Section I

Notice of Development of Proposed Rules and Negotiated Rulemaking

DEPARTMENT OF HEALTH

Board of Acupuncture

RULE NO.: RULE TITLE:

64B1-4.0011 Documentation Necessary for Licensure

Application

PURPOSE AND EFFECT: To update and amend rule and application.

SUBJECT AREA TO BE ADDRESSED: Rule and application.

RULEMAKING AUTHORITY: 457.104 FS.

LAW IMPLEMENTED: 456.048, 456.013(1), 456.0635, 457.105 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: Kama Monroe, JD, Executive Director, Board of Acupuncture, 4052 Bald Cypress Way, Bin # C06, Tallahassee, Florida 32399-3257

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

DEPARTMENT OF CHILDREN AND FAMILIES

Substance Abuse Program

RULE NO.: RULE TITLE:

65D-30.014 Standards for Medication and Methadone

Maintenance Treatment

PURPOSE AND EFFECT: Chapter 397, F.S., was substantially revised in 2009, and the Department intends to update this rule accordingly. This rule provides standards for methadone maintenance and medication programs for opioid addiction treatment. The rule provides the Department's methodology for assessing community need for methadone treatment providers, and for awarding the right to seek new licenses on a competitive basis.

SUBJECT AREA TO BE ADDRESSED: This rule will be amended to update the licensing standards to reflect industry best practices and to conform with revisions to Chapter 397, F.S. This amendment will be part of a significant re-write of Chapter 65D-30.

RULEMAKING AUTHORITY: 397.321(5) FS.

LAW IMPLEMENTED: 397.311(18)(g), 397.321(1), 397.419, 397.427 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: Wanda Carter, 1317 Winewood Boulevard, Building 6, Tallahassee, Florida 32399-0700, wanda.carter1@myflfamilies.com, (850)717-4351

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

Section II Proposed Rules

LAND AND WATER ADJUDICATORY COMMISSION The Tampa Palms Open Space and Transportation

Community Development District

RULE NO.: RULE TITLE: 42J-1.002 Boundary

PURPOSE AND EFFECT: On October 28, 2015, the Commission received a petition to amend the boundaries of the District. The District requests the Commission authorize amendment of the District in order to contract the boundary of the District.

SUMMARY: The petition proposes amendment of the District by removing approximately 21.59 acres (contraction parcel) from the District's boundaries. The District currently consists of 3,151.7 acres of land located within the City of Tampa, Florida. The contraction parcel is 21.59 acres in total size located generally in the northern quadrant of the District located in Tampa, Florida. A map detailing the parcel may be accessed by contacting the person noted below. The contraction parcel is not currently subject to any District assessments and the District is not currently providing any facilities or services to the contraction parcel. There will be no changes in the facilities proposed to be provided by the District as a result of the removal of the contraction parcel. The existing boundary description displayed under Rule 42J-1.002, FAC, will be replaced with language that incorporates the petition and amended boundary description by reference as noted below.

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.

However, a SERC was prepared by the Tampa Palms Open Space and Transportation Community Development District as required by subsection 190.005(1)(a)8., F.S. The complete text of the SERC is contained as Exhibit 9 to the petition. Generally, the SERC supports the petition to amend the boundaries of the District. The SERC generally finds:

- •The amendment will have no direct or indirect impact on economic growth, private sector job creation or employment, private sector investment, business competitiveness, or regulatory costs;
- •The individuals and entities likely to be required to comply with the administrative rule or affected by the proposed action of amending the District are categorized as follows: (a) the State of Florida and its residents, (b) the City of Tampa, (c) property owners within the District, and (d) the property owner(s) within the contraction parcel;
- •There are only modest costs expected to be incurred by the State of Florida, the City of Tampa, and the property owners within the District and the contraction parcel;
- •The transactional costs associated with the adoption of an administrative rule to amend the District's boundaries are nominal; and,
- •Amendment of the District should not have any negative impact on small businesses.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs.

