND TIME: September 8, 2016, 9:00 a.m.

PLACE: 4000 Gateway Centre Blvd. Suite 100, Pinellas Park, Florida 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED The regular business of the Agency on Bay Management.

A copy of the agenda may be obtained by contacting: Avera Wynne, avera@tbrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 4 days before the workshop/meeting by contacting: Wren Krahl, wren@tbrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Avera Wynne, avera@tbrpc.org.

REGIONAL PLANNING COUNCILS

Tampa Bay Regional Planning Council

The One Bay Resilient Communities Working Group announces a public meeting to which all persons are invited. DATE AND TIME: October 7, 2016, 9:30 a.m.

PLACE: 4000 Gateway Centre Blvd. Suite 100, Pinellas Park, Florida 33782

GENERAL SUBJECT MATTER TO BE CONSIDERED: The regular business of the One Bay Resilient Communities Working Group.

A copy of the agenda may be obtained by contacting: Avera Wynne, avera@tbrpc.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 4 days before the workshop/meeting by contacting: Avera Wynne, avera@tbrpc.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Avera Wynne, avera@tbrpc.org.

REGIONAL PLANNING COUNCILS

Treasure Coast Regional Planning Council

The Treasure Coast Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: September 8, 2016, 2:00 p.m.

PLACE: Treasure Coast Regional Planning Council, 421 SW Camden Ave., Stuart, FL 34994

GENERAL SUBJECT MATTER TO BE CONSIDERED: To conduct a meeting of Council's Comprehensive Economic Development Committee.

A copy of the agenda may be obtained by contacting: Kim Koho Vaday, (772)221-4060.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Kim Koho Vaday, (772)221-4060. 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: Kim Koho Vaday, (772)221-4060.

WATER MANAGEMENT DISTRICTS

Southwest Florida Water Management District

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

DATE AND TIME: September 7, 2016, 9:00 a.m.

PLACE: 7601 Highway 301 North, Tampa, FL 33637

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular monthly meeting to obtain feedback from interested persons on current pending permit applications. The agenda is available at www.watermatters.org/calendar/calendar.php/.

A copy of the agenda may be obtained by contacting: Justin J. Eddy, (813)985-7481, ext. 2097.

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: Justin J. Eddy. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF ELDER AFFAIRS

Federal Aging Programs
RULE NOS.:RULE TITLES:
58A-5.0131 Definitions

58A-5.014 Licensing and Change of Ownership

58A-5.0181 Admission Procedures, Appropriateness of

Placement and Continued Residency Criteria

58A-5.0182 Resident Care Standards

58A-5.0185 Medication Practices

58A-5.019 Staffing Standards

58A-5.0191 Staff Training Requirements and Competency

58A-5.024 Records

58A-5.029 Limited Mental Health

58A-5.030 Extended Congregate Care Services

58A-5.031 Limited Nursing Services

The Department of Elder Affairs announces a hearing to which all persons are invited.

DATE AND TIME: September 20, 2016, 9:30 a.m. – 11:30 a.m.

PLACE: Florida Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Department of Elder Affairs announces a hearing in order to give affected persons an opportunity to present evidence and argument regarding proposed changes to the listed rules in chapter 58A-5, Assisted Living Facilities.

A copy of the agenda may be obtained by contacting: Daniel Looke, Senior Attorney, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2096, looked@elderaffairs.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 72 hours before the workshop/meeting by contacting: Jacqueline Williams, Department of Elder Affairs, (850)414-2114, Williamsj@elderaffairs.org. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Daniel Looke, Senior Attorney, Department of Elder Affairs, 4040 Esplanade Way, Tallahassee, Florida 32399-7000, (850)414-2096, looked@elderaffairs.org.

DEPARTMENT OF MANAGEMENT SERVICES

Division of Communications

The Department of Management Services, Division of Telecommunications announces a public meeting to which all persons are invited.

DATE AND TIME: Tuesday, October 11, 2016, 9:00 a.m. – 5:00 p.m.

PLACE: Betty Easley Conference Center, 4075 Esplanade Way, Room 152, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED:

The Joint Task Force (JTF) Technical Committee will discuss items to bring to the attention of the JTF Board regarding the Statewide Law Enforcement Radio System (SLERS).

The Agenda and handouts will be made available closer to the date of the meeting at the following web address:

http://www.dms.myflorida.com/business_operations/telecomm unications/radio_communications_services/statewide_law_enf orcement_radio_system_slers/upcoming_joint_task_force_me etings.

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: Debi Smith at (850)922-7435 or Debi.Smith@DMS.MyFlorida.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Debi Smith at (850)922-7435 or Debi.Smith@DMS.MyFlorida.com.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Accountancy

The Board of Accountancy announces public meetings to which all persons are invited.

DATES AND TIMES: Thursday, September 22, 2016, 9:00 a.m.; Friday, September 23, 2016, 8:30 a.m. until all business is concluded

PLACE: Hilton Resort, 100 North Atlantic Ave. Daytona Beach, Florida 32118

GENERAL SUBJECT MATTER TO BE CONSIDERED: Board meetings; these are public meetings. The Board will meet to consider enforcement proceedings including consideration of investigation officers' reports, rules, and other general business. This is a public meeting.

