Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF LEGAL AFFAIRS

RULE NO.: RULE TITLE:

2-42.002: Discrimination Based on Health Care

Choices

PURPOSE AND EFFECT: To update the rule and to delete the text in subsection (9).

SUBJECT AREA TO BE ADDRESSED: The text. RULEMAKING AUTHORITY: 381.00316(9) FS.

LAW IMPLEMENTED: 381.00316, 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: Edward Tellechea, Chief Assistant Attorney General, PL-01 The Capitol, Tallahassee, Florida 32399-1050, by email at Ed.Tellechea@myfloridalegal.com; or Lynette Norr, Senior Assistant Attorney General, PL-01 The Capitol, Tallahassee, Florida 32399-1050, by email at Lynette.Norr@myfloridalegal.com.

DEPARTMENT OF EDUCATION

Division of Early Learning

RULE NO.: RULE TITLE:

6M-8.615: VPK Training Requirements

PURPOSE AND EFFECT: The rule establishes the minimum standards for courses in emergent literacy and the VPK education program standards, as well as outlines the training requirements for all lead VPK instructors. The proposed amendment specifies that emergent literacy training courses are to be grounded in the science of reading. Additionally, the rule amendment removes incorporated form DEL-VPK 25 that lists the DEL-approved emergent literacy and performance standards courses. Deleting this form from rule provides the Department flexibility to post the approved training courses on the department's website without requiring the Department to engage in rulemaking each time a course is added to or removed from the list.

SUBJECT AREA TO BE ADDRESSED: VPK training course standards and training requirements for lead VPK instructors. RULEMAKING AUTHORITY: 1001.02(2)(n), 1002.79, F.S. LAW IMPLEMENTED: 1002.55(3)(c)2., 1002.59, F.S.

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

DATE AND TIME: January 26, 2024, 11 a.m.- 12 p.m., EST or upon conclusion of business, whichever is earlier.

PLACE: GoToWebinar-

https://attendee.gotowebinar.com/register/5364380228667521 622

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE DEVELOPMENT AND A COPY OF THE PRELIMINARY DRAFT, IF AVAILABLE, IS: Katerina Maroney, 325 West Gaines Street, Tallahassee, FL 32399, Telephone: (850)717-8614 or email: Katerina.Maroney@del.fldoe.org. To comment on this rule development, please go to https://web02.fldoe.org/rules or contact: Chris Emerson, Director, Office of Executive Management, Department of Education, (850)245-9601 or email Christian.Emerson@fldoe.org.

THE PRELIMINARY TEXT OF THE PROPOSED RULE DEVELOPMENT IS: Available at https://web02.fldoe.org/rules.

Section II Proposed Rules

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE:

69V-40.111: Disciplinary Guidelines

PURPOSE AND EFFECT: The purpose and effect is to amend existing rules to conform to and implement Chapter No. 2023-130, Laws of Florida, which was signed into law on May 24, 2023 and went into effect on July 1, 2023. The law authorizes mortgage lenders to transact business from branch offices & remote locations and provides requirements for operating from remote locations. In addition, the rule and incorporated material will be amended to revise penalty provisions.

SUMMARY: Once amended, the rule will provide administrative penalties for persons who fail to adhere to statutory provisions related to business transaction locations and the supervision of remote locations. In addition, the amendments will revise certain penalty provisions in the rule and incorporated material.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential impact conducted by persons with subject matter knowledge of this rule.

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: 494.0011(2)

LAW IMPLEMENTED: 494.0016, 494.00165, 494.0023, 494.0025, 494.00255, 494.0026, 494.00296, 494.00331, 494.0035, 494.0036, 494.0038, 494.0039, 494.004, 494.0042, 494.0043, 494.0063, 494.0065, 494.0067, 494.0069, 494.007, 494.0071, 494.00721, 494.0075, 494.0076

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

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: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov.

THE FULL TEXT OF THE PROPOSED RULE IS: **69V-40.111 Disciplinary Guidelines.**

(1) Pursuant to Section 494.00255, F.S., Office of Financial Regulation, Division of Consumer Finance, Disciplinary Guidelines for Mortgage Loan Originators and Mortgage Entities, Form OFR-494-14, which is hereby incorporated by reference, effective XX/XXXX 11/30/2015, available on the Office's website at www.flofr.gov and available at www.flrules.org/Gateway/reference.asp?No=Refwww.flrules.org/Gateway/reference.asp?No=Ref-XXXX 06055, are applicable to each ground for disciplinary action that may be imposed by the Office against a person for a violation of Chapter 494, F.S. For purposes of this rule, the order of penalties, ranging from lowest to highest is: notice of noncompliance, written agreement, reprimand, suspension, and revocation. In determining an appropriate penalty within the range of penalties prescribed in this rule for each citation as based upon the violation, the Office shall consider the circumstances set forth in subsection (3). The third column of the guidelines provides a summary of the statutory violations solely for the purpose of ease of reference. Persons subject to the rule should review the full text of the Florida sStatute cited in the second column of the guidelines for the complete description of the violation. For the purposes of this rule and the disciplinary guidelines, the term "citation" means: a notice of non-compliance; written agreement; or any final order docketed by the agency that specifies a violation of Chapter 494, F.S., or any rule promulgated under that chapter.

- (2) Consistent with the disciplinary guidelines contained in the Office of Financial Regulation, Division of Consumer Finance, Disciplinary Guidelines for Mortgage Loan Originators and Mortgage Entities, Form OFR-494-14, the Office may issue: a written agreement which includes an administrative fine, but not adopted by final order; orders to revoke or suspend a license; orders to impose an administrative fine; orders denying applications; notices of non-compliance; and/or bring an action for injunction. Also, consistent with the disciplinary guidelines, to determine penalties, the Office may consider the combined effect of violations.
- (a) For first citations identified in the disciplinary guidelines as minor violations, the Office shall issue a notice of non-compliance except when the Office identifies aggravating circumstances that would warrant a more severe penalty.
- (b) For second citations identified in the disciplinary guidelines as minor violations, the Office may issue a written agreement which is not adopted by final order imposing an administrative fine. Written agreements may be used only when the violations are limited to minor violations.

In accordance with this rule:

(a) (c) Depending on the severity and repetition of specific violations, the Office may impose an administrative fine, suspension of a person, or revocation of a person or any combination thereof:

(b) (d) The Office may impose a cease and desist order, a suspension, or both in conjunction with and in addition to any of the designated sanctions set forth in this rule when appropriate under the circumstances; and,

(c) The Office will consider the person's disciplinary history for the past 5 years in determining an appropriate penalty and may impose a more severe penalty when the disciplinary history includes past violations.

(3) - (6) No change

Rulemaking Authority 494.0011(2) FS. Law Implemented 494.0016, 494.00165, 494.0023, 494.0025, 494.00255, 494.0026, 494.00296, 494.00331, 494.0035, 494.0036, 494.0038, 494.0039, 494.004, 494.0042, 494.0043, 494.0063, 494.0065, 494.0065, 494.0067, 494.0069, 494.007, 494.0071, 494.00721, 494.0075, 494.0076 FS.

History–New 3-20-91, Amended 7-25-96, Formerly 3D-40.111, Amended 11-9-15, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gregory C. Oaks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 9, 2023

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE: 69V-560.1000: Disciplinary Guidelines

69V-560.609: Suspicious Activity Report Filings

69V-560.704: Records to Be Maintained by Check Cashers PURPOSE AND EFFECT: The purpose and effect is to amend existing rules to conform to and implement Chapter No. 2023-130, Laws of Florida, which was signed into law on May 24, 2023 and went into effect on July 1, 2023. The law prohibits check cashers from cashing corporate checks for payees where the aggregate face amount of all such checks exceeds 200 percent of a payee's payroll amount as reported in its workers' compensation policy during the policy coverage period. In addition, the rules are being amended to bring language in rule text in parity with the disciplinary guidelines form.

SUMMARY: The amended rules will provide administrative penalties for persons who violate the 200 percent check cashing limit, will no longer require check cashers to file a suspicious activity report for check cashing transactions exceeding established check cashing limits, will no longer require check cashers to maintain documentation of a payee's annual volume of check cashing and annual check cashing limits, will require check cashers to maintain documentation indicating the amount of a payee's payroll amount, will require check cashers to maintain documentation stating under what circumstances a payee is not required to obtain a workers' compensation policy, and will require check cashers to review active customer files every twelve months. In addition, the amendments will bring language in rule text in parity with the penalties assessed in the disciplinary guidelines.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential impact conducted by persons with subject matter knowledge of this rule.

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: 560.105, 560.1141, 560.123, 560.309, 560.310

LAW IMPLEMENTED: 560.109, 560.1092, 560.1105, 560.111, 560.1115, 560.113, 560.114, 560.1141, 560.118, 560.123, 560.1235, 560.125, 560.126, 560.128, 560.208, 560.2085, 560.209, 560.210, 560.211, 560.213, 560.303, 560.309, 560.310, 560.403, 560.404, 560.405, 560.406

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

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: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov.

THE FULL TEXT OF THE PROPOSED RULE IS: 69V-560.1000 Disciplinary Guidelines.

(1) Pursuant to Section 560.1141, F.S., disciplinary guidelines applicable to each ground for disciplinary action that may be imposed by the Office against a person for a violation of Chapter 560 F.S., are hereby adopted. The disciplinary guidelines are contained in "Office of Financial Regulation, Division of Consumer Finance, Form OFR-560-09, Disciplinary Guidelines for Money Services Businesses, which is hereby incorporated by reference, effective XX-XXXX 08-2023. A copy of the disciplinary guidelines is available on the Office's website at www.flofr.gov and https://www.flrules.org/Gateway/reference.asp?No=Ref-

XXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15704. For the purpose of this rule and the disciplinary guidelines, the term "citation" means: a notice of non-compliance; written

agreement; or final order docketed by the agency that specifies a violation of Chapter 560, F.S., or any rule promulgated under that chapter.

- (2) through (5) No change
- (6) The ranges for suspension imposed by the disciplinary guidelines are 3 to 10 days for an "A" level suspension; 10 to 20 days for a "B" level suspension; and 20 to 30 days for a "C" level suspension; and up to 90 days for a "D" level suspension. A "D" level suspension may be terminated early if the money services business cures the violation.

Rulemaking Authority 560.105, 560.1141 FS. Law Implemented 560.109, 560.1092, 560.1105, 560.111, 560.113, 560.114, 560.1141, 560.118, 560.123, 560.1235, 560.125, 560.126, 560.128, 560.208, 560.2085, 560.209, 560.210, 560.211, 560.213, 560.303, 560.309, 560.310, 560.403, 560.404, 560.405, 560.406 FS. History—New 6-7-09, Amended 11-28-19, 2-16-23, 08-03-23, XX-XX-XX.

69V-560.609 Suspicious Activity Report Filings.

- (1) through (3) No change
- (4) Check cashing transactions involving corporate payment instruments that exceed the check cashing limits established pursuant to subparagraph 69V 560.704(4)(d)7., F.A.C. are deemed suspicious and require the check casher to file a suspicious activity report pursuant to this rule for each transaction.

Rulemaking Authority 560.105, 560.123, 560.309 FS. Law Implemented 560.123, 560.1235, 560.309 FS. History—New 1-13-09, Amended 11-28-19, XX-XX-XX.

69V-560.704 Records to Be Maintained by Check Cashers.

- (1) through (3) No change
- (4) In addition to the records required in subsections (2) and (3), for payment instruments exceeding \$1,000.00, the check casher shall:
 - (a) No change
 - (b) No change
 - (c) No change
- (d) Create and maintain a customer file for each entity listed as the payee on corporate payment instruments accepted by the licensee. Each customer file must include, at a minimum, the following information:
 - 1. No change
 - 2. No change
 - 3. No change
 - 4. No change
- 5. If the entity has an active workers' compensation policy, the licensee must also maintain a copy of the policy declaration page or other document provided by the insurer indicating the payroll amount of coverage. For purposes of this rule, payroll

may also be identified in the workers' compensation policy as "annual remuneration."

- 6. No change
- 7. A written corporate customer profile which includes: the full legal name of each beneficial owner, as defined in 31 C.F.R. s. 1010.230(d), effective July 1, 2018, is hereby incorporated by reference and available http://www.flrules.org/Gateway/reference.asp?No=Ref-11464, of the corporate customer; an explanation of the customer's business model; type(s) of services offered;, and a written statement signed by the authorized officer of the corporate customer stating under what circumstances the corporate customer is not required or is exempt from obtaining a workers' compensation policy, if there is no active workers' compensation policy projected annual volume of check cashing; and annual check cashing limits as they relate to the corporate customer's workers' compensation policy coverage limits.
- (e) All check cashers shall review and update all active customer files at least every twelve months annually. The required review and update shall be attested to by the compliance officer or their designee, and such documentation shall be maintained within each customer's file. For purposes of this rule it shall not be necessary to update dormant customer files. Should a customer previously identified as being dormant, resume transacting business with the licensee, the customer file information shall be updated before accepting any payment instrument.
 - (5) No change

Rulemaking Authority 560.105, 560.310 FS. Law Implemented 560.1105, 560.310 FS. History—New 9-24-97, Amended 11-4-01, Formerly 3C-560.704, Amended 1-13-09, 10-12-15, 1-6-20, 2-16-23, XX-XX-XX.

NAME OF PERSON ORIGINATING PROPOSED RULE: Gregory C. Oaks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 9, 2023

DEPARTMENT OF FINANCIAL SERVICES

Finance

RULE NO.: RULE TITLE:

69V-560.7044: Limit on Cashing Corporate Checks PURPOSE AND EFFECT: The purpose and effect is to create a new rule to conform to and implement Chapter No. 2023-130, Laws of Florida, which was signed into law on May 24, 2023 and went into effect on July 1, 2023. The law prohibits check

cashers from cashing corporate checks for payees where the aggregate face amount of all such checks exceeds 200 percent of a payee's payroll amount as reported in its workers' compensation policy during the policy coverage period.

SUMMARY: The new rule will define the time period during which the 200 percent limitation applies and will specify who is exempt from the 200 percent limitation.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential impact conducted by persons with subject matter knowledge of this rule.

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: 560,105

LAW IMPLEMENTED: 560.309

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

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: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Sheila Harley, Office of General Counsel, (850)410-9716, Sheila.Harley@flofr.gov.

THE FULL TEXT OF THE PROPOSED RULE IS:

69V-560.7044 Limit on Cashing Corporate Checks.

It is unlawful for a check casher to cash corporate checks for a payee where the aggregate face amount of corporate checks cashed for the payee statewide exceeds 200 percent of the payroll amount listed in the payee's current workers' compensation policy. The 200 percent limit is calculated from

the date the payee's policy coverage begins and continues until the date the policy coverage expires or is cancelled. The 200 percent limitation does not apply to payees exempt from or not required to obtain a workers compensation policy.

<u>Rulemaking Authority 560.105 FS. Law Implemented 560.309</u> FS. History–New

NAME OF PERSON ORIGINATING PROPOSED RULE: Gregory C. Oaks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 9, 2023

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.:RULE TITLE:

69W-100.005: Advice Concerning Exemptions 69W-100.010: Internet or Other Electronic System Information

PURPOSE AND EFFECT: The purpose and effect is to repeal antiquated rules that are no longer necessary or utilized.

SUMMARY: Rules 69W-100.005 and 69W-100.010, F.A.C., are proposed to be repealed rules because they are antiquated and are no longer necessary or utilized.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03, FS.

LAW IMPLEMENTED: 120.53(1)(b), 517.021(12) and (16), 517.07, 517.12, 517.051, 517.061, 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-100.005 Advice Concerning Exemptions.

Rulemaking Authority 517.03 FS. Law Implemented 517.051, 517.061, 120.53(1)(b) FS. History—New 12-5-79, Amended 9-20-82, Formerly 3E-100.05, 3E-100.005, Repealed

69W-100.010 Internet or Other Electronic System Information.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.021(12), (16), 517.07, 517.12 FS. History–New 11-21-96, Formerly 3E-100.010, Repealed ...

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DEPARTMENT OF FINANCIAL SERVICES Securities

RULE NO.: RULE TITLE:

69W-200.001: Definitions

69W-200.002: General Industry Standards Incorporated by Reference

PURPOSE AND EFFECT: The purpose and effect is to amend the existing rules to incorporate by reference the current versions of general industry standards, to include Regulation Best Interest (17 C.F.R. §240.151-1) as an incorporated industry standard, to update cross-references, to keep capitalization consistent, to clarify where the definitions are applicable, to move definitions to the rule to which they pertain, and to delete unnecessary definitions.

SUMMARY: The rules are amended to incorporate by reference the current versions of general industry standards, to include Regulation Best Interest (17 C.F.R. §240.151-1) as an incorporated industry standard, to update cross-references, to keep capitalization consistent throughout the rule chapters, to clarify that the definitions are applicable to chapter 517, F.S., and the rules promulgated thereunder, to move definitions to the rule to which they pertain (when the term is only used in one rule), and to delete unnecessary definitions.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03, 517.1215, 517.1217, FS

LAW IMPLEMENTED: 517.07, 517.12, 517.021, 517.051, 517.061, 517.081, 517.1215, 517.1217, 517.161, 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-200.001 Definitions.

As used in the Rules and Regulations of the Financial Services Commission and Office of Financial Regulation, pursuant to Chapter 517, F.S., and the rules promulgated thereunder, unless the context otherwise specifically requires:

- (1) No change.
- (2) "Advertising" means any circular, prospectus, advertisement or other material or any communication by radio, television, <u>internet</u> <u>Internet</u>, pictures or similar means used in connection with a sale or purchase or an offer to sell or purchase any security.
 - (3) No change.
- (4) The term "Applicant" shall mean a person natural or otherwise, executing or submitting an application for registration.
- (5) "Application" means all information required by the forms prescribed by the Financial Services Commission and any additional information required by the Financial Services Commission or Office of Financial Regulation together with all required statutory fees.

(5)(a) (6)(a) "Associated person" as defined in Section 517.021(3), F.S., shall include any person who for compensation refers, solicits, offers, or negotiates for the purchase or sale of securities and/or of investment advisory services. A person whose activities fall within this definition is required to register with the Office of Financial Regulation as an associated person pursuant to Section 517.12(1) or (3), F.S.

(b) Notwithstanding the provisions of paragraph (a), an associated person registered with the Office of Financial Regulation and operating in compliance with paragraph 69W-600.0034(4)(b), F.A.C., shall not be deemed an associated person of any investment adviser other than the investment adviser or dually registered dealer/investment adviser with which such associated person is registered.

(e) A natural person receiving compensation from a federal covered adviser or an investment adviser acting in compliance with S.E.C. Rule 206(4)-1 (17 C.F.R. §275.206(4)-1), which is incorporated by reference in Rule 69W-200.002, F.A.C., shall not be deemed an associated person of such investment adviser or federal covered adviser.

(6) (7) No change.