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: 190.005, 190.046(1) FS. LAW IMPLEMENTED: 190.004, 190.005, 190.046(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: Barbara Leighty, Office of the Governor, The Capitol, Room 1801, Tallahassee, Florida, (850)717-9513

THE FULL TEXT OF THE PROPOSED RULE IS:

42J-.002 Boundary

The boundaries of the district, as amended, are those set forth in Exhibit "4" to the Petition dated October 27, 2015, and entered into the record during the January 22, 2016, administrative hearing conducted by the Division of

Administrative Hearings. The Petition is hereby incorporated by reference, and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-07023 and copies of which are available by contacting the Clerk of the Florida Land and Water Adjudicatory Commission at Office of the Governor, Room 1802, The Capitol, Tallahassee, Florida 32399-0001.

The total Tampa Palms Open Space and Transportation Community Development District area = $3,130 \pm acres$, more or less.

Rulemaking Authority 190.005, 190.046(1), FS. Law Implemented 190.004, 190.005, 190.046(1), FS. History–New 1-5-14, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Land and Water Adjudicatory Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 10, 2016

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

LAND AND WATER ADJUDICATORY COMMISSION Fiddler's Creek Community Development District 1

RULE NO.: RULE TITLE:

42X-1.002 Boundary

PURPOSE AND EFFECT: On July 13, 2015, the Commission received a petition to correct the legal description of the boundaries of the District. An amended petition dated July 24, 2015, was filed with the Commission on August 13, 2015. The District requests the Commission authorize amendment of existing Rule 42X-1.002, FAC, to correct certain wording in the metes and bounds legal description without changing the boundaries of the District.

SUMMARY: The petition, as amended, proposes amendment to correct certain wording in the metes and bounds legal description found in Rule 42X-1.002, FAC, without changing the boundaries of the District. The corrections to the boundary legal description are to correct scrivener's errors only. The scrivener's errors consist of the following:

(1) to correct the total area measurement of Parcel 1 from "1687.5109 acres more or less" to "1550.1359 acres more or less" to reflect the existing acreage; (2) to insert the phrase "of the Northeast 1/4" in the appropriate location of the legal description of Parcel 1; (3) to insert the line "along the North line of said Section 23, a distance of 218.01 feet; thence leaving said Section line" in the appropriate location of the legal description of the first "less and except" parcel (which is the parcel containing 12.00 acres); and (4) to replace the word

"West" with "East" in the appropriate location of the legal description of Parcel 7.

The District currently consists of 1389.77 acres and will continue to consist of 1389.77 acres after correction of the legal description. The District is located in Collier County.

The existing boundary description displayed under 42X-1.002, FAC, will be replaced with language that incorporates the petition, as amended, and corrected boundary description by reference as noted below.

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.

However, a SERC was prepared by the Fiddler's Creek Community Development District 1 as required by subsection 190.005(1)(a)8., F.S. The complete text of the SERC is contained as Exhibit "4" to the petition, as amended. Generally, the SERC supports the petition, as amended, to correct the boundaries of the District. The SERC generally finds:

- The corrections will have no direct or indirect impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within 5 years after the implementation of the rule;
- The corrections will have no adverse impact on business competitiveness;
- The corrections are not likely to increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after implementation of the rule;
- The corrections will not directly or indirectly affect any individuals;
- The corrections will not directly or indirectly result in any additional costs to the agency or any other state and local government entities and will have no anticipated effect on state or local revenues;
- The corrections will not directly or indirectly result in increased transactional costs to any individual or entity; and,
- The corrections will have no adverse impact on small businesses, counties or cities.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs.

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: 190.005, 190.046(1), F.S.