A copy of the agenda may be obtained by contacting: Denise Graves, (352)333-2505 or

denise.graves@myfloridalicense.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 2 days before the workshop/meeting by contacting: Denise Graves, (352)313-6607 or denise.graves@myfloridalicense.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

If any person decides to appeal any decision made by the Board with respect to any matter considered at this meeting or hearing, he/she will need to ensure that a verbatim record of the proceeding is made, which record includes the testimony and evidence from which the appeal is to be issued.

For more information, you may contact: Denise Graves, (352)333-2505 or denise.graves@myfloridalicense.com.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DATE AND TIME: Wednesday, September 28, 2016, 6:00 p.m. – 7:30 p.m.

PLACE: Crystal River City Hall Conference Room, 123 NW U.S. Highway 19, Crystal River, FL 34428

GENERAL SUBJECT MATTER TO BE CONSIDERED: A draft St. Martins Marsh Aquatic Preserve Management Plan has been prepared by the Florida Coastal Office. The draft plan is available for viewing or download at www.dep.state.fl.us/coastal/sites/stmartins/default.htm. The Florida Coastal Office seeks public comment on the draft. Members of the St. Martins Marsh Aquatic Preserve Management Plan Advisory Committee have also been invited to attend, listen to comments, and may provide or respond to comments.

A copy of the agenda may be obtained by contacting: Aquatic Preserve Manager Tim Jones at Timothy.W.Jones@dep.state.fl.us or (352)228-6031.

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

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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

DATE AND TIME: Thursday, September 29, 2016, 9:00 a.m. PLACE: Crystal River Preserve State Park, 3266 N. Sailboat Ave., Crystal River, FL 34428

GENERAL SUBJECT MATTER TO BE CONSIDERED: The St. Martins Marsh Aquatic Preserve Management Plan Advisory Committee will meet to discuss comments at the public meeting - scheduled for September 28 and separately noticed - and possible revisions to the draft St. Martins Marsh Aquatic Preserve Management Plan. The draft plan is available for viewing or download at www.dep.state.fl.us/coastal/sites/stmartins/default.htm.

A copy of the agenda may be obtained by contacting: Aquatic Preserve Manager Tim Jones at Timothy.W.Jones@dep.state.fl.us or (352)228-6031.

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

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

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

DATE AND TIME: Tuesday, September 27, 2016, 3:00 p.m.

PLACE: Residence Inn Tallahassee Universities at the Capitol, 600 West Gaines Street, Tallahassee, FL 32304

GENERAL SUBJECT MATTER TO BE CONSIDERED: Division of Medical Quality Assurance Budget Training.

A copy of the agenda may be obtained by contacting: Jamie McNease, Medical Quality Assurance, Bureau of Operations, 4052 Bald Cypress Way, Bin #BCO-01, Tallahassee, Florida 32399-3253.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Erica Milam, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #BCO-01, Tallahassee, Florida 32399-3253, (850)245-4079. 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

Division of Medical Quality Assurance

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

DATE AND TIME: Tuesday, September 27, 2016, 1:00 p.m. PLACE: Residence Inn Tallahassee Universities at the Capitol, 600 West Gaines Street, Tallahassee, FL 32304 GENERAL SUBJECT MATTER TO BE CONSIDERED: Florida's Healthiest Weight Initiative.

A copy of the agenda may be obtained by contacting: Debora Hall, Division of Medical Quality Assurance, Bureau of Operations, 4052 Bald Cypress Way, Bin #BCO-01, Tallahassee, Florida 32399-3253.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Erica Milam, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #BCO-01, Tallahassee, Florida 32399-3253, (850)245-4079. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, (800)955-8771 (TDD) or (800)955-8770 (Voice).

DEPARTMENT OF HEALTH

Division of Medical Quality Assurance

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

DATE AND TIME: Wednesday, September 28, 2016, 9:00 a.m.

PLACE: Residence Inn Tallahassee Universities at the Capitol, 600 West Gaines Street, Tallahassee, FL 32304

GENERAL SUBJECT MATTER TO BE CONSIDERED: The purpose of this meeting is to review the long-range policy planning and monitoring process with the board/council chairs and/or vice chairs, as required by section 456.005, F.S., and with the health care associations, to include recommendations specific to each profession.

A copy of the agenda may be obtained by contacting: Debora Hall, Division of Medical Quality Assurance, 4052 Bald Cypress Way, Bin #BCO-01, Tallahassee, Florida 32399-3253.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Erica Milam, Medical Quality Assurance, 4052 Bald Cypress Way, Bin #C00, Tallahassee, Florida 32399-3253, (850)245-4079. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, (800) 955-8771 (TDD) or (800) 955-8770 (Voice).

DEPARTMENT OF CHILDREN AND FAMILIES

The Department of Children and Families announces a telephone conference call to which all persons are invited.