(7)(a) (8)(a) Except as otherwise provided in this subsection, the term "Branch Office" shall mean any location in this state of a dealer or investment adviser at which one or more associated persons regularly conduct the business of rendering investment advice or effecting any transactions in, or inducing or attempting to induce the purchase or sale of, any security or any location that is held out as such. Pursuant to Section 517.021(5), F.S., the Financial Services Commission may adopt exceptions to this definition. The following locations shall not be deemed branch offices for purposes of Section 517.12(4), F.S., and are considered exceptions to the definition of a branch office under Section 517.021(5), F.S.:

- 1. through 9. No change.
- (b) through (c) No change.

(8) (9) "Carrying Dealer" means any dealer maintaining a fully/principally disclosed agreement/arrangement with an introducing dealer, whereby the carrying dealer is responsible for customer monies and securities, and confirms transactions to the customer accounts introduced; such dealer who carries accounts for Florida residents must be registered pursuant to the provisions of Section 517.12, F.S.

(9) (10) "Developmental Stage Entities" shall be defined as those entities which are devoting substantially all of their efforts to establishing a new business and for which either of the following conditions exists:

- (a) Planned principal operations have not commenced; or
- (b) Planned principal operations have commenced but whose annual net earnings for each of the last two (2) consecutive fiscal years or whose average annual net earnings for the last five (5) fiscal years prior to the public offering have

been less than five percent (5%) of the aggregate public offering.

(10) (11) "Dilution" for purposes of Rules 69W-700.008 and 69W-700.015, F.A.C., shall be determined by subtracting the maximum sales commissions and expenses set forth in the prospectus from the gross proceeds of the offering and adding the net worth prior to the offering. Divide this sum by the total number of shares to be outstanding at the conclusion of the offering to determine book value. Subtract the book value from the proposed offering price and divide the result by the proposed offering price to arrive at the percentage of dilution. For the purpose of calculating "dilution" or "book value," intangible assets such as patents, copyrights, franchises, trademarks, operating rights and goodwill are deducted from total assets.

Dilution Formula:

NP = Gross Proceeds minus Maximum Sales Commissions and Expenses

NW = Net Worth prior to the offering

TS = Total Number of shares to be outstanding after a successful offering

BV = Book Value
OP = Offering Price
Example:
NP + NW
_____ = BV
TS

OP – BV ——— = Dilution OP

(12) "Established Market Price" for purposes of Rule 69W-700.015, F.A.C., shall be the price for a security published by in The Wall Street Journal in the Over The Counter Markets Section, Quotations from the NASDAQ System of such publication or the price for a security published on any stock exchange registered pursuant to the Securities Exchange Act of 1934.

(13) "Fair Value of the Equity Investment" for purposes of subsection 69W 700.005(1), F.A.C., of the promoters or insiders shall mean the total of all sums contributed to the issuer in cash together with the reasonable value of all tangible assets contributed to the issuer, and as adjusted by the earned surplus or deficit of the issuer subsequent to the dates of contribution. In determining the reasonable value of tangible assets contributed, the Office of Financial Regulation shall take into consideration any values as determined by independent appraisal.

(11) (14) "Independent Director" shall be defined as a member of the <u>issuer's board of directors</u> Hoster's Board of Directors who:

- (a) Is not an officer or employee of the <u>issuer</u> Issuer, its subsidiaries, or their affiliates or associates and has not been an officer or employee of the Issuer, its subsidiaries or their affiliates or associates within the last two years; and,
 - (b) No change.
- (c) Does not have a material business or professional relationship with the issuer or any of its affiliates or associates. For purposes of determining whether or not a business or professional relationship is material, the gross revenue derived by the <u>independent director</u> <u>Independent Director</u> from the <u>issuer</u> <u>Issuer</u>, its affiliates and associates shall be deemed material if it exceeds 5% of the <u>independent director's</u> <u>Independent Director's</u>;
 - 1. through 2. No change.
- (12) (15) "Introducing Dealer" means any dealer maintaining a formal agreement/arrangement with another dealer whereby the introducing dealer does not carry (i.e., holds funds or securities, or confirms transactions) customer accounts; such dealer who introduces Florida resident accounts must be registered pursuant to Section 517.12, F.S.
- (13) (16) "Issuer" for purposes of in Rules 69W-400.001, 69W-500.005, 69W-500.006 and 69W-500.008, F.A.C., shall mean any person who proposes to issue or has issued or shall hereafter issue any securities. For purposes of this subsection only, the term "issuer" shall not include a promoter of the issuer for the purposes of these rules.
- (17) "Issuers" Within the Meaning of Section 517.021(14), F.S.
- (a) For the purposes of determining whether a person is an issuer within the meaning of Section 517.021(14), F.S., the term "promoter" shall be deemed to include:
- 1. Any person who, acting alone or in conjunction with one or more other persons, directly or indirectly initiates the founding or organizing of the business or enterprise of an issuer; or
- 2. Any person who, in connection with the founding and organizing of the business or enterprise of an issuer, directly or indirectly receives in consideration of services, or a combination of services and property, 10% or more of any class of securities of the issuer or 10% or more of the proceeds from the sale of any class of securities of the issuer; provided that any person who receives securities or proceeds from the sale of securities either solely as underwriting commissions or solely in consideration of property shall not be deemed a promoter if such person does not otherwise take part in founding and organizing the enterprise of the issuer.
- (b) Notwithstanding the provisions of subsection (1) of this rule, no person shall be deemed to be a promoter with respect to any issuer which is duly qualified to transact business under the laws of the jurisdiction in which it is organized and which

- has actively been engaged in business for a continuous period of one year.
- (18) "Issuer/Dealer" means any issuer who through either persons directly or indirectly compensated or controlled by the issuer engages, either for all or part of his time, directly or indirectly, in the business of offering or selling securities which are issued or are proposed to be issued by said issuer.
- (14) (19) "Principal Office" or "Home Office" shall mean the place where the chief or principal affairs and business of the applicant or registrant are transacted.
- (20) "Promotional Securities" for purposes of Rule 69W 700.015, F.A.C., shall mean securities that are to be issued or were issued:
- (a) By an issuer which is a development stage company to promoters for cash or other consideration, including services rendered, patents, copyrights, and other intangibles, that will be or was less than eighty five percent (85%) of the proposed offering price; or
- (b) Within three (3) years prior to the filing of an application to register securities with the Office of Financial Regulation by an issuer, which is not a development stage company, to promoters for cash or other considerations, including services rendered, patents, copyrights and other intangibles, that will be or was less than eighty five percent (85%) of the proposed offering price. (Shares issued pursuant to conversion or exercise rights shall be included as promoters shares).
- (15) "Promoter" shall not include a person with respect to an issuer which is duly qualified to transact business under the laws of the jurisdiction in which it is organized and which has actively been engaged in business for a continuous period of one year.
- (21) "Publication" means advertising printed in any newspaper, magazine, periodical or other publication and mailed or delivered to its subscribers or addresses, or communicated by radio, television or similar means.
- (16) (22) "Qualified Institutional Buyer" for purposes of Section 517.061(7), F.S., shall be defined as provided in Securities and Exchange Commission rule 144A(a) (17 C.F.R. §230.144A(a)), which is incorporated by reference in Rule 69W-200.002, F.A.C.
- (23) "Reaffiliation" refers to those associated persons leaving one registered dealer or investment adviser and reaffiliating with another registered dealer or investment adviser.
- (17) (24) "Registrant" shall mean an applicant for whom a registration has been declared effective by the Office of Financial Regulation.
 - (18) (25) "Reportable Act" shall mean:
 - (a) through (d) No change.

(26) "Renewal Applicant" shall mean an applicant who is a registrant who seeks a timely renewal of the license.

(19) (27) "Securities Act of 1933," 15 U.S.C. §§77a through 77mm, "Securities Exchange Act of 1934," 15 U.S.C. §§78a through 7800, "Investment Company Act of 1940," 15 U.S.C. §§80a-1 through 80a-64, "Investment Advisers Act of 1940," 15 U.S.C. §§80b-1 through 80b-21, and "Internal Revenue Code," 26 U.S.C. Subtitles A through K, means the federal statutes of those names.

(28) "State" means any state, territory or possession of the United States, the District of Columbia and Puerto Rico.

(29) "Total Equity Investment" for purposes of subsection 69W 700.005(1), F.A.C., shall mean the total of (1) par or stated values of all equity securities offered or proposed to be offered; and (2) the amount of surplus of any kind, regardless of description and whether or not restricted.

(30) "Wholesaler" is defined as any dealer conducting business exclusively with other dealers in this State, and such dealer need not be registered as a dealer under Section 517.12, F.S.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.07, 517.12, 517.021, 517.051, 517.061, 517.081, 517.161 FS. History—New 12-5-79, Amended 9-20-82, Formerly 3E-200.01, Amended 12-8-87, 10-14-90, 7-31-91, 6-16-92, 1-10-93, 5-5-94, 10-20-97, 8-9-98, 8-19-99, 10-30-03, Formerly 3E-200.001, Amended 5-15-07, 9-30-10, 11-11-13, 9-22-14, 11-15-16, 1-18-21, 2-14-23,

69W-200.002 General Industry Standards Incorporated by Reference.

The following general industry standards as expressed in the statutes, rules and regulations of the various federal and self-regulatory agencies and regulatory associations and referenced in Division 69W, F.A.C., are hereby incorporated by reference and adopted by this rule. The material incorporated by reference in this rule may also be obtained from the Florida Office of Financial Regulation (Office), Division of Securities' website at https://flofr.gov/sitePages/MaterialsDS.htm, except where noted for copyright restrictions. Materials subject to copyright restrictions may be inspected and examined by contacting the Florida Office of Financial Regulation, Division of Securities, at 200 E. Gaines Street, Tallahassee, Florida 32399, (850) 487-9687 or the Florida Department of State at 500 S. Bronough Street, Tallahassee, Florida 32399, (850) 245-6500.

- (1) No change.
- (2) Sections 2, 3, 4, 5, 6, 7, 8, and 10(a) of the Securities Act of 1933, (15 U.S.C. §§77b, 77c, 77d, 77e, 77f, 77g, 77h, and 77j) (7-6-23) (6-4-19), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-

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http://www.flrules.org/Gateway/reference.asp?No=Ref 11282.

(3) Securities Exchange Act of 1934 (15 U.S.C. §§78a through 78qq) (7-6-23) (4-12-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15083.

(4) Investment Company Act of 1940 (15 U.S.C. §§80a-1 through 80a-64) (7-6-23) (4-3-19), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 11284.

(5) The Investment Advisers Act of 1940 (15 U.S.C. §§80b-1 through 80b-21) (7-6-23) (3-11-19), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-through

XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref_11285. (6) through (13) No change.

(14) SEC Rules 134, 134a, 135a, 144, 156, 419, 481 and 482, (17 C.F.R. §§230.134, 230.134a, 230.135a, 230.144, 230.156, 230.419, 230.481 and 230.482) (4-1-22 4 1 21 edition as amended in 87 FR 72846-72847 (Nov. 25, 2022) and 88 FR 17710 (Mar. 24, 2023)), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15085.

(15) through (16) No change.

(17) SEC Rule 415 (17 C.F.R. §230.415) (<u>4-1-22</u> <u>4 1 21</u> edition as amended in 87 F.R. 70166, 70199 (Dec. 9, 2021)), accessible

 $\frac{\text{http://www.flrules.org/Gateway/reference.asp?} No=Ref-}{XXXXX}$

http://www.flrules.org/Gateway/reference.asp?No=Ref 15088.

(18) through (29) No change.

(30) Regulation Best Interest (17 C.F.R. §240.151-1) (4-1-22 edition), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX.

(31) (30) SEC Rules 17a-3 and 17a-4 (17 C.F.R. §§240.17a-3 and 240.17a-4) (4-1-22 4-1-20 edition <u>as amended in 88 F.R. 39994 (June 20, 2023)</u>), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 12531.

(32) (31) SEC Rules 17a-5 (17 C.F.R. §240.17a-5) (6-1-14) and 17a-10 (17 C.F.R. §240.17a-10) (12-9-81), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-04523.

(33) (32) SEC Rules 17a-11 and 17a-14 (17 C.F.R. §§240.17a-11 and 240.17a-14) (4-1-20 edition), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-12532.

(34) (33) SEC Rule 17f-2 (17 C.F.R. §240.17f-2) (4-1-13 edition), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-04533. (35) (34) Regulation M (17 C.F.R. §§242.100 through 242.105) (4-1-22 4-1-21 edition as amended in 88 86 F.R. 39994 (June 20, 2023) 18596, 18809 (Apr. 9, 2021)), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15093.

(36) (35) Regulation SHO (17 C.F.R. §§242.200-242.203)
(4-1-22 4 1 21 edition as amended in 86 F.R. 18596, 18809
(Apr. 9, 2021)), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15094. (37) (36) SEC Rule 601 (17 C.F.R. §242.601) (4-1-14 edition), accessible http://www.flrules.org/Gateway/reference.asp?No=Ref-04543. (38) (37) Regulation S-P §248.30 (17 C.F.R. §248.30) (4-1-18 edition), accessible http://www.flrules.org/Gateway/reference.asp?No=Ref-11294. (39) (38) SEC Rules 204-1, 204-2, 204-3, 205-1, 205-2, 205-3, 206(3)-1, 206(3)-2, 206(4)-1 (17 C.F.R. §§275.204-1; 275.204-2; 275.204-3; 275.205-1; 275.205-2; 275.205-3; 275.206(3)-1; 275.206(3)-2; 275.206(4)-1 (4-1-21 edition as amended in 86 FR 13024, 13138-13142 (Mar. 5, 2021) and 87 F.R. 22444, 22447 (April 15, 2022)), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-15095. (40) (39) FASB Rule ASC 946-210-50 (existing as of 7-5-

23 2 3 15), available for inspection at the Office due to copyright restrictions.
 (41) (40) FINRA Rules 1020 and 1240 (existing as of 7-5-23)

23 5-9-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

 $\underline{http://www.flrules.org/Gateway/reference.asp?No=Ref-15096}.$

(42) (41) FINRA Rule 2000 Series (2010 through 2370) (existing as of 7-5-23 5-9-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15097.

(43) (42) FINRA Rule 3000 Series (3110 through 3310) (existing as of 7-5-23 5-9-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15098.

(44) (43) FINRA Rule 4000 Series (4110 through 4590) (existing as of 7-5-23 5-9-22), accessible at

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http://www.flrules.org/Gateway/reference.asp?No=Ref 15099.

http://www.flrules.org/Gateway/reference.asp?No=Ref-

(45) (44) FINRA Rule 5000 Series (5110 through 5350) (existing as of 7-5-23 5-10-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15100.

(46) (45) FINRA Rule 6000 Series (6110 through 6898)
(existing as of 7-5-23 5-10-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15101.

(47) (46) FINRA Rule 7000 Series (7110 through 7730) (existing as of 7-5-23 5-11-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15102.

(48) (47) FINRA Rule 11000 Series (11100 through 11900) (existing as of 7-5-23 5-11-22), accessible at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15103.
(49) (48) MSRB Definitional Rules D-1 to D-15, and General Rules G-1 to G-48 (existing as of 10-1-22 10-1-21), accessible

http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 15105. (50) (49) NYSE American Rule 341A (existing as of 7-5-23 3-11-19), available for inspection at the Office due to copyright restrictions.

(51) (50) NYSE Rule 345A (existing as of 7-5-23 3-10-19), available for inspection at the Office due to copyright restrictions.

(52) (51) NYSE Rules 412 and 435 (existing as of 2-21-19), available for inspection at the Office due to copyright restrictions.

(53) (52) NYSE Chicago Inc. Article 6, Rule 11 (existing as of 7-5-23 3-11-19), available for inspection at the Office due to copyright restrictions.

Rulemaking Authority 517.03(1), 517.1215(2), 517.1217 FS. Law Implemented 517.081, 517.12(4), 517.1215, 517.1217, 517.161(1) FS. History—New 9-22-14, Amended 5-6-15, 11-26-19, 1-18-21, 2-14-23.

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023 DATE NOTICE OF PROPOSED RULE DEVELOPMENT

PUBLISHED IN FAR: August 10, 2023

96

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-400.001: Rules for Eleemosynary and Religious Organizations Under the Requirements of Section 517.051(9), F.S

PURPOSE AND EFFECT: The purpose and effect is to correct capitalization and conform the rule to Chapter 2023-205, Laws of Florida, which amended chapter 517, Florida Statutes, to no longer require the registration of issuers or their associated persons.

SUMMARY: The rule is amended to correct capitalization and conform the rule to Chapter 2023-205, Laws of Florida, which amended chapter 517, Florida Statutes, to no longer require the registration of issuers or their associated persons.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03(1), FS.

LAW IMPLEMENTED: 517.051(9), 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-400.001 Rules for Eleemosynary and Religious Organizations Under the Requirements of Section 517.051(9), F.S.

The requirement of section 517.051(9), F.S., that no persons shall directly or indirectly offer or sell securities under this section except by an offering circular containing full and fair disclosure shall be deemed satisfied if the following

information is contained in the offering circular which is provided to each offeree prior to sale.

- (1) In the case of an offering not in excess of \$250,000 of securities in reliance upon the exemption:
 - (a) through (c) No change.
- (d) <u>Name</u> Names and <u>address</u> addresses of the registered associated persons of the issuer or the registered broker dealer offering the securities.
 - (e) through (h) No change.
 - (2) through (4) No change.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.051(9), 517.12(2) FS. History—New 12-5-79, Amended 9-20-82, Formerly 3E-400.01, Amended 10-14-90, Formerly 3E-400.001, Amended 5-15-07,

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2023

DEPARTMENT OF FINANCIAL SERVICES Securities

Securities

RULE NO.: RULE TITLE:

69W-500.006: Commissions and Compensation Payable in Connection with an Offering Exempted Pursuant to Section 517.061(11), F.S

69W-500.011: Registration of Issuer Under Section 517.061(11), F.S., as Dealer

PURPOSE AND EFFECT: The purpose and effect is to conform the rules to Chapter 2023-205, Laws of Florida, which amended chapter 517, Florida Statutes, to no longer require the registration of issuers or their associated persons and to clarify who may receive commissions and compensation for the sale of an issuer's securities.

SUMMARY: The rules are amended to conform the rules to Chapter 2023-205, Laws of Florida, which amended chapter 517, Florida Statutes, to no longer require the registration of issuers or their associated persons and to clarify that a person not in this State selling securities to a person not in this State may receive commissions and compensation for the sale of an issuer's securities.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03(1), FS.

LAW IMPLEMENTED: 517.061(11), 517.12(1), 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-500.006 Commissions and Compensation Payable in Connection with an Offering Exempted Pursuant to Section 517.061(11), F.S.

- (1) Commissions and compensation may be paid for the sale of an issuer's securities to any person who:
- (a) Is registered as a dealer in the State of Florida pursuant to Section 517.12, F.S.
- (b) <u>Is not located in this State and sells Consummates a sale</u> to a person not in this State.
- (c) For purposes of Section 517.061(11), F.S., is an associated person of an issuer meeting the qualification for exclusion from the definition of a dealer pursuant to Section 517.021(6), F.S.
 - (2) No change.

Rulemaking Authority 517.03 FS. Law Implemented 517.061(11) FS. History—New 12-5-79, Amended 9-20-82, Formerly 3E-500.06, Amended 7-31-91, Formerly 3E-500.006, Amended _____.