LAW IMPLEMENTED: 190.004, 190.005, 190.046(1), F.S. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Barbara Leighty, Office of the Governor, The Capitol, Room 1802, Tallahassee, Florida, (850)717-9513

THE FULL TEXT OF THE PROPOSED RULE IS:

Substantial rewording of Rule 42X-1.002 follows. See Florida Administrative Code for present text.

42X-1.002 Boundary

The boundaries of the district, as corrected, are those set forth in Exhibit "3" to the Petition, as amended, dated July 24, 2015. The Petition, as amended, is hereby incorporated by reference, and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-07135 and copies of which are available by contacting the Clerk of the Florida Land and Water Adjudicatory Commission at Office of the Governor, Room 1802, The Capitol, Tallahassee, Florida 32399-0001.

The total Fiddler's Creek Community Development District 1 area = 1389.7739 acres, more or less.

Rulemaking Authority 190.005, 190.046(1), FS. Law Implemented 190.004, 190.005, 190.046(1), FS. History–New 8-13-96, Amended 9-16-03, ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Land and Water Adjudicatory Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Land and Water Adjudicatory Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 10, 2016

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

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Auctioneers

RULE NO.: RULE TITLE:

61G2-3.001 Fees

PURPOSE AND EFFECT: The Board proposes the rule amendment to modify the examination and reexamination fees.

SUMMARY: The rule amendment will to modify the examination and reexamination fees.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The Agency has determined that this will

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at the Board meeting, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. The rule will not have any impact on the licensees and their businesses or the business that employ them. The rule imposes no additional regulation or costs on licensees. The rule will not increase any fees, business, costs, personnel costs, will not decrease the profit opportunities, will not require any specialized knowledge to comply, and will not increase any direct or indirect regulatory costs.

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: 455.2281, 455.271, 468.384(2), 468.386(1) FS.

LAW IMPLEMENTED: 455.217(2), 455.2171, 455.219(6), 455.2281, 455.271, 468.385(2), (4), (6), (7), 468.3851, 468.386(1), 468.387, 468.393(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: Thomas Campbell, Executive Director, Board of Auctioneers, 1940 North Monroe Street, Tallahassee, Florida 32399-0783

THE FULL TEXT OF THE PROPOSED RULE IS:

61G2-3.001 Fees

- (1) No change
- (2) Examination fees.
- (a) When the examination is not conducted by a professional testing service pursuant to Section 455.2171, F.S., \$250.00 payable to the Department. When the examination is conducted by a professional testing service pursuant to Section 455.2171, F.S., \$239.50 \$241.00 payable to the Department plus \$10.00 \$9.00 payable to the testing service.
- (b) When the re-examination is not conducted by a professional testing service pursuant to Section 455.2171,

F.S., \$250.00 payable to the Department. When the reexamination is conducted by a professional testing service pursuant to Section 455.2171, F.S., <u>239.50</u> \$241.00 payable the Department plus \$10.50 \$9.00 payable to the testing service.

(3) through (12) No change

Rulemaking Authority 455.2281, 455.271, 468.384(2), 468.386(1), 468.393(1) FS Law Implemented 455.217(2), 455.2171, 455.219(6), 455.2281, 455.271, 468.385(2), (4), (6), (7), 468.3851, 468.386(1), 468.387, 468.393(1) FS. History–New 9-18-07, Amended 4-17-08, 12-23-12,

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Auctioneers

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD:

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 23, 2016

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Florida Real Estate Commission

RULE NO.: RULE TITLE:

61J2-3.008 Pre-licensing Education for Broker and

Sales Associate Applicants

PURPOSE AND EFFECT: The Commission proposes the rule amendment to delete unnecessary language and to add new language to clarify the pre-licensing education requirements for broker and sales associate applicants.

SUMMARY: The rule amendment will delete unnecessary language and to add new language to clarify the pre-licensing education requirements for broker and sales associate applicants.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Commission meeting, the Commission, based upon the expertise and experience of its members, determined that a Statement of Estimated Regulatory Costs (SERC) was not

necessary and that the rule will not require ratification by the Legislature.