DATE AND TIME: September 2, 2016, 10:00 a.m., CT

PLACE: Telephone conference: 1(800)670-3525, participant code: 8185144601#

GENERAL SUBJECT MATTER TO BE CONSIDERED: A public meeting to review ITN01FS18001 with interested vendors.

A copy of the agenda may be obtained by contacting: there is 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: Randy Fleming at (850)483-6750. 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: Randy Fleming at (850)483-6750.

DEPARTMENT OF CHILDREN AND FAMILIES

Refugee Services

The Department of Children and Families, Refugee Services announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, September 14, 2016, 2:00 p.m.

PLACE: Florida Department of Children and Families, 1317 Winewood Blvd., Bldg. 6, Room 200 (Refugee Services Lobby), Tallahassee, FL 32399-0700

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Meeting #6.

Title: Debriefing Meeting of the Evaluators and Ranking of the Replies for the ITN titled "Youth Services for Refugees and Entrants in Broward, Duval, Hillsborough, Palm Beach, and Miami-Dade Counties" (ITN# 05K16BS1). This meeting will cover Miami-Dade County only.

Description: As provided for in Sections 2.5 and 5.2 of this ITN which was published to the Vendor Bid System (VBS) on June 1, 2016. The VBS can be accessed at: http://www.myflorida.com/apps/vbs/vbs_www.main_menu.

The purpose of this Debriefing Meeting of the Evaluators and Ranking of the Replies is to receive and record all Miami-Dade County evaluation scores for the ITN and calculate the final Miami-Dade County scores according to the evaluation methodology outlined in Section 5.2.

A copy of the agenda may be obtained by contacting: David.Draper@myflfamilies.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 3 days before the workshop/meeting by contacting: Lisa Stephany, Lisa.Stephany@myflfamilies.com or (850)717-4557. 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: David.Draper@myflfamilies.com.

DEPARTMENT OF CHILDREN AND FAMILIES Refugee Services

The Department of Children and Families, Refugee Services announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, September 16, 2016, 9:00 a.m.

PLACE: Florida Department of Children and Families, 1317 Winewood Blvd., Bldg. 6, Room 200 (Refugee Services Lobby), Tallahassee, FL 32399-0700

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public Meeting #7.

Title: Debriefing Meeting of the Evaluators and Ranking of the Replies for the ITN titled "Youth Services for Refugees and Entrants in Broward, Duval, Hillsborough, Palm Beach, and Miami-Dade Counties" (ITN# 05K16BS1). This meeting will cover Palm Beach County only.

Description: as provided for in Sections 2.5 and 5.2 of this ITN which was published to the Vendor Bid System (VBS) on June 1, 2016. The VBS can be accessed at: http://www.myflorida.com/apps/vbs/vbs_www.main_menu.

The purpose of this Debriefing Meeting of the Evaluators and Ranking of the Replies is to receive and record all Palm Beach County evaluation scores for the ITN and calculate the final Palm Beach County scores according to the evaluation methodology outlined in Section 5.2.

A copy of the agenda may be obtained by contacting: David.Draper@myflfamilies.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 3 days before the workshop/meeting by contacting: Lisa Stephany, Lisa.Stephany@myflfamilies.com or (850)717-4557. 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: David.Draper@myflfamilies.com.

VISIT FLORIDA

The VISIT FLORIDA Board of Directors announces a public meeting to which all persons are invited.

DATE AND TIME: September 7, 2016, 9:00 a.m.

PLACE: Hilton Orlando, 6001 Destination Parkway, Orlando, FL 32819

GENERAL SUBJECT MATTER TO BE CONSIDERED: To discuss programs, issues and other matters pertaining to the VISIT FLORIDA Board of Directors.

A copy of the agenda may be obtained by contacting: Sally Davis at sdavis@VISITFLORIDA.org.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Sally Davis. 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: Sally Davis at sdavis@VISITFLORIDA.org.

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

DEPARTMENT OF EDUCATION

DISTRICT BOARD OF TRUSTEES

MIAMI DADE COLLEGE

11011 S.W. 104th STREET

MIAMI, FL 33176-3393

Bids listed below will be accepted in the PURCHASING DEPARTMENT, Room 9254, by 3:00 p.m. on Tuesday, October 4, 2016.

Prospective bidders may view bid forms, and related documents, at College's Purchasing Department website, www.mdc.edu/purchasing.

BID NUMBER BID TITLE

ITN 2016-21-37 Customer Relationship Management (CRM) for Enrollment & Admissions Application

Pre-Proposal Meeting

September 13, 2016 at 10:00 a.m.

MDC Wolfson Campus

300 N.E. 2nd Ave., Miami, FL 33132

Building 7 (ETCOTA), Room 7128

If a person decides to appeal any decision with respect to any matter considered at the above cited meeting, you will need a record of the proceedings, and for such purpose you may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. A copy of the agenda may be obtained by writing to: Miami Dade College, Office of the Purchasing Director, 11011 S.W. 104 Street, Miami, FL 33176 or by calling (305)237-2402.