69W-500.011 Registration of Issuer Under Section 517.061(11), F.S., as Dealer.

An issuer of securities who elects to offer or sell its own securities pursuant to Section 517.061(11), F.S., may register as a dealer pursuant to Section 517.12(1), F.S. The issuer shall comply with the rules of the Financial Services Commission for registration as a dealer as set forth under Rule 69W-600.001 and

paragraph 69W 600.0013(5)(a), F.A.C., in addition to the following requirements:

- (1) through (2) No change.
- (3) The outside front page of the offering circular shall bear the following in bold face type: "THE SECURITIES BEING OFFERED HAVE NOT BEEN REGISTERED WITH THE OFFICE OF FINANCIAL REGULATION. THE FIRM IS REGISTERED AS <u>A DEALER</u> AN ISSUER/DEALER TO SELL ITS OWN SECURITIES."

Rulemaking Authority 517.03 FS. Law Implemented 517.061(11), 517.12(1) FS. History—New 9-20-82, Formerly 3E-500.11, Amended 7-31-91, Formerly 3E-500.011, Amended 5-6-15, 11-15-16,

NAME OF PERSON ORIGINATING PROPOSED RULE:

Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2023

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-600.0016: Application for Registration as an

Investment Adviser (State Registered)

69W-600.0024: Application for Registration as an

Associated Person (Investment Adviser and

Federal Covered Advisor)

PURPOSE AND EFFECT: The purpose and effect is to incorporate the North American Securities Administrators Association's ("NASAA") model rule concerning its Examination Validity Extension Program ("EVEP") for associated persons of investment advisers and federal covered advisers.

SUMMARY: The Rules are amended to incorporate the National Association of Securities Administrators Association's ("NASAA") model rule concerning the Examination Validity Extension Program ("EVEP") for associated persons of investment advisers and federal covered advisers. Participation in the EVEP is voluntary. Participants must meet certain eligibility criteria, pay NASAA an annual participation fee, and satisfy applicable continuing education requirements. Individuals who terminate their registrations with investment advisers or federal covered advisers and elect to participate in the EVEP may have a maximum of five years, instead of two years, in which to reregister with a firm without having to requalify by exam.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03, 517.12, FS.

LAW IMPLEMENTED: 517.12, 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-600.0016 Application for Registration as an Investment Adviser (State Registered).

- (1) through (5) No change.
- (6) Examinations/Qualifications Requirements.
- (a) through (d) No change.
- (e) Examination Validity Extension Program: Notwithstanding paragraph (b), a principal who terminates their registration as an associated person of an investment adviser may maintain the validity of their Series 65 or the investment adviser representative portion of the Series 66, as applicable, without being employed by or associated with an investment adviser or federal covered adviser for a maximum of five years following the termination of the effectiveness of the associated person's registration if the individual meets all of the following:
- 1. The individual previously took and passed the examination for which they seek to maintain validity under this paragraph;
- 2. The individual was registered as an associated person of an investment adviser or federal covered adviser for at least one year immediately preceding the termination of the associated person's registration with an investment adviser or federal covered adviser;

- 3. The individual was not subject to a statutory disqualification as defined in Section 3(a)(39) of the Exchange Act (15 U.S.C. §78c(a)(39)), which is incorporated by reference in Rule 69W-600.002, F.A.C., while registered as an associated person of an investment adviser or federal covered adviser or at any period after termination of such registration;
- 4. The individual elects to participate in the Exam Validity Extension Program ("EVEP") under this paragraph within two years from the effective date of the termination of the associated person's registration with an investment adviser or federal covered adviser;
- 5. The individual does not have a deficiency under s. 517.1214, F.S., at the time the associated person's registration becomes ineffective;
- <u>6.a. The individual maintains annual compliance with s.</u> 517.1214, F.S.
- <u>b. An individual who complies with the FINRA</u> Maintaining Qualification Program
- <u>under FINRA Rule 1240(c) shall be considered in compliance with Section 517.1214(2)(b), F.S.</u>
- (f) The examination requirement for an associated person of an investment adviser designated as principal shall not apply to a principal who currently holds one of the following professional designations:
 - 1. through 5. No change.
 - (7) through (12) No change.

Rulemaking Authority 517.03(1), 517.12 FS. Law Implemented 517.12 FS. History—New 12-29-15, Amended 11-26-19, 1-18-21, 2-14-23.____.

69W-600.0024 Application for Registration as Associated Person (Investment Adviser and Federal Covered Adviser).

- (1) through (5) No change.
- (6) Examinations/Qualifications.
- (a) through (d) No change.
- (e) Examination Validity Extension Program: Notwithstanding paragraph (b), an associated person who terminates their registration as an associated person of an investment adviser may maintain the validity of their Series 65 or the investment adviser representative portion of the Series 66, as applicable, without being employed by or associated with an investment adviser or federal covered adviser for a maximum of five years following the termination of the effectiveness of the associated person's registration if the individual meets all of the following:
- 1. The individual previously took and passed the examination for which they seek to maintain validity under this paragraph;
- 2. The individual was registered as an associated person of an investment adviser or federal covered adviser for at least one

year immediately preceding the termination of the associated person's registration with an investment adviser or federal covered adviser;

- 3. The individual was not subject to a statutory disqualification as defined in Section 3(a)(39) of the Exchange Act (15 U.S.C. §78c(a)(39)), which is incorporated by reference in Rule 69W-600.002, F.A.C., while registered as an associated person of an investment adviser or federal covered adviser or at any period after termination of such registration;
- 4. The individual elects to participate in the Exam Validity Extension Program ("EVEP") under this paragraph within two years from the effective date of the termination of the associated person's registration with an investment adviser or federal covered adviser;
- 5. The individual does not have a deficiency under s. 517.1214, F.S., at the time the associated person's registration becomes ineffective;
- <u>6.a. The individual maintains annual compliance with s.</u> <u>517.1214, F.S.</u>
- b. An individual who complies with the FINRA Maintaining Qualification Program
- under FINRA Rule 1240(c) shall be considered in compliance with Section 517.1214(2)(b), F.S.
- (f) The examination requirement for associated persons of an investment adviser or federal covered adviser shall not apply to an applicant who currently holds one of the following professional designations:
 - 1. through 5. No change.
 - (7) through (10) No change.

Rulemaking Authority 517.03(1), 517.12 FS. Law Implemented 517.12 FS. History—New 12-29-15, Amended 9-25-18, 11-26-19, 1-18-21, 2-14-23.

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2023

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:
69W-700.001: Registration of Securities
69W-700.002: Filing of Prospectus
69W-700.003: Content of Prospectus

69W-700.006: Voting Rights

69W-700.007: Options or Warrants Granted Underwriters

69W-700.008: Options and Warrants to Officers,

Employees and Others

69W-700.012: Oil and Gas Participation Plans 69W-700.014: Real Estate Investment Trusts (REIT) 69W-700.015: Offering Price of Equity Securities 69W-700.030: Advertising and Sales Literature

PURPOSE AND EFFECT: The purpose and effect is to incorporate updated forms, to replace "Federal Savings and Loan Insurance Corporation" with "Federal Deposit Insurance Corporation," to clarify when registration involving the sale of non-voting common stock or other equity security interest will not be permitted, to specifically include limited liability companies, to use consistent terms, to incorporate the definition of "promotional securities" from Rule 69W-200.001, F.A.C., and to clarify the requirements for use of advertising in connection with a registered securities offering.

SUMMARY: The rule is amended to incorporate updated forms, to replace "Federal Savings and Loan Insurance Corporation" with "Federal Deposit Insurance Corporation," to clarify when registration involving the sale of non-voting common stock or other equity security interest will not be permitted, to specifically include limited liability companies, to use consistent terms, to incorporate the definition of "promotional securities" from Rule 69W-200.001, F.A.C., to clarify the requirements for use of advertising in connection with a registered securities offering.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03, FS.

LAW IMPLEMENTED: 517.03, 517.07, 517.081, 517.101 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: Ryann

White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-700.001 Registration of Securities.

- (1) An applicant for registration of securities pursuant to Section 517.081, F.S., shall comply with the rules contained in Chapter 69W-700, F.A.C. An applicant shall file forms and fees electronically on the Office of Financial Regulation (Office) website at https://real.flofr.com through the Regulatory Enforcement and Licensing (REAL) System or through the North American Securities Administrators Association Electronic Filing Depository (EFD) at https://efdnasaa.org. An application filed through the REAL System shall be deemed received on the date the Office issues to the applicant a confirmation of submission and payment via the Office's website. An application filed through the EFD shall be deemed received on the date the Office issues to the applicant a confirmation of submission and payment. The application shall include all information required by such forms and payment of the statutory fees, as required by Section 517.081(6), F.S. An application shall include the following:
- (a) Form OFR-S-1-91, Application for Registration of Securities (XX-2023 12/15) or Form OFR-S-12-97, SCOR (Small Corporate Offering Registration) Application to Register Securities (XX-2023 12/15). These forms are hereby incorporated by reference and are available at http://www.flrules.org/Gateway/reference.asp?No=Ref-

XXXXX

 $\label{lem:http://www.flrules.org/Gateway/reference.asp?No=Ref-06082} or & \underline{\text{http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX}} \\$

http://www.flrules.org/Gateway/reference.asp?No=Ref_06086;

(b) OFR-S-7-91, Exhibit 1 (General Issue) (XX-2023) (11/22/10). This form is hereby incorporated by reference and is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-

XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref-06085;

- (c) No change.
- (2) No change.

- (3) Financial Reporting Requirements for Securities Registration.
- (a) All applicants for <u>registration Registration</u> of <u>securities Securities</u> pursuant to Section 517.081, F.S., shall file audited financial statements. An applicant offering securities pursuant to Regulation A. <u>Tier I</u> of the Securities Act of 1933, is not required to file audited financial statements unless audited statements have been prepared and submitted to the Securities and Exchange Commission in perfecting the Regulation A exemption.
 - (b) through (d) No change.

Rulemaking Authority 517.03 FS. Law Implemented 517.07, 517.081, 517.101 FS. History—New 9-20-82, Formerly 3E-20.011, 3E-700.01, Amended 7-31-91, Formerly 3E-700.001, Amended 9-22-14, 12-29-15, 11-25-19, 1-17-21, 8-8-21,

69W-700.002 Filing of Prospectus.

- (1) No change.
- (2) Any prospectus which depicts the United States Securities and Exchange Commission's statement pursuant to a registration statement filed under the Securities Act of 1933, a letter of notification under Regulation A of the Securities Act of 1933 (17 C.F.R. §§230.251 through 230.263) or Form U-7, Small Corporate Offering Registration, (Rev. 5-19-2019) (9/1999), will be considered to be in substantial compliance with the requirement of subsection (1), above. Regulation A is incorporated by reference in Rule 69W-200.002, F.A.C., and Form U-7 is hereby incorporated by reference and is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref 11277.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.081(3) FS. History—New 9-20-82, Formerly 3E-20.01, 3E-700.02, Amended 10-26-97, Formerly 3E-700.002, Amended 11-22-10, 9-22-14, 11-25-19,

69W-700.003 Content of Prospectus.

- (1) through (6) No change.
- (7) A prospectus which conforms with requirements of the Securities and Exchange Commission or the <u>Federal Deposit Insurance Corporation</u> <u>Federal Savings and Loan Insurance Corporation</u> will be considered to be in substantial compliance with this rule.
 - (8) No change.

Rulemaking Authority 517.03 FS. Law Implemented 517.081(3) FS. History—New 9-20-82, Formerly 3E-20.02, 3E-700.03, 3E-700.003, Amended

69W-700.006 Voting Rights.

Registration involving the sale of non-voting common stock or other equity security interests will not be permitted unless <u>full</u>:

(1) The cover of the prospectus includes a specific warning and a cross reference to a specific, appropriate risk factor; and,

(2) Full and complete disclosure is made to the prospective purchaser and imprinted on the cover of the prospectus in bold face type in a contrasting color is the following notation: "THESE SECURITIES DO NOT ENTITLE THE HOLDER THEREOF TO VOTE."

Rulemaking Authority 517.03 FS. Law Implemented 517.081(7) FS. History—New 9-20-82, Formerly 3E-700.06, Amended 10-14-90, Formerly 3E-700.006, Amended 9-22-14._____.

69W-700.007 Options or Warrants Granted Underwriters.

The Office of Financial Regulation will permit the registration of securities where options or warrants are granted to underwriters only on the condition that such options or warrants meet the criteria set forth in subsections (1) through (6), hereafter:

- (1)(a) They are issued to the underwriters under a firm underwriting agreement; or
 - (b) No change.
 - (c) Option or warrants may not be transferred, except:
- 1. To partners of the underwriter, if the underwriter is a partnership;
- 2. To officers and employees of the underwriter, who are also shareholders of the underwriter, if the underwriter is a corporation; Θ
- 3. To managers and managing members of the underwriter, if the underwriter is a limited liability corporation; or
- 4. 3. By will, under the laws of descent and distribution, or by operation of law.
 - (2) through (6) No change.

Rulemaking Authority 517.03 FS. Law Implemented 517.081(7) FS. History—New 9-20-82, Formerly 3E-20.06, 3E-700.07, 3E-700.007, Amended 9-22-14,

69W-700.008 Options and Warrants to Officers, Employees and Others.

The Office of Financial Regulation will permit the registration of securities where options and warrants are granted to officers, employees and others only on the condition that such options or warrants meet the criteria set forth below.

- (1) No change.
- (2) Limitations on the <u>total number</u> Total Number of options Options and warrants Warrants.
 - (a) through (b) No change.
 - (3) through (4) No change.

Rulemaking Authority 517.03 FS. Law Implemented 517.03, 517.081(5), (7) FS. History—New 9-20-82, Formerly 3E-20.07, 3E-700.08, 3E-700.008, Amended 9-22-14, _____.

69W-700.012 Oil and Gas Participation Plans.

- (1) No change.
- (2) Compensation to <u>dealers</u> broker/dealers shall be a cash commission. Indeterminate compensation to <u>dealers</u> broker/dealers, such as overriding interests and net profit interests are not acceptable in the absence of a firm underwriting. Warrants or options to <u>dealers</u> broker/dealers are not acceptable in the absence of a firm underwriting.
- (3) through (5) No change. Rulemaking Authority 517.03 FS. Law Implemented 517.081(7) FS. History—New 9-20-82, Formerly 3E-20.11, 3E-700.12, 3E-700.012, .

69W-700.014 Real Estate Investment Trusts (REIT).

A Real Estate Investment Trust ("Trust") required to register its securities pursuant to Section 517.081, F.S., must have provisions in its Declaration of Trust, other organizational instruments or prospectus that satisfy the following conditions:

- (1) No change.
- (2)(a) Any property or asset purchased or sold <u>on</u> in behalf of the Trust in which the <u>trustees</u> Trustees or allied parties have an interest, directly or indirectly, must be so purchased or sold on the basis of independent appraisals of said property or asset; or
 - (b) No change.
 - (3) through (6) No change
- (7) Any advisory contract entered into by the Trust prior to the initial public offering shall be for a period not longer than three (3) years and such contract entered into thereafter shall be for a period not longer than one (1) year. Any such advisory contract shall provide that it may be terminated at any time without penalty, by the <u>trustees</u> Trustees or majority of the holders of outstanding shares of beneficial interest, upon not less than sixty (60) days written notice to the adviser.
- (8) through (10) No change.

 Rulemaking Authority 517.03 FS. Law Implemented 517.081(7)
 FS. History–New 9-20-82, Formerly 3E-20.13, 3E-700.14, 3E-700.014, Amended 9-22-14.

69W-700.015 Offering Price of Equity Securities.

- (1) through (3) No change.
- (4) "Promotional Securities" for purposes of Rule 69W-700.015, F.A.C., shall mean securities that are to be issued or were issued:
- (a) By an issuer which is a development stage company to promoters for cash or other consideration, including services rendered, patents, copyrights, and other intangibles, that will be or were less than eighty-five percent (85%) of the proposed offering price; or
- (b) Within three (3) years prior to the filing of an application to register securities with the Office of Financial

Regulation by an issuer, which is not a development stage company, to promoters for cash or other considerations, including services rendered, patents, copyrights and other intangibles, that will be or were less than eighty-five percent (85%) of the proposed offering price. (Shares issued pursuant to conversion or exercise rights shall be included as promoters shares).

Rulemaking Authority 517.03(1) FS. Law Implemented 517.081(3), (7) FS. History—New 9-20-82, Formerly 3E-20.15, 3E-700.15, Amended 11-22-10, 9-22-14,

69W-700.030 Advertising and Sales Literature.

- (1) It is unlawful for any person, in connection with the offer or sale of any security registered pursuant to Section 517.081, F.S., to publish, circulate or use any advertising which contains an untrue statement of material fact or omits to state a material fact necessary in order to make the statements therein, in light of the circumstances under which they were made, not misleading. All advertising shall be filed with the Office of Financial Regulation not later than ten (10) days prior to the date of publication or circulation and except as the Financial Services Commission or Office of Financial Regulation may otherwise provide by rule or order. The Office of Financial Regulation may by order prohibit the publication, circulation or use of any advertising deemed false or misleading.
- (2) Every advertisement used in connection with an offering of securities registered pursuant to section 517.081, F.S., must be authorized in writing by the Office of Financial Regulation before being published or circulated unless:
- (a) It it is within the requirements of Financial Industry Regulatory Authority (FINRA) Rule 2210, which is incorporated by reference in rule 69W-200.002, F.A.C., concerning advertisements for use in newspapers or any other means of public communication, or

(b) Contains contains no more than the following:

- 1. (a) Date of issuance or release;
- 2. (b) Name and address of issuer;
- 3. (c) Identity or title of securities;
- 4. (d) Per unit offering price;
- 5. (e) Amount of offering;
- 6. (f) Brief statement of general character of the business;
- 7. (g) Address where prospectus or offering circular may be obtained.
- (3) Any advertisement, except an offering circular or prospectus, intended to be used by a registered Florida dealer in connection with the public sale or offer for sale of any securities within the State of Florida shall be filed with the Office of Financial Regulation at least ten (10) days prior to publication or circulation if such advertisement contains more than the

disclosure items listed in subsection (2), or does not meet the requirements of FINRA Rule 2210.

Rulemaking Authority 517.03 FS. Law Implemented 517.081 FS. History—New 12-5-79, Amended 9-20-82, Formerly 3E-100.07, 3E-100.007, Amended 9-30-10, 9-22-14.

NAME OF PERSON ORIGINATING PROPOSED RULE:

Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 21, 2023

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-800.001: Filing - Notification Registration Including

Shelf Filings

69W-800.004: Circulation of Preliminary Prospectus

PURPOSE AND EFFECT: The purpose and effect is to incorporate Form U-1, Uniform Application to Register Securities, as amended on April 17, 2023, into the rules.

SUMMARY: The rules are amended to incorporate Form U-1, Uniform Application to Register Securities as amended on April 17, 2023, into the rules.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.03(1), FS.

LAW IMPLEMENTED: 517.082, 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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS:

69W-800.001 Filing – Notification Registration Including Shelf Filings.

- (1) An application for Notification Registration or a shelf filing not in conflict with the provisions of Section 517.082(3), F.S., shall be filed on the Uniform Application to Register Securities (Form U-1) electronically on the Office of Financial Regulation (Office) website at https://real.flofr.com through the Regulatory Enforcement and Licensing (REAL) System or through the North American Securities Administrators Association Electronic Filing Depository (EFD) at https://efdnasaa.org. An application filed through the REAL System shall be deemed received on the date the Office issues to the applicant a confirmation of submission and payment via the Office's website. An application filed through the EFD shall be deeemed received on the date the Office issues to the applicant a confirmation of submission and payment. The application shall include all information required by such form and payment of the statutory fees, as required by Section 517.082, F.S. Exhibits which are required may not be incorporated by reference to previous filings. The application shall include:
- (a) Form U-1, Uniform Application to Register Securities (04/23) (09/16), which is hereby incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-

XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref-11274;

- (b) through (e) No change.
- (2) through (5) No change.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.082 FS. History–New 10-15-86, Amended 12-8-87, 7-31-91, 10-1-96, 10-20-97, Formerly 3E-800.001, Amended 11-22-10, 10-29-12, 9-22-14, 11-25-19, 8-8-21,

69W-800.004 Circulation of Preliminary Prospectus.

A preliminary prospectus if designated as such may be used by dealers registered with the Office of Financial Regulation, provided that Form U-1, Uniform Application to Register Securities (04/23) (09/16), which is hereby incorporated by reference and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-

XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref-11274, has been filed with the Office of Financial Regulation and each purchaser of securities is provided not later than the time of the sale of securities with the offering circular contained in the

definitive registration statement effective under the Securities Act of 1933 as referenced in Section 517.082, F.S.

Rulemaking Authority 517.03(1) FS. Law Implemented 517.082 FS. History–New 10-15-86, Amended 12-8-87, 7-31-91, 10-1-96, 10-20-97, Formerly 3E-800.004, Amended 11-22-10, 11-25-19,

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2023

DEPARTMENT OF FINANCIAL SERVICES

Securities

RULE NO.: RULE TITLE:

69W-1000.001: Disciplinary Guidelines

PURPOSE AND EFFECT: The purpose and effect is to incorporate an updated version of the disciplinary guidelines incorporated by reference.

SUMMARY: The rules are amended to incorporate an updated version of the disciplinary guidelines incorporated by reference. SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: The Agency expressly relies on an analysis of potential economic impact conducted by persons with subject matter knowledge of these rules.

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: 517.1611(1) FS.

LAW IMPLEMENTED: 517.111, 517.121, 517.161, 517.1202, 517.1611(1), 517.191(4), 517.221(3), (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: Ryann White, Office of General Counsel (850)410-9803, Ryann.White@flofr.gov

THE FULL TEXT OF THE PROPOSED RULE IS: 69W-1000.001 Disciplinary Guidelines.

(1) Pursuant to Section 517.1611, F.S., disciplinary guidelines applicable to each ground for which disciplinary action may be imposed by the Office against an individual or a firm under Chapter 517, F.S., are hereby adopted. The disciplinary guidelines are contained in the Office of Financial Regulation Disciplinary Guidelines for Chapter 517, Florida Statutes (F.S.) and Division 69W, Florida Administrative Code (F.A.C.) (effective XX-24 01-21), which is hereby incorporated by reference. A copy of the disciplinary guidelines may be obtained by mail from the Florida Office of Financial Regulation, Division of Securities, 200 E. Gaines Street, Tallahassee, Florida 32399, or may be obtained electronically through the following website: http://www.flrules.org/Gateway/reference.asp?No=Ref-XXXXX

http://www.flrules.org/Gateway/reference.asp?No=Ref-12591. (2) through (9) No change.

Rulemaking Authority 517.1611(1) FS. Law Implemented 517.111, 517.121, 517.161, 517.1202, 517.1611(1), 517.191(4), 517.221(3), (4) FS. History–New 11-22-10, Amended 11-14-13, 5-6-15, 11-15-16, 12-10-19, 1-18-21, .

NAME OF PERSON ORIGINATING PROPOSED RULE: Alisa G. Goldberg, Director, Division of Securities

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Financial Services Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 19, 2023

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: August 11, 2023

Section III Notice of Changes, Corrections and Withdrawals

Section IV Emergency Rules

DEPARTMENT OF THE LOTTERY

RULE NUMBER: RULE TITLE:

53ER24-1: XTREME CASH BONUS PLAY PROMOTION SUMMARY OF THE RULE: This emergency rule sets forth the provisions for the XTREME CASH BONUS PLAY PROMOTION.

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

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-1 Xtreme Cash Bonus Play Promotion.

(1) Beginning January 15, 2024 and ending April 7, 2024 ("Promotion Period"), the Florida Lottery will conduct the Xtreme Cash Bonus Play Promotion ("Promotion"). Players who purchase Game Number 1551, 10X® THE CASH; Game Number 1552, 20X THE CASH; Game Number 1553, 50X THE CASH; Game Number 1554, 100X THE CASH; and Game Number 1555, 500X THE CASH Scratch-off tickets can earn entries into a Promotion Drawing for a chance to win a cash prize of \$1,000; \$5,000; or \$20,000. Players who purchase Game Number 1555, 500X THE CASH tickets will also have chance/s to win Coupon/s for a \$100 cash prize. Only non-winning tickets of the afore-mentioned Scratch-off games may be used [collectively "Eligible ticket(s)"]. Winning tickets cannot be entered.

(2) How to Enter.

- (a) To enter Eligible tickets into a Promotion Drawing, a player may use the Florida Lottery's website at flalottery.com or the Florida Lottery's Mobile Convenience App ("App").
- 1. Website. On the home page of the Florida Lottery's website, players go to the PROMOTIONS tab, select the Xtreme Cash Bonus Play Promotion and follow the directions. Players will be prompted to log-in or register. Players using the website may manually enter the 24-digit ticket number on the ticket entry page to collect entries as described in subsection (3), below.
- 2. App. On the App, players go to the Promotions section, select the Xtreme Cash Bonus Play Promotion, and follow the directions. A Promotions button is located on the main menu and on the bottom navigation bar. Players will be prompted to log-in or register if the app does not recognize them as already logged into the Promotions section. Players may scan the barcode on the bottom of a ticket or may manually enter the 24-digit ticket number on the ticket entry page to collect entries as described in subsection (3), below.

- 3. Manual Ticket Entry. For making manual entries using the website or App, players are to scratch off the coating on the front of their Scratch-Off tickets to reveal the 24-digit ticket serial number (4-digit game number and 20-digit ticket number) and enter the entire number in the designated ticket entry area.
- 4. Deleted Accounts. If a player deletes his/her account, whether through the App or on the Florida Lottery's website, all account data associated with the email address used to register his/her account will also be deleted. Any entries earned, as described in subsection (3), below, will not be entered into a drawing. A player's account cannot be reactivated using the email associated with the deactivated account. Should a player establish a new account utilizing a different email address, account data, including ticket entries, cannot be transferred to the newly established account. Tickets entered under the prior account cannot be re-entered utilizing the newly created account.
- 5. Regardless of whether a player chooses to participate in the Promotion by using the web browser or the App, the following provisions shall apply:
- a. the player must use the same account login information to enter tickets;
- b. the player will only be required to register one time; and c. the player's entry history will be cumulative among the entry platforms.
- (b) Any player using multiple or different email addresses, identities, registrations, logins, or any other methods will subject the player and any associated entries to disqualification. In the event a player wins a prize, the name a player uses to register must match the name shown on his/her identification used to make a claim, except for a person who has made a legal name change. A person who has made a legal name change must provide a copy of a marriage certificate/judgment/court order, as applicable, as proof of a differing name. Fictitious names and business names will not be accepted and shall subject the player and any associated entries to disqualification.
- (c) The odds of winning depend on the number of entries in a drawing. All entries are subject to validation by the Florida Lottery and will be disqualified if eligibility requirements are not met.
- (d) Lottery tickets should not be mailed to the Lottery for entry into the drawing. Lottery tickets received in the mail by the Florida Lottery for entry into the Promotion will not be entered into a drawing and will not be returned.
 - (3) How to Earn Entries into the Promotion.
- (a) To earn entries into a Promotion Drawing, a player may enter ticket numbers by scanning the barcode on the bottom of an Eligible ticket using his or her mobile device or by manually entering the 24-digit ticket number on the website or the App. A player may earn multiple entries during an entry period; however, a player can only win one draw prize per entry. A

player may enter a maximum of 200 tickets per day. Each ticket number can only be entered one time and cannot be entered again for another drawing. Training tickets will not be accepted, and tickets with invalid ticket numbers will be disqualified. The hours for ticket entry are between 6:00 a.m. (ET) and midnight (ET) seven days a week during the Promotion Period.

(b) Number of Entries Received. For each Eligible ticket, a player will receive the number of entries as set forth in the table below:

	PRICE	<u>NUMBER</u>
GAME	POINT	OF ENTRIES
No. 1551 – 10X THE CASH	<u>\$1</u>	1
<u>No. 1552 – 20X THE CASH</u>	<u>\$2</u>	<u>2</u>
<u>No. 1553 – 50X THE CASH</u>	<u>\$5</u>	<u>5</u>
No. 1554 - 100X THE	<u>\$10</u>	<u>10</u>
<u>CASH</u>		
No. 1555 - 500X THE	<u>\$50</u>	<u>50</u>
<u>CASH</u>		
Bonus Entries: Entire X THE	<u>\$68</u>	<u>100</u>
CASH Family of Games		
(defined in Paragraph (3)(c),		
<u>below)</u>		
(Games 1551 – 1555)		

(c) Bonus Drawing Entries - X THE CASH Family of Scratch-Off Games. In addition to the entries earned, as set forth in the table in paragraph (3)(b), above, a player who enters a complete family of non-winning X THE CASH tickets (Game Number 1551, 10X THE CASH; Game Number 1552, 20X THE CASH; Game Number 1553, 50X THE CASH; Game Number 1554, 100X THE CASH; and Game Number 1555, 500X THE CASH) will receive 100 additional entries. A complete family of tickets is not required to be entered simultaneously but must be entered during the same Drawing Entry Period in order to receive the bonus entries. Multiple X THE CASH families may be entered; each complete family entered during the same Drawing Entry Period will receive 100 additional entries.

(d) Drawing entries associated with tickets entered during one Drawing Entry Period will not be carried over into a subsequent Drawing Entry Period.

(4) Coupons.

Throughout the Promotion Period, Coupons will be randomly generated and awarded for every "nth" non-winning 500X THE CASH ticket scanned or entered statewide. Coupons may be redeemed by players at a Florida Lottery retailer or a Florida Lottery District Office by presenting the Coupon barcode on their mobile device, or players may redeem the Coupon by printing the Coupon from the website and presenting a hardcopy. Coupons may not be redeemed by mail; any Coupons

submitted through the mail will not be honored. Coupons are valid for one use only and must be redeemed by 11:59:59 p.m. (ET) on June 6, 2024, subject to retailer and Lottery office operating hours. Any Coupons not redeemed by the redemption deadline are not otherwise redeemable. If for any reason all Coupons are not awarded during the Promotion Period, they will not otherwise be awarded. The odds of winning a Coupon depend on the number of tickets entered. Available Coupons for award are:

		TOATL PRIZE
		<u>VALUE</u>
	NUMBER OF	(over the entire
<u>PRIZE</u>	<u>PRIZES</u>	<u>Promotion Period)</u>
\$100 Cash	<u>3,000</u>	\$300,000
<u>Coupon</u>		

(5) Drawings and Number of Prizes. The Florida Lottery will conduct four (4) drawings in the Promotion. Winners for a drawing will be randomly selected from entries submitted and received by midnight (ET) of the last day of each Drawing Entry Period. Entries shall be drawn only from entries submitted and received during each Drawing Entry Period. Winners will be randomly selected using a certified random number generation process. The drawing will be public, held in Tallahassee, Florida, and witnessed by an accountant employed by an independent certified public accounting firm. The drawing dates, entry periods, and winner announcement dates are:

		WINNERS
DRAWING	DRAW	<u>ANNOUNCED</u>
ENTRY PERIOD	<u>DATE</u>	<u>DATE</u>
January 15 –	February 6,	February 8, 2024
February 4, 2024	<u>2024</u>	
February 5 – 25,	February	February 29, 2024
<u>2024</u>	27, 2024	
February 26 –	March 19,	March 21, 2024
March 17, 2024	<u>2024</u>	
March 18 – April	April 9,	April 11, 2024
<u>7, 2024</u>	<u>2024</u>	

The winners in the Promotion Drawing will be announced and posted on flalottery.com on the "WINNERS ANNOUNCED DATE," set forth in the table above, or as soon as thereafter as possible.

In a Promotion Drawing, a total of 76 valid entries will be drawn by the Florida Lottery. Prizes are awarded to players in the order in which they were drawn during each drawing, starting with the Top Prize. Remaining entries will be alternates and used in the order in which they were drawn and in the order of need to select alternate winners in the event a winner cannot

be notified or fails to timely provide required claim documentation as set forth in subsection (8), below, or in the event an entry is disqualified. A player can only win one prize in a Promotion drawing per entry.

(6) Available prizes, prize amounts, and number of winners are:

<i>5)</i> 111 and	tore prizes, pr	ize amounts, a	na nameti oi	winners are:
	PRIZE AMOUN T	WINNER S PER DRAWIN G	TOTAL NUMBE R OF WINNER S (over the entire Promotion Period)	TOTAL PRIZE VALUE (value over the entire Promotio n Period)
Top Priz e	\$20,000	1	<u>4</u>	\$80,000
1 st Priz e	\$5,000	<u>15</u>	<u>60</u>	\$300,000
2 nd Priz e	\$1,000	<u>35</u>	140	\$140,000
	<u>TOTALS</u>	<u>51</u>	<u>204</u>	<u>\$520,000</u>

(7) Prize Winner Notification. The Florida Lottery will notify each winner by telephone or email using the contact information provided in the winner's registration data no later than one business day after the winners are posted on the Florida Lottery's website. The Florida Lottery deems the winner's registration data as the winner's official contact information. Issuing an email or leaving a telephone message on voicemail, if available, shall constitute notification. The Florida Lottery will not attempt to further notify a winner if the attempt to notify the winner by telephone or email was unsuccessful. If a winner does not respond to the Lottery's notification within ten (10) calendar days of the date the winners are posted on the website, the winner will forfeit his or her right to claim the prize and the Florida Lottery will select an alternate winner in accordance with subsection (5), above. If the alternate winner does not respond to the Lottery's notification within ten (10) calendar days of the date of notification, the alternate winner will forfeit his or her right to claim the prize and the Florida Lottery will select the next alternate winner. This process will continue until an alternate winner responds to the Lottery's notification or the Lottery has exhausted the list of alternates due to unsuccessful notification or due to failure by a winner or an alternate winner to timely provide required claim documentation as set forth in subsection (8), below. The Florida Lottery is not responsible or liable for system failures of any sort or type, including, but not exclusively, computer failures, email service failures, telephone failures. If a prize cannot be awarded for any reason, the prize will not be awarded.

(8) How to Claim a Prize. To claim a prize won in a Promotion drawing, a winner must submit to the Florida Lottery a completed Winner Claim Form DOL-173-2, Revised 2/23, or Spanish Winner Claim Form DOL-173-2S, Revised 2/23, and a copy of acceptable identification as set forth in the rule of the Florida Lottery governing payment of prizes. A copy of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org. The required documents must be received by the Florida Lottery no later than ten (10) calendar days after the Florida Lottery has first notified the winner by telephone (notification by telephone is deemed complete by leaving a voicemail message, if available) or email (issuing an email constitutes notification). If the Florida Lottery does not receive the required documents from a winner by the tenth calendar day after notification, the winner will forfeit his or her right to claim the prize and the Florida Lottery will award the prize to an alternate winner as described in subsection (5), above. The same timeframe for a winner to return required documentation to the Florida Lottery shall apply to an alternate winner.

(9) Payment of Prizes. Upon the Florida Lottery's timely receipt of a winner's required documentation, the Florida Lottery will award the applicable prize for that winner, subject to federal tax withholding and analysis for State-Owed Debt and Child Support Debt.

(10) Analysis for State-Owed Debt and Child Support Debt. Prior to the award of any prize won in a Promotion drawing, a winner will be analyzed for Florida state-owed debt and child support debt. If more than one prize is awarded to the winner, a separate analysis shall occur prior to payment of each prize. If the winner is identified as owing outstanding debt to any state agency or owes child support collected through a court, the debt will be offset in accordance with section 24.115, F.S. If the debt is an amount less than the amount of the cash prize, the balance of the prize less applicable income tax withholding and after the debt is offset shall be awarded. If the debt is an amount greater than any cash prize, the entire prize amount, after applicable income tax withholding, will be applied to the outstanding debt.

(11) Taxes.

(a) Except as specifically defined herein, all federal, state, and/or local taxes and/or other costs and fees on all prizes will be the responsibility of the winner.

(b) For \$20,000.00 prizes won, and pursuant to applicable provisions of the Internal Revenue Service code, federal income taxes will be withheld at a rate of twenty-four percent (24%) for a U. S. citizen or legal U. S. resident and at a rate of thirty

percent (30%) for nonresident prize winner/s. Regardless of prize amount and for all prizes won, federal income taxes will be withheld at a rate of thirty percent (30%) for nonresident prize winners. The reporting and subsequent payment of any additional federal, state, and/or local taxes and any other fees and costs shall be the responsibility of the winner.

- (12) Other Restrictions and Provisions.
- (a) A winner must be at least 18 years of age.
- (b) A player can only win one prize per entry.
- (c) Any prizes not awarded for any reason will not otherwise be awarded.
- (d) A winner in this Promotion is not required to submit the Eligible ticket he or she entered to claim a prize.
- (e) All prizes are subject to the provisions of chapter 24, F.S., and rules promulgated thereunder. Prizes will be paid in accordance with the rule of the Florida Lottery governing payment of prizes. Copies of the current prize payment rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org.
- (f) Persons prohibited by section 24.116, F.S., from purchasing a Florida Lottery ticket are not eligible to enter this Promotion.
- (g) By participating in the Xtreme Cash Bonus Play Promotion, a player gives his/her permission and consent, and without notification, for the Florida Lottery to photograph and/or videotape and record him/her and to use his/her name, photograph, videotape, and/or recording of the winner for current and future advertising or publicity purposes without additional compensation, notification, or consent.

<u>Rulemaking Authority 24.105(9), 24.109(1) FS. Law</u> <u>Implemented 24.105(9), 24.115(1) FS. History–New 1-15-24.</u>

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

EFFECTIVE DATE: 1/15/2024

DEPARTMENT OF THE LOTTERY

RULE NUMBER: RULE TITLE:

53ER24-2: Game Number 1551, 10X® THE

CASH

SUMMARY OF THE RULE: This emergency rule describes Game Number 1551, "10X THE CASH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of winners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney,

Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-2 Game Number 1551, 10X® THE CASH.