DEPARTMENT OF EDUCATION

School Districts

Replace Fire Alarm System at Arlington Elementary School No. 46/DCSB No. M-83970/OFDC-ITB-001-17

DUVAL COUNTY PUBLIC SCHOOLS ADVERTISEMENT FOR BIDS-Invitation to Bid for an Electrical Contractor. Publish Date – August 26, 2016. Sealed bids will be received by Duval County Public Schools, Division of Facilities, Room 535, 1701 Prudential Drive, Jacksonville, FL 32207 until the time and date(s) recorded below and immediately thereafter publicly opened and recorded in the Duval County Public Schools, School Board Building, located at 1701 Prudential Drive, Jacksonville, Florida, 5th Floor, Room 538. BIDS ARE DUE ON OR BEFORE OCTOBER 4, 2016 AND WILL BE ACCEPTED UNTIL 2 PM. OFFICIAL PROJECT TITLE: Replace Fire Alarm System at Arlington Elementary School No. 46/DCSB Project No. M-83970/OFDC-ITB-001-17.

SCOPE OF WORK: The project consists of replacement of fire alarm system. The estimated construction cost is not to exceed \$180,000. All contractors that are interested in bidding are required to attend a mandatory pre-bid conference to be held September 6, 2016 from 9:00 a.m. - 10:00 a.m. at Arlington Elementary School, 1201 University Blvd. N., Jacksonville, FL 32211. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register. Project funding is subject to availability of funds as authorized by the Owner. The District reserves the right to reject any and all bids. Contract documents for bidding may be obtained at the office of: ARC Document Solutions/4613 Phillips Highway, Suite 202/Jacksonville, FL 32207, (904)399-8946. Contract documents for bidding may be examined at the Duval County Public Schools Administration Building located at 1701 Prudential Drive, Jacksonville, FL 32207. Name of A/E Firm: John Searcy & Associates, Inc., 6320 St. Augustine Road, Suite 2, Jacksonville, FL 32217/Telephone: (904)739-1231. Office of Economic Opportunity (OEO) Participation Goal: Sheltered for Small/Emerging Businesses (SBE). Only those SBE firms certified with DCPS are eligible to bid. All Contractors submitting bids must be prequalified with Duval County Public Schools at the time of the bid opening. No bids will be accepted from Contractors who are not prequalified with Duval County Public Schools. Prequalification forms and information may be obtained at www.duvalschools.org under Departments/Facilities/Forms and Standards/General Documents/Contractor Prequalification Procedures. The Bid Award Recommendation will be posted on the first floor bulletin board at the Duval County School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207-8182.

DEPARTMENT OF EDUCATION

School Districts

Replace Fire Alarm System at Oak Hill Autism Center No. 28/DCSB No. M-83970/OFDC-ITB-002-17

DUVAL COUNTY PUBLIC SCHOOLS ADVERTISEMENT FOR BIDS-Invitation to Bid for an Electrical Contractor. Publish Date – August 26, 2016. Sealed bids will be received by Duval County Public Schools, Division of Facilities, Room 535, 1701 Prudential Drive, Jacksonville, FL 32207 until the time and date(s) recorded below and immediately thereafter publicly opened and recorded in the Duval County Public Schools, School Board Building, located at 1701 Prudential Drive, Jacksonville, Florida, 5th Floor, Room 538. BIDS ARE DUE ON OR BEFORE OCTOBER 4, 2016 AND WILL BE ACCEPTED UNTIL 2:00 P.M. OFFICIAL PROJECT TITLE: Replace Fire Alarm System at Oak Hill Autism Center No. 28/DCSB Project No. M-83970/OFDC-ITB-002-17. SCOPE

OF WORK: The project consists of replacement of fire alarm system. The estimated construction cost is not to exceed \$230,000. All contractors that are interested in bidding are required to attend a mandatory pre-bid conference to be held September 6, 2016 from 2:00 p.m. - 3:00 p.m. at Oak Hill Autism Center, 6910 Daughtry Blvd. S., Jacksonville, FL 32210. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register. Project funding is subject to availability of funds as authorized by the Owner. The District reserves the right to reject any and all bids. Contract documents for bidding may be obtained at the office of: ARC Document Solutions/4613 Phillips Highway, Suite 202/ Jacksonville, FL 32207/(904) 399-8946. Contract documents for bidding may be examined at the Duval County Public Schools Administration Building located at 1701 Prudential Drive, Jacksonville, FL 32207. Name of A/E Firm: Haddad Engineering, Inc., 2955 Hartley Road, Suite 205, Jacksonville, FL 32257/Telephone (904)262-5066. Office of Economic Opportunity (OEO) Participation Goal: Sheltered for Small/Emerging Businesses (SBE). Only those SBE firms certified with DCPS are eligible to bid. All Contractors submitting bids must be prequalified with Duval County Public Schools at the time of the bid opening. No bids will be accepted from Contractors who are not prequalified with Duval County Public Schools. Prequalification forms and information may be obtained at www.duvalschools.org under Departments/Facilities/Forms and Standards/General Documents/Contractor Prequalification Procedures. The Bid Award Recommendation will be posted on the first floor bulletin board at the Duval County School Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207-8182.