- (1) Name of Game. Game Number 1551, 10X THE CASH.
- (2) Game Number 1551, 10X THE CASH is a Scratch-Off lottery game (also known as an instant lottery game).
- (3) Price. 10X THE CASH lottery tickets sell for \$1.00 per ticket.
- (4) 10X THE CASH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 10X THE CASH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-20, Payment of Prizes, F.A.C.
- (5) Play symbols and play symbol captions that may appear in the YOUR NUMBERS play area:

11 ELEVN 12 THELV 13 THRIN

17 SVNTN 16 SIXTN 18 EGHTN 19 NINTN

2X 2TIME® 5X STIMES 10X A

(6) Play symbols and play symbol captions that may appear in the WINNING NUMBER play area:

6 SIX 11 12 13 14 15 17 SVNTN 18 EGHTN 19 NINTN 16

(7) Play symbols and play symbol captions that may appear in the BONUS NUMBER play area:

FOUR 12 13 14 THELY THRIN FORTN 11 ELEVN 19

17 SVNTN 18 EGHTN 16 SIXTN

2X 5X 10X

(8) Prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area:

\$1.00 \$4.00 \$2.00 \$5.00 \$10.00 \$20.00 ONE THO FOUR FIVE TEN

\$30.00 \$40.00

\$100

\$200

\$10,000

(9) The legends are:

YOUR NUMBERS

WINNING NUMBER

BONUS NUMBER

(10) Determination of Winners.

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

2X symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBER play area shall entitle the winner to two times the prize shown for that symbol. A ticket

having a symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBER play area shall entitle the winner to five times the prize shown for that symbol. A ticket

having a totimes symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBER play area shall entitle the winner to ten times the prize shown for that symbol. A ticket

Symbol and symbol caption in the YOUR having a NUMBERS play area shall entitle the winner to two times (i. e. "double") all six prizes shown.

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

(11) The odds of winning, value, and number of prizes in

Game Numb	er 1551 a	re as follows:	
			NUMBER
			<u>OF</u>
			<u>WINNERS</u>
			<u>IN 114.28</u>
			POOLS OF
			<u>240,000</u>
<u>GAME</u>			<u>TICKETS</u>
<u>PLAY</u>	<u>WIN</u>	ODDS OF 1 IN	PER POOL
<u>\$1</u>	<u>\$1</u>	<u>10.71</u>	<u>2,560,032</u>
<u>\$1 (2X)</u>	<u>\$2</u>	<u>25.00</u>	<u>1,096,924</u>
<u>\$2</u>	<u>\$2</u>	<u>33.33</u>	822,798
<u>\$1 x 4</u>	<u>\$4</u>	<u>300.30</u>	<u>91,330</u>
\$1(2X) +	<u>\$4</u>	149.99	<u>182,858</u>
<u>\$2</u>			
<u>\$2 x 2</u>	<u>\$4</u>	<u>149.92</u>	<u>182,936</u>
<u>\$4</u>	<u>\$4</u>	<u>300.00</u>	<u>91,422</u>
<u>\$1 x 5</u>	<u>\$5</u>	<u>749.22</u>	<u>36,607</u>
\$1 (5X)	<u>\$5</u>	<u>750.34</u>	<u>36,552</u>
<u>\$1 + \$2</u>	<u>\$5</u>	<u>751.41</u>	<u>36,500</u>
(2X)			
\$1 + \$4	<u>\$5</u>	<u>750.57</u>	<u>36,541</u>
<u>\$5</u>	<u>\$5</u>	748.46	36,644
<u>\$2 x 5</u>	<u>\$10</u>	<u>499.37</u>	<u>54,922</u>
\$2 (5X)	<u>\$10</u>	<u>499.75</u>	<u>54,881</u>
<u>\$1 + \$2</u>	<u>\$10</u>	500.69	<u>54,778</u>
(2X) + \$5			
\$1 (10X)	<u>\$10</u>	<u>500.35</u>	<u>54,815</u>
<u>\$10</u>	<u>\$10</u>	<u>499.85</u>	<u>54,870</u>
(\$1 x 5) +	<u>\$20</u>	<u>1,500.53</u>	18,278
<u>\$5</u>			
(STAR)			
\$2 (10X)	<u>\$20</u>	<u>1,500.85</u>	<u>18,274</u>

\$2 (5V)	\$20	1 504 91	10 226
$\frac{$2 (5X) +}{$5 (2X)}$	<u>\$20</u>	<u>1,504.81</u>	<u>18,226</u>
\$5 (2X) \$4 (5X)	\$20	1 407 40	18,315
\$20	\$20	1,497.49 1,496.35	18,329
 	 		
$\frac{(\$2 \times 5) + \$}{\$5}$	<u>\$30</u>	8,017.13	<u>3,421</u>
\$5 (STAR)			
\$1 + \$4 +	\$30	9,275.14	2,957
$\frac{$1+$4+}{$5(5X)}$	<u>\$30</u>	<u> </u>	<u>2,931</u>
$\frac{$5(3X)}{$5(2X) +}$	\$30	9,275.14	2,957
$\frac{$3(2X)+}{$10(2X)}$	<u>\$30</u>	<u> 7,273.14</u>	2,731
$\frac{$2(5X)+}{}$	\$30	8,483.33	3,233
\$4 (5X)	<u>φυσ</u>	<u>0,103.33</u>	<u>5,255</u>
\$2 (10X)	\$30	8,012.45	3,423
+ \$10	φυσ	0,012110	5,.25
\$30	\$30	10,849.13	2,528
$($2 \times 5) +$	\$40	6,669.89	4,112
\$10		<u></u>	
(STAR)			
\$5 (2X) +	\$40	7,972.85	3,440
(\$10 x 3)			
\$5 + \$5	<u>\$40</u>	7,977.49	3,438
(5X) +			
<u>\$10</u>			
$(\$5 \times 4) +$	<u>\$40</u>	7,390.62	<u>3,711</u>
\$2 (10X)			
\$4 (10X)	<u>\$40</u>	<u>7,991.43</u>	<u>3,432</u>
<u>\$40</u>	<u>\$40</u>	<u>9,559.64</u>	<u>2,869</u>
$(\$5 \times 4) +$	<u>\$100</u>	<u>16,315.65</u>	<u>1,681</u>
<u>\$20 +</u>			
<u>\$10</u>			
(STAR)			
\$10 (5X)	<u>\$100</u>	<u>23,953.36</u>	<u>1,145</u>
+ \$20 +			
\$30	\$100	22 505 46	1.150
\$20 +	<u>\$100</u>	23,787.16	<u>1,153</u>
\$40 (2X)	¢100	24 202 92	1.120
\$10 (5X)	<u>\$100</u>	24,292.83	1,129
<u>x 2</u>	\$100	10 974 25	1 200
\$10 (10 Y)	<u>\$100</u>	<u>19,874.35</u>	1,380
(10X) \$100	\$100	29 682 47	924
\$100 (\$10 x 4)	\$200	<u>29,682.47</u> 60,014.44	<u>457</u>
+ \$40 +	<u>\$200</u>	00,014,44	43 /
\$20			
(STAR)			
\$10 +	\$200	79,960.93	343
\$20 (5X)	<u> </u>	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5 15
+ (\$30 x)			
$\frac{7}{3}$			
	I	l	<u>I</u>

\$10 (2X)	<u>\$200</u>	80,666.47	<u>340</u>
+ \$20			
(5X) +			
\$40 (2X)			
<u>\$10 +</u>	<u>\$200</u>	<u>78,586.25</u>	<u>349</u>
\$20 (2X)			
+ \$30			
<u>(5X)</u>			
<u>\$20</u>	<u>\$200</u>	<u>78,361.71</u>	<u>350</u>
(10X)			
<u>\$200</u>	<u>\$200</u>	<u>117,710.73</u>	<u>233</u>
<u>\$10,000</u>	\$10,00	<u>527,434.62</u>	<u>52</u>
	<u>0</u>		

(12) The overall odds of winning some prize in Game Number 1551 are 1 in 4.88. All prizes are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(13) For reorders of Game Number 1551, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(14) Payment of prizes for 10X THE CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org.

(15) Third party trademarks are the property of their respective owners, not the Florida Lottery.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 1-15-24.

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

EFFECTIVE DATE: January 15, 2024

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER24-3: Game Number 1552, 20X THE CASH SUMMARY OF THE RULE: This emergency rule describes Game Number 1552, "20X THE CASH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of winners; estimated odds of winning; value and number of prizes in the game.

THE PERSON TO BE CONTACTED REGARDING THE EMERGENCY RULE IS: Minerva Simpson, Attorney,

Department of the Lottery, 250 Marriott Drive, Tallahassee, Florida 32399-4011.

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-3 Game Number 1552, 20X THE CASH.

- (1) Name of Game. Game Number 1552, 20X THE CASH.
- (2) Game Number 1552, 20X THE CASH is a Scratch-Off lottery game (also known as an instant lottery game).
- (3) Price. 20X THE CASH lottery tickets sell for \$2.00 per ticket.
- (4) 20X THE CASH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 20X THE CASH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-20, Payment of Prizes, F.A.C.
- (5) Play symbols and play symbol captions that may appear in the YOUR NUMBERS play area:

THREE 9 NINE 12 THELV 13 11 ELEVN 15 17 SVNTN 18 EGHTN 19 21 THYONE 22 THYTHO 23 THYTHR 26 THYSIX 16 SIXTN 25 THYFIV 27 28 THYEGT 10X 10TIMES 20X 20TIMES

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

7 SEVEN 9 NINE 11 ELEVN 12 THELV 13 THRIN 6 15 EIETN 19 21 22 23 THYTHR 24 THYFOR 25 27 28 17 18 SYNTH EGHTN 26 16

(7) Play symbols and play symbol captions that may appear in the BONUS NUMBERS play area:

12 THELV 13 THRTN 6 SIX 15 EIETN ONE 22 THYTHO 19 23 THYTHR 24 THYFOR 16 SIXTN 17 SVNTN 18 EGHTN 21 THYONE 25 THYFIV 26 THYSIX 28 2X 2TIMES 10X 5X 20X

(8) Prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area:

\$1.00 \$2.00 \$4.00 \$5.00 \$10.00 \$20.00 \$25.00 \$40.00 \$5.00 \$10.00

(9) The legends are:

WINNING NUMBERS NUMBERS BONUS NUMBERS

(10) Determination of Winners.

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

NUMBERS or BONUS NUMBERS play area shall entitle the

winner to two times the prize shown for that symbol. A ticket

having a stimes symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to five times the prize shown for that symbol. A ticket

having a totines symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to ten times the prize shown for that symbol. A ticket

having a 201MES symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to twenty times the prize shown for that symbol. A ticket

having a DBLALL symbol and symbol caption in the YOUR NUMBERS play area shall entitle the winner to two times (i. e. "double") all twelve prizes shown.

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

(11) The odds of winning, value, and number of prizes in ame Number 1552 are as follows:

Game Number 1552 are a	<u>as follows:</u>		
			<u>NUMB</u>
			ER OF
			<u>WINN</u>
			ERS IN
			<u>179.65</u>
			<u>POOL</u>
			S OF
			180,00
			<u>0</u>
			TICKE
			<u>TS</u>
		ODDS OF	<u>PER</u>
GAME PLAY	WIN	<u>1 IN</u>	<u>POOL</u>
<u>\$2</u>	<u>\$2</u>	<u>10.71</u>	3,018,1
			<u>59</u>
<u>\$1 x 4</u>	<u>\$4</u>	<u>50.00</u>	646,78
			<u>5</u>
$(\$1 \times 2) + \2	<u>\$4</u>	<u>74.99</u>	<u>431,21</u>
			<u>6</u>
\$2 (2X)	<u>\$4</u>	<u>50.00</u>	646,73
			<u>1</u>
<u>\$4</u>	<u>\$4</u>	50.00	646,79
			<u>8</u>
<u>\$1 x 5</u>	<u>\$5</u>	<u>375.18</u>	86,192
$(\$1 \times 3) + \2	<u>\$5</u>	375.18	86,192
$(\$2 \times 2) + \1	<u>\$5</u>	374.90	86,255
\$1 + \$4	<u>\$5</u>	374.85	86,268
<u>\$5</u>	<u>\$5</u>	374.95	86,244
\$1 x 10	<u>\$10</u>	250.04	129,32
			<u>7</u>

\$2 (5V)	\$10	250.07	120.21
\$2 (5X)	<u>\$10</u>	<u>250.07</u>	129,31 4
\$5 (2X)	\$10	250.02	129,33
$\frac{\phi J(2A)}{}$	<u>\$10</u>	230.02	8
\$5 x 2	\$10	249.95	129,37
<u>\$3 X Z</u>	<u>\$10</u>	<u>249.93</u>	<u>129,37</u> 7
\$10	\$10	249.92	129,39
<u>Ψ10</u>	<u>Ψ10</u>	<u>249.92</u>	0
(\$1 x 10) + (\$5 x 2)	\$20	750.58	43,083
\$2 (10X)	\$20	750.13	43,109
\$5 (2X) + \$10	\$20	749.49	43,146
\$2 (5X) + \$10	\$20	749.90	43,122
\$20	\$20	749.90	43,122
$(\$1 \times 10) + \$5 + \$10$	\$50	671.18	48,180
(STAR)	400	<u>071110</u>	10,100
$(\$1 \times 10) + (\$20 \times 2)$	\$50	1,804.34	17,922
\$5 (10X)	\$50	1,797.72	17,988
\$4(10X) + (\$5 x 2)	\$50	1,803.53	17,930
\$10 (5X)	\$50	1,795.32	18,012
\$10 + \$10 (2X) + \$20	\$50	1,798.62	17,979
\$2 (20X) + \$5 (2X)	\$50	1,800.02	17,965
\$50	\$50	1,799.22	17,973
$(\$2 \times 10) + \$10 + \$20$	\$100	2,161.44	14,961
(STAR)	4-00		
$(\$5 \times 10) + \$10 + \$40$	\$100	5,997.27	5,392
\$10 (10X)	\$100	5,991.72	5,397
\$4 (10X) + \$5 (10X) +	\$100	5,979.53	5,408
\$5 (2X)			
\$20 (5X)	\$100	6,005.07	5,385
\$5 (20X)	\$100	5,979.53	5,408
\$100	\$100	6,005.07	5,385
$(\$10 \times 10) + (\$50 \times 2)$	\$400	183,734.66	176
(STAR)			
\$20 (10X) + \$50 (2X)	\$400	178,659.12	<u>181</u>
<u>+ \$100</u>		_	
$(\$50 (2X) \times 2) + \20	<u>\$400</u>	179,651.67	<u>180</u>
<u>(10X)</u>			
\$20 (5X) + \$50 (5X) +	\$400	181,670.22	<u>178</u>
<u>\$50</u>			
\$20 (20X)	<u>\$400</u>	<u>182,696.61</u>	<u>177</u>
<u>\$400</u>	<u>\$400</u>	<u>178,659.12</u>	<u>181</u>
(\$25 x 10) + \$50 +	\$1,000	181,670.22	<u>178</u>
\$200 (STAR)			
\$100 (2X) + \$400	<u>\$1,000</u>	<u>181,670.22</u>	<u>178</u>
(2X)			
\$100 (10X)	\$1,000	<u>184,784.57</u>	<u>175</u>
\$100 (5X) x 2	\$1,000	<u>181,670.22</u>	<u>178</u>
\$50 (10X) x 2	<u>\$1,000</u>	<u>180,655.31</u>	<u>179</u>
\$50 (20X)	<u>\$1,000</u>	179,651.67	<u>180</u>

\$1,000	\$1,000	183,734.66	<u>176</u>
<u>\$100,000</u>	<u>\$100</u>	2,309,8	<u>14</u>
	,000	07.14	

(12) The overall odds of winning some prize in Game Number 1552 are 1 in 4.68. All prizes are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(13) For reorders of Game Number 1552, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(14) Payment of prizes for 20X THE CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org.

<u>Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History–New 1-15-24.</u>

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

EFFECTIVE DATE: January 15, 2024

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER24-4: Game Number 1553, 50X THE CASH SUMMARY OF THE RULE: This emergency rule describes Game Number 1553, "50X THE CASH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of winners; estimated odds of winning; value and number of prizes in the game.

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

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-4 Game Number 1553, 50X THE CASH.

(1) Name of Game. Game Number 1553, 50X THE CASH.
(2) Game Number 1553, 50X THE CASH is a Scratch-Off lottery game (also known as an instant lottery game).

(3) Price. 50X THE CASH lottery tickets sell for \$5.00 per ticket.

(4) 50X THE CASH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 50X THE CASH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-20, Payment of Prizes, F.A.C.

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

7 SEVEN 13 THRTN 14 FORTN 1 ONE FOUR 11 ELEVN 15 EIETN 18 EGHTN 23 THYTHR 17 SVNTN 19 NINTN **21** THYONE **22** 25 THYFIV 26 THYSIX 16 SIXTN 24 27 28 TWYFOR 29 THYNIN **32** THYTHO 33 THYTHR 35 THYFIV 30 31 THYONE 34 36 37 THYSVN 38 THYEGT 39 THYNIN 40 HH. FRYFOR 41 42 43 45 46 FRYONE 2X 2TIMES 20X 5X 10X 50X

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

3 THREE 7 13 THRTN 15 EIETN 1 ONE 6 11 SEVEN FOUR NINE FORTN EIGHT 19 NINTN 23 24 16 SIXTN 17 18 21 22 25 26 27 28 30 THIRTY **32** ТНҮТНО **33** THYTHR 34 THYFOR 35 THYFIV 29 THYNIN 31 THYONE 36 THYSIX 37 THYSVN 38 THYEGT 39 THYNIN 40 43 FRYTHR **LL** FRYFOR 45 FRYFIV 41 42 46

(7) Play symbols and play symbol captions that may appear in the BONUS NUMBERS play area:

3 THREE 9 NINE 13 THRTN 14 FORTN 15 FIFTN 4 7 11 ELEVN 12 THELV 1 ONE 8 6 SIX FOUR 19 NINTN 24 THYFOR 17 SVNTN 21 THYONE 23 THYTHR 25 THYFIV 28 THYEGT 16 SIXTN 18 22 27 26 THYSUN 30 THIRTY **32** THYTHO 29 THYNIN 31 THYONE 35 THYFIV 36 THYSIX 37 THYSVN 40 33 34 38 39 THYFOR 44 41 42 43 45 46 2X 5X 10X 20X

(8) Prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area:

\$2.00 \$5.00 \$10.00 \$20.00 \$25.00 \$30.00 \$40.00 \$50.00 \$400 \$1,000 \$2,000 \$10,000 \$1,000,000 \$150 \$200 \$100 TEN THOU

(9) The legends are:

WINNING NUMBERS YOUR NUMBERS **BONUS NUMBERS** (10) Determination of Winners.

(a) A ticket having a play symbol and corresponding play symbol caption in the YOUR NUMBERS play area or the BONUS NUMBERS play area that matches a play symbol and corresponding play symbol caption in the WINNING NUMBERS play area shall entitle the winner to the corresponding prize shown for that symbol. A ticket having a 2X

symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to two times the prize shown for that symbol. A ticket

having a STIMES symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to five times the prize shown for that symbol. A ticket

having a totimes symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to ten times the prize shown for that symbol. A ticket

having a 20TIMES symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to twenty times the prize shown for that symbol. A ticket

having a 50TIMES symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to fifty times the prize shown for that symbol. A ticket

\$ having a DBLALL symbol and symbol caption in the YOUR NUMBERS play area shall entitle the winner to two times (i. e. "double") all fifteen prizes shown.

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

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

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

(b) A winner of a \$1,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$640,000.00, less applicable federal income tax withholding.

(c) Annual Payments will be paid in twenty-five (25) equal annual installments. A winner of a \$1,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of \$40,000.00 per year, less applicable federal tax withholding.

(12) The odds of winning, value, and number of prizes in Game Number 1553 are as follows:

			<u>NUMB</u>
			ER OF
			WINN
		ODDS OF	ERS IN
GAME PLAY	WIN	<u>1 IN</u>	352.79

			<u>OF</u> 120,00
			120.00
			120,00
			<u>0</u>
			<u>TICKE</u>
			<u>TS</u>
1			<u>PER</u>
			<u>POOL</u>
<u>\$5</u>	<u>\$5</u>	<u>8.57</u>	<u>4,939,1</u>
			<u>60</u>
<u>\$5 (2X)</u>	<u>\$10</u>	<u>30.00</u>	<u>1,410,9</u>
			<u>35</u>
<u>\$2 (5X)</u>	<u>\$10</u>	<u>33.34</u>	1,269,9
			<u>75</u>
<u>\$5 x 2</u>	<u>\$10</u>	<u>59.98</u>	705,80
			<u>2</u>
<u>\$10</u>	<u>\$10</u>	<u>60.00</u>	<u>705,55</u>
			<u>3</u>
\$2 x 10	<u>\$20</u>	<u>299.92</u>	<u>141,15</u>
			<u>4</u>
\$2 (5X) + (\$5 x 2)	<u>\$20</u>	<u>299.86</u>	<u>141,18</u>
			<u>3</u>
<u>\$5 x 4</u>	<u>\$20</u>	<u>299.97</u>	<u>141,12</u>
			<u>8</u>
\$10 (2X)	<u>\$20</u>	<u>300.21</u>	<u>141,01</u>
400			<u>6</u>
<u>\$20</u>	<u>\$20</u>	<u>300.04</u>	<u>141,09</u>
0.7	Φ2.7	500 5 1	8
	\$25	<u>599.71</u>	70,592
	\$25	<u>585.58</u>	72,295
	<u>\$25</u>	<u>585.78</u>	72,271
	<u>\$25</u>	600.31	70,521
	<u>\$25</u>	600.08	<u>70,548</u>
	<u>\$40</u>	<u>1,197.35</u>	35,357
	<u>\$40</u>	<u>958.43</u>	<u>44,171</u>
	<u>\$40</u>	<u>959.32</u>	44,130
	<u>\$40</u>	<u>959.97</u>	44,100
	<u>\$40</u>	<u>1,200.03</u>	35,278
	<u>\$50</u>	<u>1,200.85</u>	<u>35,254</u>
	<u>\$50</u>	<u>1,199.62</u>	<u>35,290</u>
	<u>\$50</u>	<u>1,199.79</u>	<u>35,285</u>
\$2 (20X) + \$10	<u>\$50</u>	<u>1,198.10</u>	<u>35,335</u>
<u>\$50</u>	<u>\$50</u>	<u>1,198.64</u>	<u>35,319</u>
· · · · · · · · · · · · · · · · · · ·	<u>\$100</u>	1,333.04	31,758
\$10 (STAR)			
$(\$5 \times 10) + (\$10 \times 5)$	<u>\$100</u>	<u>2,004.01</u>	<u>21,125</u>
\$10 (5X) + (\$10 x 5)	<u>\$100</u>	<u>1,999.94</u>	21,168
\$10 (10X)	<u>\$100</u>	1,500.33	<u>28,217</u>
\$2 (50X)	<u>\$100</u>	<u>1,498.57</u>	<u>28,250</u>

\$5 (20X)	\$100	1,498.68	28,248
\$100	\$100	1,996.92	21,200
(\$5 x 15) (STAR)	\$150	12,033.75	3,518
\$10 x 15	\$150	19,997.52	2,117
\$10 (10X) + \$50	\$150	20,140.22	2,102
\$5 (20X) + \$10 + \$40	<u>\$150</u>	19,875.46	2,130
\$2 (50X) + \$10 + \$20	\$150	19,903.50	2,127
(2X)			
\$150	\$150	19,959.80	2,121
$(\$10 \times 10) + (\$20 \times 5)$	\$400	24,012.90	1,763
(STAR)			
$($20 \times 10) + ($40 \times 5)$	<u>\$400</u>	29,729.45	1,424
\$5 (50X) + \$50 + \$100	\$400	29,982.11	<u>1,412</u>
\$20 (20X)	\$400	29,939.70	<u>1,414</u>
\$200 (2X)	<u>\$400</u>	29,876.32	<u>1,417</u>
<u>\$400</u>	<u>\$400</u>	29,771.27	1,422
$(\$20 \times 5) + (\$40 \times 10)$	\$1,000	61,001.07	<u>694</u>
(STAR)			
$(\$50 \times 10) + (\$100 \times 5)$	\$1,000	60,478.20	<u>700</u>
\$100 (5X) + (\$100 x 5)	\$1,000	60,134.57	<u>704</u>
\$50 (20X)	\$1,000	<u>58,798.25</u>	<u>720</u>
\$10 (50X) x 2	<u>\$1,000</u>	61,089.09	<u>693</u>
\$1,000	\$1,000	119,928.4	<u>353</u>
		<u>4</u>	
$(\$50 \times 10) + (\$100 \times 5)$	\$2,000	<u>116,304.2</u>	<u>364</u>
(STAR)		<u>3</u>	
\$100 (20X)	\$2,000	<u>119,928.4</u>	<u>353</u>
		<u>4</u>	
\$100 (10X) + \$1,000	<u>\$2,000</u>	<u>118,584.7</u>	<u>357</u>
		<u>1</u>	
\$40 (50X)	\$2,000	<u>121,651.5</u>	<u>348</u>
		<u>5</u>	
<u>\$2,000</u>	\$2,000	<u>121,651.5</u>	<u>348</u>
		<u>5</u>	
<u>\$10,000</u>	\$10,000	119,928.4	<u>353</u>
* * * * * * * * * *	****	4	
\$1,000,000 (\$40K XXD (25X/DG) *	\$1,000 <u>.</u>	<u>3,023,910.</u>	<u>14</u>
(\$40K/YR/25YRS)*	000*	<u>00</u>	4.1

*Prize amount if taken in annual payments. If a winner takes a single cash payment, the amount will be in accordance with subsection (11), above.

(13) The overall odds of winning some prize in Game Number 1553 are 1 in 3.96. All prizes are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(14) For reorders of Game Number 1553, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(15) Payment of prizes for 50X THE CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 1-15-24.

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

EFFECTIVE DATE: January 15, 2024

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER24-5: Game Number 1554, 100X THE CASH SUMMARY OF THE RULE: This emergency rule describes Game Number 1554, "100X THE CASH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of winners; estimated odds of winning; value and number of prizes in the game.

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

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-5 Game Number 1554, 100X THE CASH.

- (1) Name of Game. Game Number 1554, 100X THE CASH.
- (2) Game Number 1554, 100X THE CASH is a Scratch-Off lottery game (also known as an instant lottery game).
- (3) Price. 100X THE CASH lottery tickets sell for \$10.00 per ticket.
- (4) 100X THE CASH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 100X THE CASH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-20, Payment of Prizes, F.A.C.
- (5) Play symbols and play symbol captions that may appear in the YOUR NUMBERS play area:

1 ONE	3 THREE	↓ FOUR	6 six	7 SEVEN	8 EIGHT	q	11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN
16 SIXTN	17 SVNTN	18 EGHTN	19	21 THYONE	22 THYTHO	23 THYTHR	24 THYFOR	25 THYFIV	26 THYSIX	27 THYSVN	28 THYEGT
29 THYNIN	30 THIRTY	31 THYONE	32 THYTHO	33 THYTHR	34 THYFOR	35 THYFIV	36 THYSIX	37 THYSVN	38 THYEGT	39 THYNIN	40 FORTY
41 FRYONE	42 FRYTHO	43 FRYTHR	LL FRYFOR	45 ERYFIV	46 FRYSIX						
2X 2TIMES	5X STIMES	10X 10TIMES	20X 20TIMES	50X 50TIMES	100X	DBLALL					

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

ONE THREE FOUR SEVEN EIGHT ELEVN THELV THRIN FORTN FIFTN SIX SVNTN THYTHO FRYFIV

(7) Play symbols and play symbol captions that may appear in the BONUS NUMBERS play area:

THRTN EIETN FOUR NINE SVNTN NININ THYONE THYTHO THYTHR SIXTN THYFIV THYSIX THYNIN THIRTY THYONE THYTHR THYFOR THYFIV THYNIN THYSIX FRYTHO FRYFOR 10X 20X 50X 100X 2X

(8) Prize symbols and prize symbol captions that may appear in the YOUR NUMBERS play area:

(9) The legends are:

MINNING NUMBERS YOUR NUMBERS BONUS NUMBERS

(10) Determination of Winners.

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

2X symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to two times the prize shown for that symbol. A ticket

having a STIMES symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to five times the prize shown for that symbol. A ticket

having a tothes symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to ten times the prize shown for that symbol. A ticket

20X

having a 20TIMES symbol and symbol caption in either the YOUR

NUMBERS or BONUS NUMBERS play area shall entitle the winner to twenty times the prize shown for that symbol. A ticket

having a somes symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to fifty times the prize shown for that symbol. A ticket

having a booms symbol and symbol caption in either the YOUR NUMBERS or BONUS NUMBERS play area shall entitle the winner to one hundred times the prize shown for that symbol.

A ticket having a DBLALL symbol and symbol caption in the YOUR NUMBERS play area shall entitle the winner to two times (i. e. "double") all twenty prizes shown.

- (b) A player may win up to twenty times on a ticket.
- (11) \$2,000,000 Prize; Payment Options.
- (a) A winner of a \$2,000,000 prize may choose one of two payment options for receiving his/her prize. Payment options are One-Time Cash Payment or Annual Payments. At the time the \$2,000,000 prize is claimed, the terminal will produce a player claim instructions ticket. The winner has sixty (60) days from the date the player claim instructions ticket is produced to file a claim choosing the One-Time Cash Payment. If a winner does not choose the One-Time Cash Payment within the sixty (60) day timeframe, the Annual Payment option will be applied. Once the winner files a claim and exercises the winner's chosen option, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a \$2,000,000 prize winner not making his/her payment election within sixty (60) days after the player claim instructions ticket is produced.
- (b) A winner of a \$2,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$1,280,000.00, less applicable federal income tax withholding.
- (c) Annual Payments will be paid in twenty-five (25) equal annual installments. A winner of a \$2,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of \$80,000.00 per year, less applicable federal tax withholding.

(12) The odds of winning, value, and number of prizes in Game Number 1554 are as follows:

			NUMB
			ER OF
			WINN
			ERS
			<u>IN</u>
			276.11
			POOL
			S OF
			120,00
		ODDS OF	<u>0</u>
GAME PLAY	WIN	<u>1 IN</u>	TICKE

	1		TT C
			<u>TS</u>
			<u>PER</u>
			<u>POOL</u>
<u>\$5 x 2</u>	<u>\$10</u>	<u>60.00</u>	<u>552,21</u>
			<u>9</u>
\$2 (5X)	<u>\$10</u>	30.00	1,104,3
			<u>72</u>
<u>\$10</u>	<u>\$10</u>	30.00	1,104,4
	' <u></u>		55
\$5 x 3	\$15	60.00	552,23
+	1		6
\$5 + \$10	\$15	60.00	552,20
φο : φτο	Ψ13	<u>50.00</u>	<u>2</u>
\$2 (5X) + \$5	\$15	30.00	1,104,3
$\frac{\psi Z}{2} \left(\frac{\partial X}{\partial Y} \right) + \frac{\psi S}{2}$	<u>Ψ13</u>	<u>30.00</u>	54
<u>\$15</u>	\$15	60.00	<u>552,20</u>
<u>\$13</u>	<u>\$13</u>	00.00	
ΦE 4	¢20	60.00	<u>2</u>
<u>\$5 x 4</u>	<u>\$20</u>	<u>60.00</u>	<u>552,21</u>
AD (533) A10	Φ20	00.00	9
\$2(5X) + \$10	<u>\$20</u>	<u>99.98</u>	331,40
			<u>8</u>
\$10 (2X)	<u>\$20</u>	<u>150.05</u>	<u>220,81</u>
			<u>1</u>
<u>\$2 (10X)</u>	<u>\$20</u>	<u>60.00</u>	<u>552,23</u>
			<u>6</u>
<u>\$20</u>	<u>\$20</u>	<u>60.00</u>	<u>552,20</u>
			<u>2</u>
\$5 x 5	<u>\$25</u>	400.47	82,735
\$5 (5X)	<u>\$25</u>	399.86	82,861
\$5 + (\$10 x 2)	\$25	400.17	82,797
\$2 (10X) + \$5	\$25	400.34	82,763
\$25	\$25	399.96	82,841
\$5 x 6	\$30	399.83	82,868
$\frac{$2 (5X) + $10 (2X)}{}$	\$30	399.93	82,847
\$2 (10X) + \$10	\$30	399.92	82,849
\$10 x 3	\$30	363.34	91,190
\$30	\$30	400.30	<u>82,770</u>
\$5 x 8	\$40	922.21	35,928
$$2 (5X) + ($10 \times 3)$	\$40	<u>799.29</u>	41,453
\$2(10X) + \$20	<u>\$40</u>	<u>799.20</u>	<u>41,458</u>
\$20 (2X)	<u>\$40</u>	800.01	<u>41,416</u>
<u>\$40</u>	<u>\$40</u>	<u>998.32</u>	<u>33,189</u>
\$5 x 10	<u>\$50</u>	<u>799.56</u>	<u>41,439</u>
\$5 (10X)	<u>\$50</u>	<u>801.71</u>	41,328
$$2 (5X) + ($20 \times 2)$	<u>\$50</u>	797.06	41,569
\$15 (2X) + \$20	\$50	801.05	41,362
\$50	\$50	798.31	41,504
$(\$2 \times 15) + (\$4 \times 5)$	\$100	240.07	138,01
$\frac{(\phi Z \times A + 13)^{-1} + (\phi + A + 3)^{-1}}{(STAR)}$	<u> </u>	<u>~ 10.07</u>	<u>6</u>
(SIIII)			<u> </u>

Γ.		ı	1
\$5 x 20	<u>\$100</u>	600.99	<u>55,131</u>
\$5 (20X)	<u>\$100</u>	600.29	<u>55,195</u>
\$10 (10X)	<u>\$100</u>	<u>599.66</u>	<u>55,253</u>
<u>\$20 (5X)</u>	<u>\$100</u>	<u>600.06</u>	<u>55,216</u>
<u>\$1 (100X)</u>	<u>\$100</u>	<u>566.72</u>	<u>58,465</u>
<u>\$100</u>	<u>\$100</u>	<u>684.77</u>	<u>48,386</u>
$(\$2 \times 15) + (\$5 \times 4) + \$25$	\$150	5,992.61	5,529
(STAR)			
$(\$5 \times 16) + \$10 + (\$20 \times 10)$	\$150	23,957.44	1,383
<u>3)</u>			
$$10(10X) + ($10 \times 5)$	\$150	23,974.78	1,382
\$30 (5X)	\$150	23,615.92	1,403
\$2 (50X) + \$50	\$150	24,026.93	1,379
\$1 (100X) + \$50	\$150	7,936.08	4,175
\$150	\$150	23,836.79	1,390
(\$5 x 15) + (\$10 x 5)	\$250	7,968.53	4,158
(STAR)			
\$5 (50X)	\$250	39,967.60	829
$(\$20 (5X) \times 2) + \$25 (2X)$	\$250	40,112.76	826
\$25 (10X)	\$250	39,632.94	836
\$10 (20X) + \$50	\$250	40,654.16	815
\$2 (100X) + \$10 (5X)	\$250	23,871.14	1,388
\$250	\$250	39,967.60	829
(\$5 x 5) + (\$15 x 15)	\$500	5,724.45	5,788
(STAR)			
(\$20 x 15) + (\$25 x 4) +	\$500	40,161.38	825
\$100			
\$50 (10X)	\$500	39,680.41	835
\$10 (50X)	\$500	39,871.41	831
\$5 (100X)	\$500	19,923.72	1,663
\$500	\$500	39,823.49	832
(\$20 x 15) + (\$25 x 4) +	\$1,000	12,009.11	2,759
\$100 (STAR)			
\$10 (50X) + \$25 (20X)	\$1,000	20,032.13	1,654
\$50 (20X)	\$1,000	19,959.72	1,660
\$100 (5X) + \$250 (2X)	\$1,000	19,769.18	1,676
\$10 (100X)	\$1,000	13,221.52	2,506
\$1,000	\$1,000	19,828.33	1,671
\$100 (50X)	\$5,000	115,446.4	287
		8	
\$50 (100X)	\$5,000	122,715.3	270
		3	
\$5,000	\$5,000	117,493.4	282
		0	
\$10,000	\$10,000	59,484.99	557
\$100,000	\$100,00	1,104,438	30
	0	.00	
\$2,000,000	\$2,000,	3,313,314	10
(\$80K/YR/25YRS)*	000*	.00	_
		<u> </u>	ı

*Prize amount if taken in annual payments. If a winner takes a single cash payment, the amount will be in accordance with subsection (11), above.

(13) The overall odds of winning some prize in Game Number 1554 are 1 in 3.49. All prizes are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(14) For reorders of Game Number 1554, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(15) Payment of prizes for 100X THE CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or flrules.org.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History—New 1-15-24.

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

EFFECTIVE DATE: January 15, 2024

DEPARTMENT OF THE LOTTERY

RULE NO.: RULE TITLE:

53ER24-6: Game Number 1555, 500X THE CASH SUMMARY OF THE RULE: This emergency rule describes Game Number 1555, "500X THE CASH," for which the Department of the Lottery will start selling tickets on a date to be determined by the Secretary of the Department. The rule sets forth the specifics of the game; determination of winners; estimated odds of winning; value and number of prizes in the game.

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

THE FULL TEXT OF THIS EMERGENCY RULE IS:

53ER24-6 Game Number 1555, 500X THE CASH.

- (1) Name of Game. Game Number 1555, 500X THE CASH.
- (2) Game Number 1555, 500X THE CASH is a Scratch-Off lottery game (also known as an instant lottery game).
- (3) Price. 500X THE CASH lottery tickets sell for \$50.00 per ticket.

(4) 500X THE CASH lottery tickets shall have a series of numbers in machine readable code (or bar code) on the back of the ticket, along with a validation number under the latex area on the ticket. To be a valid winning 500X THE CASH lottery ticket, the ticket must meet the applicable requirements of Rule 53ER23-20, Payment of Prizes, F.A.C.