DEPARTMENT OF EDUCATION

School Districts

Districtwide Portable Classroom Demolition at Various Schools-Five Schools/

DCSB No. C-90640/OFDC-ITB-003-17

DUVAL COUNTY PUBLIC SCHOOLS ADVERTISEMENT FOR BIDS-Invitation to Bid for a General Contractor. Publish Date - August 26, 2016. Sealed bids will be received by Duval County Public Schools, Division of Facilities, Room 535, 1701 Prudential Drive, Jacksonville, FL 32207 until the time and date(s) recorded below and immediately thereafter publicly opened and recorded in the Duval County Public Schools, School Board Building, located at 1701 Prudential Drive, Jacksonville, Florida, 5th Floor, Room 538. BIDS ARE DUE ON OR BEFORE OCTOBER 4, 2016 AND WILL BE ACCEPTED UNTIL 2:00 P.M. OFFICIAL PROJECT TITLE: Districtwide Portable Classroom Demolition at Various Schools-Five Schools/DCSB Project No. C-90640/OFDC-

ITB-003-17. SCOPE OF WORK: The project consists of demolition and removal including associated electrical and water connections of portable classroom buildings at various schools. The estimated construction cost is not to exceed \$150,000. All contractors that are interested in bidding are required to attend a mandatory pre-bid conference to be held at 10:00 a.m. September 8, 2016 in Room 538 in the Duval County Public Schools Administration Building, 1701 Prudential Drive, Jacksonville, FL 32207. Failure to attend the pre-bid conference shall result in disqualification of that firm's proposal. Attendees will be required to sign an attendance register. Project funding is subject to availability of funds as authorized by the Owner. The District reserves the right to reject any and all bids. Contract documents for bidding may be obtained at the office of: ARC Document Solutions/4613 Phillips Highway, Suite 202/Jacksonville, FL 32207/ (904)399-8946. Contract documents for bidding may be examined at the Duval County Public Schools Administration Building located at 1701 Prudential Drive, Jacksonville, FL 32207. Name of A/E Firm: Shaffer Engineering Group, 12058 San Jose Blvd., Suite 502, Jacksonville, FL 32223/Telephone (904)239-3621. Office of Economic Opportunity (OEO) Participation Goal: 15% Small/Emerging Business (SBE). Only companies certified with DCPS as an SBE firm can be used towards this goal. All Contractors submitting bids must be prequalified with Duval County Public Schools at the time of the bid opening. No bids will be accepted from Contractors who are not pregualified with Duval County Public Schools. Prequalification forms and information may be obtained at www.duvalschools.org under Departments/Facilities/Forms/Prequalification Forms and Instructions. The Bid Award Recommendation will be posted on the first floor bulletin board at the Duval County School

Board Building, 1701 Prudential Drive, Jacksonville, Florida 32207-8182.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Bid No. BDC14-16/17, Ichetucknee Springs State Park – Headspring Improvements.

NOTICE OF INVITATION TO BID: The Florida Department of Environmental Protection, Bureau of Design and Construction is soliciting formal, competitive, sealed bids from contractors for bid number BDC14-16/17, Ichetucknee Springs State Park – Headspring Improvements. More info @ http://tinyurl.com/BDC14-16-17.

DEPARTMENT OF ENVIRONMENTAL PROTECTION Bid No. BDC16-16/17 Anastasia State Park – Electrical Campsite Updates

NOTICE OF INVITATION TO BID: The Florida Department of Environmental Protection, Bureau of Design and Construction is soliciting formal, competitive, sealed bids from contractors for bid number BDC16-16/17, Anastasia State Park – Electrical Campsite Updates. More info at http://tinyurl.com/BDC16-16-17.

CHARLES PERRY PARTNERS, INC.

UF_607-Florida Innovation Hub Phase 2 Advertisement of Prequalification

Charles Perry Partners, Inc. is the selected design-build firm for the University of Florida – Innovation Hub Phase 2 building located in Gainesville, Florida. The project will be approximately 12 months and consists of a 3-story building that will be approximately 48,000 SF.

Charles Perry Partners, Inc. is currently accepting subcontractor/vendor prequalification forms for the following scopes of work.

The remaining bid packages will include the following:

SELECTIVE DEMOLITION

SITE CONCRETE

MASONRY

DOOR & HARDWARE INSTALLATION

DAMPPROOFING, WATERPROOFING

ROOFING SYSTEM

METAL WALL PANELS

DOORS/FRAMES/HARDWARE

STOREFRONT/CURTAINWALL/GLASS

DRYWALL/FRAMING

ACOUSTICAL CEILINGS/TREATMENTS

PAINTING, COATINGS/WALLCOVERINGS

FLOORING

MISCELLANEOUS SPECIALTIES

SIGNAGE

CASEWORK

LAB CASEWORK

WINDOW TREATMENTS

SITE FURNISHINGS

FIRE PROTECTION

PLUMBING

HVAC

TEST & BALANCE

BUILDING AUTOMATION SYSTEM & CONTROLS

ELECTRICAL

LANDSCAPING, IRRIGATION

PAVER SYSTEMS

All parties interested in bidding on this project must be prequalified in order for their bid to be considered. Prequalification instructions and forms are available by logging on to http://planroom.cppi.com.