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

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

61 62 63 64 65 STYONE STYTHO STYTHR STYFOR STYFIV

(7) Play symbols and play symbol captions that may appear in the BONUS NUMBERS play area:

1 ONE	3 THREE	↓ FOUR	6 six	7 SEVEN	8 EIGHT	Q NINE			
11 ELEVN	12 THELV	13 THRTN	14 FORTN	15 FIFTN	16 SIXTN	17 SVNTN	18 EGHTN	19	
21 THYONE	22 ТНҮТНО	23 THYTHR	24 THYFOR	25 THYFIV	26 THYSIX	27 THYSVN	28 THYEGT	29 THYNIN	30 THIRTY
31 THYONE	32 THYTHO	33 THYTHR	34 THYFOR	35 THYFIV	36 THYSIX	37 THYSVN	38 THYEGT	39 THYNIN	40 FRTY
41 FRYONE	42 FRYTHO	43 FRYTHR	ЦЦ FRYFOR	45 FRYFIV	46 FRYSIX	47 FRYSVN	48 FRYEGT	49 FRYNIN	
51 FTYONE	52 FTYTHO	53 FTYTHR	54 FTYFOR	55 FTYFIV	56 FTYSIX	57 FTYSVN	58 FTYEGT	59 FTYNIN	60 sixty
61 STYONE	62 STYTHO	63 STYTHR	64 STYFOR	65 STYFIV					
2)K 211MES	5X STIMES	10X IOTIMES	20X 20TIMES	50X SOTIMES	100X 100TIMES	500X 500TIMES			
							captio	ns that	t may
	r in the								
\$1.00 ONE	\$2.0 THO		5.00 (\$10.00 TEN	\$20.0 THENTY	0 \$50 FIF		\$100 ONE HUN	\$500 FIVE HUN
\$1,000 ONE THOU	\$5,0		,000 \$	20,000 THY THOU	\$1,000,0 \$40K/YR/25	00 \$25,00 YRS \$1ML/YR			
(9	The	legend	ls are:						
į.	IINNING	NUMBE	RS	YO	UR NUM	BERS		BONUS	NUMBERS

(10) Determination of Winners.

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

口 DBLALL symbol and symbol caption in the YOUR NUMBERS play area shall entitle the player to two times (i. e. "double") all forty prizes shown. A ticket having any of the symbols and corresponding symbol captions, listed in the table below, in the YOUR NUMBERS play area or the BONUS NUMBERS play area, shall entitle the player to the corresponding prize for that symbol being multiplied by the referenced number listed in the table, below:

	Multiplier for Prize Shown
Symbol and Corresponding	for the Symbol and
Symbol Caption	Corresponding Symbol
	<u>Caption</u>
2X 2TIMES	2
5X STIMES	<u>5</u>
10X 10TIMES	<u>10</u>
20X 20TIMES	20

50X SOTIMES	50
100X 100TIMES	100
500X SOOTIMES	500

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

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

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

(b) A winner of a \$1,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$640,000.00, less applicable federal income tax withholding.

(c) Annual Payments will be paid in twenty-five (25) equal annual installments. A winner of a \$1,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of \$40,000.00 per year, less applicable federal tax withholding.

(12) \$25,000,000 Prize; Payment Options.

(a) A winner of a \$25,000,000 prize may choose one of two payment options for receiving his/her prize. Payment options are One-Time Cash Payment or Annual Payments. At the time the \$25,000,000 prize is claimed, the terminal will produce a player claim instructions ticket. The winner has sixty (60) days from the date the player claim instructions ticket is produced to file a claim choosing the One-Time Cash Payment. If a winner does not choose the One-Time Cash Payment within the sixty (60) day timeframe, the Annual Payment option will be applied. Once the winner files a claim and exercises the winner's chosen option, the election of that option shall be final. The Annual Payment method of payment will also be final when it is applied due to a \$25,000,000 winner not making his/her payment election within sixty (60) days after the player claim instructions ticket is produced.

(b) A winner of a \$25,000,000 prize who elects the One-Time Cash Payment shall receive a single cash payment of \$16,000,000.00, less applicable federal income tax withholding.

(c) Annual Payments will be paid in twenty-five (25) equal annual installments. A winner of a \$25,000,000 prize who elects the Annual Payment option, or has it applied, shall receive annual installments of \$1,000,000.00 per year, less applicable federal tax withholding.

(13) The odds of winning, value, and number of prizes in Game Number 1555 are as follows:

Game Number 1333 are as for	10 w s.		
Game Transcer 1999 are as for	iows.		NUM BER OF WIN NERS IN 365.3 4 POOL S OF 120,0 00 TICK
			ETS
		ODDS	PER
GAME PLAY	WIN	OF 1 IN	POOL
<u>\$100</u>	<u>\$100</u>	50.03	<u>876,3</u>
			<u>56</u>
<u>\$50 x 2</u>	<u>\$100</u>	<u>50.03</u>	<u>876,3</u>
\$10 10	\$100	10.00	<u>56</u>
\$10 x 10	<u>\$100</u>	<u>49.99</u>	877,0 00
\$5 x 20	<u>\$100</u>	49.98	<u>877,1</u>
\$20 5	\$100	50.00	<u>57</u>
\$20 x 5	<u>\$100</u>	50.00	876,8 68
\$10 + \$10 (5X) + \$20 (2X)	\$100	50.00	876,7
<u>φισ τ φισ (σπ) τ φεσ (επ)</u>	Ψ100	30.00	<u>570,7</u> 57
\$2 (50X)	\$100	50.01	876,6
			03
\$20 (5X)	<u>\$100</u>	50.02	<u>876,4</u>
			<u>88</u>
\$10 (10X)	<u>\$100</u>	<u>49.98</u>	<u>877,1</u>
Φ5 (2017)	φ100	50.03	<u>57</u>
\$5 (20X)	<u>\$100</u>	50.02	876,4
(\$20 x 3) + (\$10 x 4)	\$100	75.02	<u>01</u> <u>584,3</u>
<u>(φ∠υ x 3) + (φ10 x 4)</u>	<u>\$100</u>	<u>75.02</u>	584,5 57
\$500	\$500	461.23	95,05
10 2 2	4200		<u>2</u>

\$100 x 5	<u>\$500</u>	461.40	95,01
(0.50 4) (0.10 20)	Φ500	461.70	6
$(\$50 \times 4) + (\$10 \times 30)$	<u>\$500</u>	461.79	94,93 7
\$50 x 10	<u>\$500</u>	<u>461.25</u>	95,04
			<u>8</u>
\$1 (500X)	<u>\$500</u>	460.79	95,14 3
\$20 (20X) + \$100	<u>\$500</u>	500.03	87,67 7
\$10 (50X)	<u>\$500</u>	499.44	87,78 0
\$100 (5X)	\$500	462.04	94,88 5
\$5 (100X)	<u>\$500</u>	461.41	95,01 4
(\$5 x 30) + (\$10 x 10) (STAR)	<u>\$500</u>	399.68	109,6 89
\$1,000	\$1,000	10,016.1 5	4,377
\$500 x 2	\$1,000	9,988.77	4,389
(\$20 x 30) + (\$100 x 3) +	\$1,000	10,016.1	4,377
(\$50 x 2)	\$1,000	<u>5</u>	1 200
$\frac{$100 \times 10}{$10 (50X) + $5 (100X)}$	\$1,000	9,991.05	4,388
$\frac{$10(30A) + $3(100A)}{}$	\$1,000	10,048.2 9	4,363
\$50 (20X)	\$1,000	9,975.13	4,395
\$20 (50X)	\$1,000	10,052.9 0	<u>4,361</u>
\$100 (10X)	\$1,000	9,959.27	4,402
\$2 (500X)	\$1,000	9,975.13	4,395
(\$10 x 30) + (\$20 x 10) (STAR)	\$1,000	<u>10,041.3</u> <u>9</u>	4,366
\$5,000	\$5,000	61,144.6 4	717
\$500 (5X) + (\$100 x 20) +	\$5,000	60,055.7	730
(\$50 x 10)		7	
\$1,000 x 5	<u>\$5,000</u>	<u>60,386.6</u> <u>5</u>	<u>726</u>
\$500 x 10	\$5,000	<u>59,809.9</u> <u>7</u>	733
\$1,000 (5X)	\$5,000	59,891.6 8	732
\$500 (10X)	\$5,000	<u>59,647.2</u> <u>2</u>	<u>735</u>
\$100 (50X)	\$5,000	<u>59,244.2</u> 0	<u>740</u>
\$50 (100X)	\$5,000	60,721.2 0	722
	<u> </u>	<u>ı — </u>	1

\$10 (500X)	\$5,000	60,303.5	727
· · · · ·		9	
$(\$50 \times 30) + (\$100 \times 10)$	\$5,000	59,647.2	<u>735</u>
(STAR)		<u>2</u>	
<u>\$10,000</u>	<u>\$10,00</u>	<u>122,803.</u>	<u>357</u>
	0	<u>11</u>	
\$20 (500X)	<u>\$10,00</u>	<u>121,106.</u>	<u>362</u>
	<u>0</u>	<u>93</u>	
\$100 (100X)	\$10,00	<u>122,460.</u>	<u>358</u>
	0	<u>08</u>	
\$500 x 20	\$10,00	118,488.	<u>370</u>
	<u>0</u>	<u>41</u>	
\$1,000 (10X)	\$10,00	118,809.	<u>369</u>
	<u>0</u>	<u>51</u>	
(\$50 x 20) + (\$100 x 15) +	\$10,00	<u>120,111.</u>	<u>365</u>
(\$500 x 5) (STAR)	0	<u>53</u>	
<u>\$20,000</u>	\$20,00	<u>123,148.</u>	<u>356</u>
	0	<u>06</u>	
\$20 (500X) x 2	\$20,00	123,494.	<u>355</u>
	0	<u>96</u>	
\$1,000 (10X) + (\$500 x 12)	\$20,00	117,851.	<u>372</u>
+ (\$100 (20X) x 2)	0	<u>37</u>	
\$1,000 x 20	\$20,00	124,194.	<u>353</u>
	0	<u>65</u>	
\$100 (100X) x 2	<u>\$20,00</u>	<u>119,132.</u>	<u>368</u>
	0	<u>36</u>	
(\$100 x 25) + (\$500 x 15)	\$20,00	<u>118,488.</u>	<u>370</u>
(STAR)	0	<u>41</u>	
\$100 (500X)	\$50,00	<u>117,851.</u>	<u>372</u>
	0	<u>37</u>	
\$1,000,000	\$1,000,	274,004.	<u>160</u>
(\$40K/YR/25YRS)*	000*	<u>44</u>	
\$25,000,000	\$25,00	21,920,3	<u>2</u>
(\$1M/YR/25YRS)*	<u>0,000*</u>	<u>55.00</u>	
<u>(ф11// 1 1/25 1 1/5)</u>	0,000	<u> </u>	4.1

*Prize amount if taken in annual payments. If a winner takes a single cash payment, the amount will be in accordance with subsections (11) or (12), respectively, above.

(14) The overall odds of winning some prize in Game Number 1555 are 1 in 4.23. All prizes are subject to availability at the time of ticket purchase. Prizes may be unavailable due to prior sales or other causes occurring in the normal course of business including, but not limited to, ticket damage, defect, theft, or loss.

(15) For reorders of Game Number 1555, the odds of winning, value, and number of prizes shall be proportionate to the number of tickets reordered.

(16) Payment of prizes for 500X THE CASH lottery tickets shall be made in accordance with the rule of the Florida Lottery governing payment of prizes. A copy of the current rule can be obtained from the Florida Lottery, Office of the General

Counsel, 250 Marriott Drive, Tallahassee, Florida 32399-4011 or at flrules.org.

Rulemaking Authority 24.105(9)(a), (b), (c), 24.109(1), 24.115(1) FS. Law Implemented 24.105(9)(a), (b), (c), 24.115(1) FS. History-New 1-15-24.

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

EFFECTIVE DATE: January 15, 2024

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On January 11, 2024, the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Port of Palm Beach District located at 301 Broadway, Riviera Beach, FL 33404, filed December 18, 2023, and advertised on December 21, 2023, in Vol. 49, No. 246, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance denies the Petitioner a variance from Rule 3.10.12, ASME A17.3, 2015 Edition, as adopted by Rule 61C-5.001 Florida Administrative Code that requires a system to monitor and prevent automatic operation of the elevator with faulty door contact circuits, because the Petitioner has not demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2023-152).

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE: 61C-5.001 Safety Standards

The Department of Business and Professional Regulation, Division of Hotels and Restaurants, Bureau of Elevator Safety hereby gives notice: On January 11, 2024 the Division issued an order. The Final Order was in response to a Petition for an emergency temporary Variance from Port of Palm Beach District located at One East 11th St., Riviera Beach, FL 33404, filed December 18, 2023, and advertised on December 21, 2023 in Vol. 49, No. 246, of the Florida Administrative Register. No comments were received in response to the petition. The Final Order on the Petition for Variance denies the Petitioner a variance from Rule 3.10.12, ASME A17.3, 2015 Edition, as adopted by Rule 61C-5.001 Florida Administrative Code that requires a system to monitor and prevent automatic operation of the elevator with faulty door contact circuits, because the Petitioner has not demonstrated that the purpose of the underlying statute has been met and that Petitioner would suffer a substantial hardship if required to comply with this rule (VW2023-153).

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

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF STATE

Division of Elections

RULE NO.: RULE TITLE:

1S-2.040 Statewide Uniform Voter Registration Application

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

DATE AND TIME: January 18, 2024, 11:00 a.m.

PLACE: Heritage Hall, 500 S. Bronough St, Tallahassee, FL 32399 or 1(888)585-9008; Conference Rom # 201-297-717.

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a reschedule of the hearing that was canceled for January 9, 2024. The proposed changes are to conform the language in the Statewide Voter Registration Application to statutory changes in chapter 2022-73 and 2023-120 Laws of Florida, providing addition information to the applicant about collection through a third-party voter registration application. The proposed changes also update the language and formatting of the Statewide Voter Registration Application generally, and simultaneously complete technical updates to the supervisors of elections' addresses and telephone numbers on the back of the form. Comments to the rule have also been incorporated.

A copy of the agenda may be obtained by contacting: Genevieve McNalis at Genevieve.mcnalis@dos.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 3 days before the workshop/meeting by contacting: Jenna McLanahan at jenna.mclanahan@dos.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: Jenna McLanahan at jenna.mclanahan@dos.myflorida.com

DEPARTMENT OF EDUCATION

University of Central Florida

The University of Central Florida announces a public meeting to which all persons are invited.

DATE AND TIME: Friday, February 9, 2024, 9:00 a.m. -11:00 a.m.

PLACE: UCF Student Union Building, Pegasus Ballroom, 12715 Pegasus Dr., Orlando, FL 32816

GENERAL SUBJECT MATTER TO BE CONSIDERED: University of Central Florida's Facilities and Business Operations department is calling all construction contractors and professional service companies who serve the Orlando area to join us for a meet and greet with presentations from department leadership about pathways for doing business.

A copy of the agenda may be obtained by contacting: https://fp.ucf.edu/vendors/current-advertisements/

DEPARTMENT OF EDUCATION

Commission for Independent Education

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

DATES AND TIMES: January 25, 2024, 9:00 a.m.: Commission meeting – Degree granting institutions; January 26, 2024, 9:00 a.m.: Commission meeting – Non-Degree granting institutions

PLACE: The Florida Hotel and Conference Center, 1500 Sand Lake Road, Orlando, Florida 32809.

GENERAL SUBJECT MATTER TO BE CONSIDERED: On January 25, 2024, beginning at 9:00 a.m. the Commission for Independent Education will consider all Degree Granting Institutions and on January 26, 2024, beginning at 9:00 a.m. all Non-Degree granting Institutions for the following: Disciplinary Matters, Informal Hearings, Institutions Ordered to Appear Back Before the Commission, New Applications for Licensure. Institutional **Applications** for Modifications and Additional Programs, Applications for Annual License, Motions for Extension of License, Motions for Request for Extension of Time to Comply with Contingencies, Reports, Approved Applicant Letters Sent, Licenses Sent, Closed Schools, Agent Training Programs, Annual Renewals, Extension of Annual Licenses, Licenses by Means of Accreditation, Annual Reviews of License By Means of

Accreditation, Substantive Change Applications, Name Change Applications, Attorney and Executive Director Reports, Request for Variance, Applications for Exemption for Religious Colleges, Improper School Closure Reports, review and vote on application for recognition for Licensure by Means of Accreditation and the General Business of the Commission. Public Comment: The Commission is committed to promoting transparency and public input during its public meetings. Speakers are requested to submit a written comment by Executive emailing Director, Tiffany Hurst, Susan.Hood@fldoe.org one (1) business day before the meeting and to indicate whether they represent a group or faction. The Commission will hear public comment only regarding issues on the agenda. Individuals and representatives of groups will generally be allotted three minutes, but the time may be extended or shortened at the discretion of the Chair. The Chair may impose a cumulative time limit for all public comment on any agenda item.

A copy of the agenda may be obtained by contacting: The Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400 or by calling (850)245-3200.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: The Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400 or by calling (850)245-3200. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: The Commission Office at Commission for Independent Education, 325 West Gaines Street, Suite 1414, Tallahassee, Florida 32399-0400 or by calling (850)245-3200.

DEPARTMENT OF EDUCATION

Division of Florida Colleges

The Florida State College at Jacksonville District Board of Trustees (FSCJ DBOT) announces a public meeting to which all persons are invited.

DATES AND TIMES: Monday, January 22, 2024, 12:00 Noon; Tuesday, 23, 2024, 11:30 a.m. and their attendance at the 2024 Florida College System (FCS) Trustees Commission Update and Legislative Reception.

PLACES: 1) TCC Center for Innovation, 300 W. Pensacola St., Tallahassee, FL 32031; 2) The Governors Club, 202 S. Adams St., Tallahassee, FL 32301; 3) Table 23, 1215 Thomasville Rd, Tallahassee, Florida 32303; 4) Capitol Complex, 400 South Monroe Street, Tallahassee, FL 32399

GENERAL SUBJECT MATTER TO BE CONSIDERED: DATE: Monday, January 22, 2024

TIME: 12:00 Noon – 4:30 p.m. | 5:00 p.m. – 7:00 p.m.

LOCATION: TCC Center for Innovation, 300 W. Pensacola St., Tallahassee, FL 32031; The Governors Club, 202 S. Adams St., Tallahassee, FL 32301

GENERAL SUBJECT MATTER(S): 2024 FCS Trustees Commission Update, to include discussions with members of the Legislature and key government business leaders | Legislative Reception to follow Commission Update

DATE: Monday, January 22, 2024

TIME: 7:30 p.m. - 9:00 p.m.

LOCATION: Table 23, 1215 Thomasville Rd, Tallahassee,

Florida 32303

GENERAL SUBJECT MATTER(S): FSCJ DBOT Business Dinner

Date: Tuesday, January

DATE: Tuesday, January 23, 2024

TIME: 9:00 a.m. - 11:30 a.m.