Username: innovation Password: hub2prequal FOR REMAINING PACKAGES: Completed prequalification forms must be filled out and emailed to iHub2.Prequalification@cppi.com by September 2, 2016. Prequalified bidders will receive detailed bidding instructions, bid dates and times.

All interested parties are encouraged to attend an informational meet-n-greet at the CPPI office (8200 NW 15th Place, Gainesville, FL) at 9:00 a.m. on Wednesday, September 7, 2016. The agenda will include introductions, project overview and bid schedule.

Bids are scheduled to be due on September 22, 2016.

Construction is tentatively scheduled to start in October 2016.

The University of Florida and CPPI are committed to Small Business and Vendor Diversity and encourages participation by such. CPPI reserves the right to reject any bid if considered to be in best interest of the project. Compliance with UF Purchasing and EDA guidelines will be required.

Notice of requirements for affirmative action to ensure equal employment opportunity (Executive Order 11246 and 41 CFR Part 60-4).

The Department of Commerce Economic Development Administration is providing partial funding for this project. Investment Number 04-79-07090.

Section XII Miscellaneous

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

DECISION ON EXPEDITED APPLICATION

The Agency for Health Care Administration made the following decision on Certificate of Need application for expedited review:

County: ClayService District: 4-2

CON #10446Decision Date: 8/25/2016 Decision: A Facility/Project: Penney Retirement Community, Inc.

Applicant: The Pavilion for Health Care

Project Description: Add sheltered nursing home beds to the proposed replacement facility (E160009)

A request for administrative hearing, if any, must be made in writing and must be actually received by this department within 21 days of the first day of publication of this notice in the Florida Administrative Register pursuant to Chapter 120, Florida Statutes, and Chapter 59C-1, Florida Administrative Code.

AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid

Florida Medicaid Home and Community Based Settings Rule Statewide Transition Plan The Agency for Health Care Administration (Agency) is submitting the Statewide Transition Plan in compliance with the Home and Community-Based (HCB) Settings Rule CMS 2249-F to the Centers for Medicare and Medicaid Services (CMS). The Statewide Transition Plan includes the following information related to the State's implementation activities: implementation plan, systemic assessment crosswalk, residential and non-residential assessment tools, residential and non-residential HCBS setting characteristics trends, and the list of presumptively institutional settings. The process used to solicit public input on Florida's Statewide Transition Plan is described in this notice.

Description of the Final Statewide Transition Plan

The Statewide Transition Plan is designed to ensure individuals receiving home and community-based services are integrated in, and have access to, supports in the community, including opportunities to seek employment, work in competitive integrated settings, engage in community life, control personal resources and maintain the rights of privacy, dignity, respect and freedom. The Statewide Transition Plan describes how the State will assess, determine compliance, remediate, and monitor HCB settings to ensure continued compliance with the requirements. This transition plan outlines the State's process with time frames that will be used to ensure compliance with the HCB Settings Rule.

Public Notice Period

The HCB Settings Rule requires public notice and a 30-day public comment period to solicit meaningful public input for consideration in the development of the transition plan prior to submission to CMS. The Agency is providing public notice on the Statewide Transition Plan to solicit meaningful public input from recipients, providers, and all stakeholders prior to submitting the transition plan to CMS. The Agency will post the transition plan on its website for public comment beginning August 26, 2016 and ending September 25, 2016.

The draft Statewide Transition Plan can be viewed on the Agency's website at the following link: http://ahca.myflorida.com/Medicaid/Policy_and_Quality/Policy/federal_authorities/federal_waivers/rule.shtml.

A copy of the transition plan is also available upon request. Requests can be made by telephone or email as specified below, or in person at any AHCA office.

When submitting written comments by postal service or email, please have "Statewide Transition Plan" contained in the subject line. Mail comments and suggestions to: Agency for Health Care Administration, Attention: HCBS Waivers, 2727 Mahan Drive, MS 20, Tallahassee, Florida 32308. Email your comments and suggestions to: FLMedicaidWaivers@ahca.myflorida.com.

For more information, you may contact: Kaleema Muhammad at (850)412-4077 or email:

FLMedicaidWaivers@ahca.myflorida.com. If you are hearing or speech impaired, please contact us using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No. DEO-16-153

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-153 on August 22, 2016, in response to an application submitted by Hidden Lake Homeowners Association, Inc., for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order denied the application for covenant revitalization after determining that the application did not meet the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or agency.clerk@deo.myflorida.com.

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No. DEO-16-143

In re: A LAND DEVELOPMENT REGULATION ADOPTED BY CITY OF KEY WEST, FLORIDA, ORDINANCE NO. 16-10

FINAL ORDER

APPROVING CITY OF KEY WEST ORDINANCE NO. 16-

10

The Department of Economic Opportunity ("Department") hereby issues its Final Order, pursuant to sections 380.05(6), Florida Statutes, and rule 28-36.002, Florida Administrative Code, approving land development regulations adopted by the City of Key West, Florida ("the City"), Ordinance No. 16-10 (the "Ordinance").

FINDINGS OF FACT

- 1. The City of Key West is designated as an area of critical state concern by Rule 28-36.002, Florida Administrative Code.
- 2. The Ordinance was adopted by the City on June 21, 2016, and rendered to the Department on July 22, 2016.
- 3. The Ordinance amends the City's Land Development Regulations ("LDRs") to address new infill construction within the historic district. The ordinance includes an applicant checklist to assist in evaluating historic compatibility of new structures and further regulates use of modular construction by prohibiting roof decks and widow walks.

CONCLUSIONS OF LAW

4. The Department is required to approve or reject land development regulations that are adopted by any local

government in an area of critical state concern. Section 380.05(6), Florida Statutes; Rule 28-36.002, Florida Administrative Code.

- 5. "Land development regulations" include local zoning, subdivision, building, and other regulations controlling the development of land. Section 380.031(8), Florida Statutes. The regulations adopted by the Ordinance are land development regulations.
- 6. The Ordinance is consistent with the City's Comprehensive Plan generally, and specifically, Policy 1-1.1.6, Objective 1A-1.1, Policy 1A-1.1.1, 1A-1.2.16, 1A-1.5.1, and 1A-5.1.4, and Objective 3-1.5 as required by section 163.3177(1), Florida Statutes.
- 7. All land development regulations enacted, amended, or rescinded within an area of critical state concern must be consistent with the principles for guiding development for that area. Section 380.05(6), Florida Statutes. The Principles for Guiding Development for the City of Key West Area of Critical State Concern are set forth in rule 28-36.003(1), Florida Administrative Code.
- 8. The Ordinance is consistent with the Principles for Guiding Development as a whole, and specifically furthers the following:
- (a) Strengthen local government capabilities for managing land use and development;
- (e) Protection of the historical heritage of Key West and the Key West Historical Preservation District; and
- (h) Protection of the public health, safety, welfare and economy of the City of Key West, and the maintenance of Key West as a unique Florida resource.

WHEREFORE, IT IS ORDERED that the Department finds that City Ordinance No. 16-10 is consistent with the City's Comprehensive Plan and Principles for Guiding Development for the City of Key West Area of Critical State Concern and is hereby APPROVED.

This Order becomes effective 21 days after publication in the Florida Administrative Register unless a petition is timely filed as described in the Notice of Administrative Rights below.

DONE AND ORDERED in Tallahassee, Florida.

Taylor Teepell, Director
Division of Community Development
Department of Economic Opportunity

Notice of administrative rights

Any person whose substantial interests are affected by this order has the opportunity for an administrative proceeding pursuant to section 120.569, Florida statutes. For the required contents of a petition challenging agency action, refer to Rules 28-106.104(2), 28-106.201(2), and 28-106.301, Florida Administrative Code.

Depending on whether or not material facts are disputed in the petition, a hearing will be conducted pursuant to either sections 120.569 and 120.57(1), Florida statutes, or Sections 120.569 and 120.57(2), Florida statutes.

Any petition must be filed with the agency clerk of the department of economic opportunity within 21 calendar days of the final order being published in the florida administrative register. A petition is filed when it is received by:

Agency Clerk
Department of Economic Opportunity
Office of the general Counsel
107 East Madison St., MSC 110
Tallahassee, Florida 32399-4128
Fax: (850)921-3230

You waive the right to any administrative proceeding if you do not file a petition with the agency clerk within 21 CALENDAR DAYS OF THE FINAL ORDER BEING PUBLISHED IN THE FLORIDA ADMINISTRATIVE REGISTER.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Final Order has been filed with the undersigned designated Agency Clerk, and that true and correct copies have been furnished to the following persons by the methods indicated this 25th day of August, 2016.

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

By Certified U.S. Mail: The Honorable Craig Cates Mayor, Monroe County 3132 Flagler Avenue Key West, FL 33040

Sue Harrison, Clerk Monroe County Board of County Commissioners 1100 Simonton St. Key West, FL 33040

Thaddeus Cohen, Director Planning and Environmental Resources 3140 Flagler Ave. Key West, FL 33040 DEPARTMENT OF ECONOMIC OPPORTUNITY Division of Community Development Final Order No. DEO-16-144

In re: A LAND DEVELOPMENT REGULATION ADOPTED BY CITY OF KEY WEST, FLORIDA, ORDINANCE NO. 16-11

FINAL ORDER

APPROVING CITY OF KEY WEST ORDINANCE NO. 16-

11

The Department of Economic Opportunity ("Department") hereby issues its Final Order, pursuant to section 380.05(6), Florida Statutes, and rule 28-36.002, Florida Administrative Code, approving land development regulations adopted by the City of Key West, Florida ("the City"), Ordinance No. 16-11 (the "Ordinance").