LOCATION: Capitol Complex, 400 South Monroe Street, Tallahassee, FL 32399

GENERAL SUBJECT MATTER(S): Legislative Office Visits A copy of the agenda may be obtained by contacting: Kimberli Sodek, Office of the College President (OCP) Administration Support Manager (ASM) at (904)632-3205 or Kim.Sodek@fscj.edu, noting the FSCJ DBOT Business Dinner agenda will be available beginning Monday, January 15, 2024. As to information relating to the 2024 FCS Trustees Commission Update/Legislative Reception, please contact Eileen Johnson, Director of Administration and Technology Services – Association of Florida Colleges at (850)222-3222 or ejohnson@myafchome.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: The OCP ASM Kimberli Sodek at (904)632-3205 or Kim.Sodek@fscj.edu. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: Kimberli Sodek, OCP ASM at (904)632-3205 or Kim.Sodek@fscj.edu.

Florida State College at Jacksonville does not discriminate against any person on the basis of race, disability, color, ethnicity, national origin, religion, gender, age, sex, sexual orientation/expression, marital status, veteran status, pregnancy or genetic information in its programs, activities and

employment. For more information, visit the Equal Access/Equal Opportunity page at: https://www.fscj.edu/discover/humanresources/eeo-equity.

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation announces a public meeting to which all persons are invited.

DATE AND TIME: January 24, 2023, 1:30 p.m.

PLACE: Virtual Meeting via Microsoft Teams. To participate via your computer, tablet, or smart phone, please register at this web link:

https://teams.microsoft.com/l/meetup-

Florida Greenbook.

join/19%3ameeting_YTIzY2JiYTYtNGQ3OS00NTJkLTljY2 YtZGJIMDU4YWU5YmRj%40thread.v2/0?context=%7b%22 Tid%22%3a%22db21de5d-bc9c-420c-8f3f-

8f08f85b5ada%22%2c%22Oid%22%3a%221a7cda9f-8587-4abe-8ef0-86148892ac9f%22%7d

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is a meeting of the Context Classification Task Team Subcommittee of the Florida Manual of Uniform Minimum Standards For Design, Construction, and Maintenance (Florida Greenbook) to develop guidance for future editions of the

A copy of the agenda may be obtained by contacting: Jacqui Morris, Criteria Publications Coordinator, Florida Department of Transportation, at jacqueline.morris@dot.state.fl.us or (850)414-4352.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 7 days before the workshop/meeting by contacting: Jacqui Morris, jacqueline.morris@dot.state.fl.us or (850)414-4352. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: Jacqui Morris, jacqueline.morris@dot.state.fl.us or (850)414-4352.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

The Board of Architecture and Interior Design announces a public meeting to which all persons are invited.

DATE AND TIME: January 26, 2024, 9:00 a.m.

PLACE: Hampton Inn and Suites, Amelia Island Historic Harbor Front, 19 South 2nd Street, Fernandina Beach, Florida 32034, Telephone (904)491-4911.

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Business - including disciplinary cases, application reviews, rules, reports, and profession discussion items.

A copy of the agenda may be obtained by contacting: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone (850)717-1982.

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: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone (850)717-1982. 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: Board of Architecture and Interior Design, 2601 Blair Stone Road, Tallahassee, Florida 32399-0751, Telephone (850)717-1982.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Commission

The Florida Building Commission's Education Program Oversight Committee announces a public meeting to which all persons are invited.

DATE AND TIME: February 5, 2024, 9:00 a.m.

PLACE: The meeting will be conducted using communications media technology, specifically teleconference and webinar: Join the meeting at https://global.gotomeeting.com/join/533378925. Join the conference call: United States (toll-free): 1(877)309-2073, Meeting ID/Access Code: 533-378-925; public point of access 2601 Blair Stone Road, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: Review pending advanced accredited courses for recommendation to the Commission.

Other committee business on the agenda.

A copy of the agenda may be obtained by contacting: Mo Madani, as set forth below or on the Commission website.

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: Ms. Barbara Bryant, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee,

Florida 32399-0772, (850)487-1824 or fax: (850)414-8436. 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: Mo Madani, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399-0772, call (850)487-1824 or access the Commission website: https://floridabuilding.org/c/default.aspx.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Commission

The Florida Building Commission's Product Approval Program Oversight Committee announces a public meeting to which all persons are invited.

DATE AND TIME: February 5, 2024, 10:00 a.m.

PLACE: The meeting will be conducted using communications media technology, specifically teleconference and webinar: Join the meeting at https://global.gotomeeting.com/join/533378925. Join the conference call: United States (toll-free): 1(877)309-2073, Meeting ID/Access Code: 533-378-925; public point of access 2601 Blair Stone Road, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: - Review product approval and entity applications.

Other committee business on the agenda.

A copy of the agenda may be obtained by contacting: Melissa Campos, as set forth below or on the Commission website.

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: Ms. Barbara Bryant, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1824, fax: (850)414-8436. 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: Melissa Campos, Product Approval POC, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1824, fax: (850)414-8436; or access information on the Commission's website, https://floridabuilding.org/c/default.aspx.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Building Commission

The Florida Building Commission's Accessibility Advisory Council announces a public meeting to which all persons are invited.

DATE AND TIME: February 5, 2024, 2:00 p.m.

PLACE: The meeting will be conducted using communications media technology, specifically teleconference and webinar: Join the meeting at https://global.gotomeeting.com/join/533378925. Join the conference call: United States (toll-free): 1(877)309-2073, Meeting ID/Access Code: 533-378-925; public point of access 2601 Blair Stone Road, Tallahassee, Florida.

GENERAL SUBJECT MATTER TO BE CONSIDERED: -Review of applications for waivers from accessibility requirements.

Other Council business on the agenda.

A copy of the agenda may be obtained by contacting: Chip Sellers, as set forth below or on the Commission website.

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: Ms. Barbara Bryant, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1824, fax: (850)414-8436. 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: Chip Sellers, Accessibility Advisory Council, Building Codes and Standards Office, Division of Professions, Department of Business and Professional Regulation, 2601 Blair Stone Road, Tallahassee, Florida 32399, (850)487-1824, fax: (850)414-8436 or access information on the Commission's website: https://floridabuilding.org/c/default.aspx.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

The Florida Department of Environmental Protection announces a public meeting to which all persons are invited. DATE AND TIME: January 23, 2024, 10:00 a.m., EDT PLACE:

Webinar:

https://attendee.gotowebinar.com/register/2408583535066128

GENERAL SUBJECT MATTER TO BE CONSIDERED: This is an Outstanding Florida Springs Basin Management Action Plans (BMAP) update meeting to which the public is invited. The BMAPs are the means for implementation of the adopted Total Maximum Daily Load (TMDL). The primary purpose of this meeting is to provide information on the nitrogen source inventory loading tool (NSILT) updates, as well as an overview of the 2025 BMAP updates.

A copy of the agenda may be obtained by contacting: Lauren Campbell at Lauren.Campbell@FloridaDEP.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 48 hours before the workshop/meeting by contacting: Lauren Campbell at (850)245-8083. 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 Office of the Secretary

The Florida Department of Environmental Protection announces a public meeting to which all persons are invited. DATE AND TIME: Friday, January 19, 2024, 9:00 a.m.

PLACE: Cutler Bay Town Hall, City Council Chambers, 10720 Caribbean Blvd., Cutler Bay, FL 33189, and online.

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Biscayne Bay Commission will convene to receive presentations on the Biscayne Bay Economic Study and Biscayne Bay Water Quality Improvement Grant Program, project updates from member entities, and review and approve the Biscayne Bay Commission Strategic Plan.

Members of the public can attend the task force meeting inperson or virtually by registering at

https://attendee.gotowebinar.com/register/3120289091118905 690 or viewing the livestream at https://TheFloridaChannel.org/.

These links can also be found at https://ProtectingFloridaTogether.gov/BiscayneBayCommissi

The meeting will go live at 9:00 a.m. on January 19, 2024. A copy of the agenda may be obtained by contacting: https://ProtectingFloridaTogether.gov/BiscayneBayCommissi on.

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: Stacie Taylor at (850)245-2118 or LEP@FloridaDEP.gov. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

For more information, you may contact: BBCommission@FloridaDEP.gov or call (786)798-4505.

FISH AND WILDLIFE CONSERVATION COMMISSION Freshwater Fish and Wildlife

The Florida Fish and Wildlife Conservation Commission announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, January 31, 2024, 10:00 a.m. - 3:00 p.m., EST.

PLACE: Florida Farm Bureau Federation Building, 5700 SW 34th Street, Gainesville, FL.32608

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Fish and Wildlife Conservation Commission (FWC) will be meeting with the Trapping Rule Technical Assistance Group (TAG). The purpose of this meeting is for the FWC and TAG members to directly interact with each other about potential changes to trapping regulations; therefore, comments and questions from the public who are in attendance will only be allowed in the event there is additional time on the agenda.

A copy of the agenda may be obtained by contacting: Hal Beardall or Rafael Montalvo, FCRC Consensus Center, Florida State University (850)294-1050.

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: Hal Beardall or Rafael Montalvo, FCRC Consensus Center, Florida State University (850)294-1050. 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: Hal Beardall or Rafael Montalvo, FCRC Consensus Center, Florida State University (850)294-1050.

The Valerin Group, Inc.

The Manatee County announces a public meeting to which all persons are invited.

DATES AND TIMES: Thursday, January 25, 2024, 5:00 p.m. - 7:00 p.m.; Thursday, February 1, 2024, 6:00 p.m. - 7:00 p.m. PLACE: Parrish United Methodist Church, 12180 US 301, Parrish, FL 34219 or

bit.ly/Fort Hamer Road PDE Study

GENERAL SUBJECT MATTER TO BE CONSIDERED: Manatee County invites you to an Alternatives Public Information Meeting for the Fort Hamer Road Project Development and Environment (PD&E) Study from Upper Manatee River Road to US 301.

This study will evaluate potential improvement alternatives to address existing traffic congestion along the project corridor and accommodate future traffic demand from projected population and employment growth in the area.

The Alternatives Public Information Meeting is being conducted to present information about the preliminary alternatives and provides the opportunity for the public to express their views about the project.

You can participate live online or in-person. The same materials will be displayed at both the online and in-person events.

IN-PERSON OPTION:

Thursday, January 25, 2024

5:00 p.m. - 7:00 p.m. open house

Parrish United Methodist Church, 12180 US 301, Parrish, FL 34219

This will include a looping video (no formal presentation) and the project team will be available for discussion.

LIVE ONLINE OPTION:

Register in advance: bit.ly/Fort_Hamer_Road_PDE_Study Thursday, February 1, 2024

6:00 p.m. - 7:00 p.m.

This event will include a viewing of the project video and a live question-and-answer component with the project team. Please review the materials on project webpage before attending the virtual event (www.forthamerroad.com). Materials will be posted by January 18, 2024.

If you are unable to attend the meeting, comments can also be provided through the project webpage (www.forthamerroad.com) by email or (info@forthamerroad.com) or mail (Manatee County Public Works, Attn: Anthony Russo, 1022 26th Avenue East, Bradenton, FL 34208). While comments about the project are accepted at any time, they must be received or postmarked by February 12, 2024, to be included in the formal meeting record. Questions can be answered by calling the Manatee County project manager Anthony Russo at (941)708-7450 Ext. 7349.

A summary of the meeting will be available on the webpage approximately 30 days following the close of the comment period.

Manatee County is sending notices to property owners, business owners, interested persons and organizations within 300 feet of the project to provide the opportunity to give comments to Manatee County regarding this project. In accordance with Section 4(f) of the Department of Transportation Act of 1966, Manatee County is seeking comments concerning the effects of

the project on the activities, features, and attributes of Fort Hamer Park.

A copy of the agenda may be obtained by contacting:

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: Kim Middleton, Manatee County ADA Coordinator, by phone at (941)748-4501 Ext. 6012 or by email at Kimberly.Middleton@mymanatee.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: Anthony Russo at (941)708-7450 Ext. 7349 or info@forthamerroad.com

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

DEPARTMENT OF MANAGEMENT SERVICES Division of Retirement

NOTICE IS HEREBY GIVEN that the Department of Management Services-Division of Retirement has received the petition for declaratory statement from the Town of Hilliard, Florida on January 11, 2024. The petition seeks the agency's opinion as to the applicability of section 121.091, Fla. Stat. and 60S-6.001, 60S-11.004, F.A.C. as it applies to the petitioner.

Petitioner's question is whether its amendment to its Personnel Policy Manual regarding its employees' participation in the Florida Division of Retirement Deferred Retirement Option Program complies with the requirements of sections 121.091, Fla. Stat. and 60S-6.001 and 60S-11.004, Fla. Admin. Code.

A copy of the Petition for Declaratory Statement may be obtained by contacting: Lauren Douglas, Executive Assistant to the General Counsel, 4050 Esplanade Way, Suite 160, Tallahassee, FL 32399, (850)414-7603, lauren.douglas@dms.fl.gov.

Please refer all comments to: Lauren Douglas, Executive Assistant to the General Counsel (850)414-7603, lauren.douglas@dms.fl.gov.

A person whose substantial interests are affected by the disposition of this Petition may move to intervene in this matter by filing a motion with the Agency Clerk at agencyclerk@dms.fl.gov or 4050 Esplanade Way, Tallahassee, FL 32399, within 21 days after publication of this notice.

DEPARTMENT OF HEALTH

Board of Nursing

NOTICE IS HEREBY GIVEN that the Board of Nursing has received the petition for declaratory statement from Darrell

Linders, RN, on December 15, 2023. The petition seeks the agency's opinion as to the applicability of Section 464.003(2), F.S., as it applies to the petitioner.

The Petitioner seeks a Declaratory Statement from the Board as to whether it is within the scope of practice for a Florida Registered Nurse to be delegated the task of medication administration of neurotoxins (botox) and dermal fillers from a licensed physician who performed a patient exam, wrote the order for the medication treatment with a description of the muscles to be injected and the number of units per injection site. Except for good cause shown, motions for leave to intervene must be filed within 21 days after the publication of this notice. A copy of the Petition for Declaratory Statement may be obtained by contacting: Joe R. Baker, Jr., Executive Director, Board of Nursing, 4052 Bald Cypress Way, Bin #C02, Tallahassee, Florida 32399, MQA.Nursing@flhealth.gov, or by telephone at (850)245-4125.

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

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

NONE

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

NONE

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

NONE

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

NONE

Section XII Miscellaneous

DEPARTMENT OF STATE

Index of Administrative Rules Filed with the Secretary of State Pursuant to subparagraph 120.55(1)(b)6. – 7., F.S., the below list of rules were filed in the Office of the Secretary of State between 3:00 p.m., Friday, January 5, 2024, and 3:00 p.m., Thursday, January 11, 2024.

Rule No.	File Date	Effective Date
53ER24-1	1/11/24	1/15/24
53ER24-2	1/11/24	1/15/24
53ER24-3	1/11/24	1/15/24
53ER24-4	1/11/24	1/15/24
53ER24-5	1/11/24	1/15/24
53ER24-6	1/11/24	1/15/24
61C-5.001	1/10/24	1/30/24
61G15-19.004	1/10/24	1/30/24
61G15-20.002	1/10/24	1/30/24
61G15-22.001	1/10/24	1/30/24
65C-46.0211	1/8/24	1/28/24
69O-137.001	1/8/24	1/28/24
69O-138.001	1/8/24	1/28/24
69O-138.004	1/8/24	1/28/24
69O-191.027	1/8/24	1/28/24

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

Rule No.	File Date	Effective Date
40C-4.091	3/31/2023	**/**/***
40C-41.043	3/31/2023	**/**/***
40E-4.091	6/26/2023	**/**/***

60FF1-5.009	7/21/2016	**/**/***
62-330.010	4/28/2023	**/**/***
62-330.050	4/28/2023	**/**/***
62-330.055	4/28/2023	**/**/***
62-330.301	4/28/2023	**/**/***
62-330.310	4/28/2023	**/**/***
62-330.311	4/28/2023	**/**/***
62-330.350	4/28/2023	**/**/***
62-330.405	4/28/2023	**/**/***
64B8-10.003	12/9/2015	**/**/***
65C-9.004	3/31/2022	**/**/***

DEPARTMENT OF TRANSPORTATION

Proposed Airport Site Approval Order for AdventHealth Riverview Heliport

FLORIDA DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation intends to issue an "Airport Site Approval Order," in accordance with Chapter 330, Florida Statutes, "Regulation of Aircraft, Pilots, and Airports" and Chapter14-60, Florida Administrative Code, "Airport Licensing, Registration, and Airspace Protection" for the following site:

AdventHealth Riverview Heliport, a private airport, in Hillsborough County, at Latitude 27° 51' 38.79" and Longitude 82° 19' 31.11", to be owned and operated by Adventist Health System/Sunbelt, Inc., 900 Hope Way Altamonte Springs, FL 32714.

A copy of the Airport Site Approval Order, the Airport's application, the applicable rules, and other pertinent information may be obtained by contacting David A. Roberts, Interim State Aviation Manager, Florida Department of Transportation, Aviation Office, 605 Suwannee Street, Mail Station 46, Tallahassee, Florida 32399-0450; (850)414-4507; aviation.fdot@dot.state.fl.us. Website:

http://www.fdot.gov/aviation.

ADMINISTRATIVE HEARING RIGHTS: Any person whose substantial interests will be determined or affected by this Airport Site Approval Order has the right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative hearing. The petition for an administrative hearing must conform to the requirements of Rule Chapter 28-106, Florida Administrative Code, and must be filed, in writing, within twenty-one days of the publication of this notice, with the Clerk of Agency Proceedings, Office of General Counsel, Florida

Department of Transportation, 605 Suwannee Street, Mail Station 58, Room 550, Tallahassee, Florida 32399-0450. Failure to file a petition within the allowed time constitutes a waiver of any right such person has to request a hearing under Chapter 120, Florida Statutes.

DEPARTMENT OF FINANCIAL SERVICES

FSC - Financial Institution Regulation

Office of Financial Regulation

NOTICE OF FILINGS

Financial Services Commission

Office of Financial Regulation

January 12, 2024

Notice is hereby given that the Office of Financial Regulation, Division of Financial Institutions, has received the following application. Comments may be submitted to the Division Director, 200 East Gaines Street, Tallahassee, Florida 32399-0371, for inclusion in the official record without requesting a hearing. However, pursuant to provisions specified in Chapter 69U-105, Florida Administrative Code, any person may request a public hearing by filing a petition with the Agency Clerk as follows:

By Mail or Facsimile

Agency Clerk

Office of Financial Regulation

P.O. Box 8050

Tallahassee, Florida 32314-8050

Phone: (850)410-9889 Fax: (850)410-9663

OR

By Hand Delivery

Agency Clerk

Office of Financial Regulation

General Counsel's Office

The Fletcher Building, Suite 504

101 East Gaines Street

Tallahassee, Florida 32399-0379

Phone: (850)410-9889

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

The Petition must be received by the Clerk within twenty-one (21) days of publication of this notice (by 5:00 p.m., February 2, 2024):

APPLICATION TO MERGE

Constituent Institutions: Orlando Credit Union, Orlando,

Florida and F.R.S.A. Credit Union, Orlando, Florida

Resulting Institution: Orlando Credit Union, Orlando, Florida

With Title: Orlando Credit Union Received: January 10, 2024

Distribution: (Publication Not Required)

National Credit Union Administration, Austin, TX

John DeLoach

Section XIII Index to Rules Filed During Preceding Week

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