FINDINGS OF FACT

- 1. The City of Key West is designated as an area of critical state concern by rule 28-36.002, Florida Administrative Code.
- 2. The Ordinance was adopted by the City on June 21, 2016, and rendered to the Department on July 22, 2016.
- 3. The Ordinance amends the City's Land Development Regulations ("LDRs") to strengthen and clarify the procedures when applicants submit a Certificate of Appropriateness application when making additions and alterations to a historic property outside the historic district.

CONCLUSIONS OF LAW

- 4. The Department is required to approve or reject land development regulations that are adopted by any local government in an area of critical state concern. Section 380.05(6), Florida Statutes; rule 28-36.002, Florida Administrative Code.
- 5. "Land development regulations" include local zoning, subdivision, building, and other regulations controlling the development of land. Section 380.031(8), Florida Statutes. The regulations adopted by the Ordinance are land development regulations.
- 6. The Ordinance is consistent with the City's Comprehensive Plan generally, and specifically, Policy 1-1.1.6, Objective 1A-1.1, Policy 1A-1.1.1, 1A-1.2.16, 1A-1.5.1, and 1A-5.1.4, and Objective 3-1.5 as required by section 163.3177(1), Florida Statutes.
- 7. All land development regulations enacted, amended, or rescinded within an area of critical state concern must be consistent with the principles for guiding development for that area. Sections 380.05(6), Florida Statutes. The Principles for Guiding Development for the Florida Keys Area of Critical State Concern are set forth in rule 28-36.003(1), Florida Administrative Code.

- 8. The Ordinance is consistent with the Principles for Guiding Development as a whole, and specifically furthers the following:
- (a) Strengthen local government capabilities for managing land use and development;
- (e) Protection of the historical heritage of Key West and the Key West Historical Preservation District; and
- (h) Protection of the public health, safety, welfare and economy of the City of Key West, and the maintenance of Key West as a unique Florida resource.

WHEREFORE, IT IS ORDERED that the Department finds that City Ordinance No. 16-11 is consistent with the City's Comprehensive Plan and Principles for Guiding Development for the City of Key West Area of Critical State Concern and is hereby APPROVED.

This Order becomes effective 21 days after publication in the Florida Administrative Register unless a petition is timely filed as described in the Notice of Administrative Rights below.

DONE AND ORDERED in Tallahassee, Florida.

Taylor Teepell, Director
Division of Community Development
Department of Economic Opportunity

Notice of administrative rights

Any person whose substantial interests are affected by this order has the opportunity for an administrative proceeding pursuant to section 120.569, Florida statutes.

For the required contents of a petition challenging agency action, refer to Rules 28-106.104(2), 28-106.201(2), and 28-106.301, Florida Administrative Code.

Depending on whether or not material facts are disputed in the petition, a hearing will be conducted pursuant to either sections 120.569 and 120.57(1), Florida statutes, or Sections 120.569 and 120.57(2), Florida statutes.

Any petition must be filed with the agency clerk of the department of economic opportunity within 21 calendar days of the final order being published in the florida administrative register. A petition is filed when it is received by:

Agency Clerk

Department of Economic Opportunity Office of the general Counsel 107 East Madison St., MSC 110 Tallahassee, Florida 32399-4128 Fax: (850)921-3230

1 ax. (650)921-3230

You waive the right to any administrative proceeding if you do not file a petition with the agency clerk within 21 calendar days of the final order being published in the florida administrative register.

CERTIFICATE OF FILING AND SERVICE

I HEREBY CERTIFY that the original of the foregoing Final Order has been filed with the undersigned designated Agency Clerk, and that true and correct copies have been furnished to the following persons by the methods indicated this 25th day of August, 2016.

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

By Certified U.S. Mail:

The Honorable Craig Cates Mayor, Monroe County 3132 Flagler Avenue Key West, FL 33040

Sue Harrison, Clerk Monroe County Board of County Commissioners 1100 Simonton St. Key West, FL 33040

Thaddeus Cohen, Director Planning and Environmental Resources 3140 Flagler Ave. Key West, FL 33040

DEPARTMENT OF ECONOMIC OPPORTUNITY

Division of Community Development

Final Order No. DEO-16-154

NOTICE IS HEREBY GIVEN that the Florida Department of Economic Opportunity issued Final Order No. DEO-16-154 on August 25, 2016, in response to an application submitted by Palm Beach Isles Property Owners' Association, Inc., - Plat No. 1, for covenant revitalization under Chapter 720, Part III, Florida Statutes.

The Department's Final Order denied the application for covenant revitalization after determining that the application did not meet the statutory requirements for covenant revitalization.

Copies of the final order may be obtained by writing to the Agency Clerk, Department of Economic Opportunity, 107 E. Madison Street, MSC 110, Tallahassee, Florida 32399-4128 or agency.clerk@deo.myflorida.com.

Section XIII Index to Rules Filed During Preceeding 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.