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

RULEMAKING AUTHORITY: 475.05 FS.

LAW IMPLEMENTED: 475.04, 475.17, 475.182, 475.183, 475.451 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: Juana Watkins, Executive Director, Division of Real Estate, 400 W. Robinson Street, Suite N801, Orlando, Florida 32801

THE FULL TEXT OF THE PROPOSED RULE IS:

61J2-3.008 Pre-licensing Education for Broker and Sales Associate Applicants

- (1) No change.
- (2)(a) Any licensed sales associate desiring to become licensed as a broker must satisfactorily complete the Commission-prescribed course designated as Course II. This course will consist of 72 hours of 50 minutes each, inclusive of examination, in the fundamentals of real estate appraising, investment, financing, and brokerage and management operations.
- (b) For all courses approved for classroom delivery, 50 minute hours means fifty minutes of classroom instruction, exclusive of any breaks, recesses, or other time not spent in instruction. Classroom hours are the hours delivered live by an instructor in a classroom or by a live streaming or any means of video conferencing technology while the students are in attendance.
- (c) Any school requesting approval for a distance learning course via streaming video or any other means of video conferencing technology must submit to the DBPR at the time of course submission all course materials as well as information on the delivery method and software platform being used.
 - (3) No change.
- (4)(a) A grade of 70% or higher on the Commission-prescribed end-of-course examination constitutes satisfactory course completion. The school shall administer the examination upon completion of the instruction, provided the student has not missed in excess of 8 hours of <u>classroom</u> instruction.
- (b) The school must submit to the Commission two complete copies of the course materials and end-of-course

examinations; one submission must be blind. The school must also submit a copy of the course, and access to the course, in the format in which the course will be offered to the student. student will use it. Pre-license courses shall be resubmitted for evaluation prior to every second renewal. When delivered by distance education, the course and examination shall comply with the "Course Approval criteria" as follows:

- 1. Distance learning necessitates a high level of self-direction and should, therefore, require students to read, conduct research, complete timed exams and similar assignments, designed to measure the student's competency relative to the required subject matter objectives. Distance learning study must be offered on a classroom hour per classroom hour basis.
- 2. Distance learning means the delivery of education offerings or courses via the internet and/or other interactive electronic media. Such offerings or courses shall be interactive, providing for the interchange of information between the student, and instructor, and shall provide for the registration, evaluation, monitoring, and verification of prelicense education: 50 minute hours for distance learning courses shall be the equivalent of the 50 minute classroom hour in a classroom delivery course.
 - 32. No change.
 - a. through j. No change.
- (c) The Commission will approve pre-licensure courses for a period of 24 months and evaluate the course for renewal, provided the school submits the <u>form DBPR RE 2090b</u>, "Request for Course Evaluation," renewal application no more than 120 days later than 90 days prior to the course expiration date. The renewal application must include the course materials, the end-of-course examinations and a summary of what updates and revisions have been made to the course. A school may grade an examination within 15 days after the expiration date of the course, provided it receives the materials prior to or on the date of expiration. Schools shall notify students of <u>the</u> course <u>number and</u> expiration date upon enrollment.
 - (d) No change
 - (5) through (9) No change.

Rulemaking Authority 475.05 FS. Law Implemented 475.04, 475.17, 475.182, 475.183, 475.451 FS. History—New 1-1-80, Amended 8-24-80, 9-16-84, Formerly 21V-3.08, Amended 7-16-86, 10-13-88, 5-20-90, 1-13-91, 7-20-93, Formerly 21V-3.008, Amended 12-13-94, 6-14-95, 8-2-95, 12-30-97, 9-1-99, 1-18-00, 11-6-00, 1-12-04, 11-3-15,

NAME OF PERSON ORIGINATING PROPOSED RULE: Florida Real Estate Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Real Estate Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 12, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: April 12, 2016

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

State Boxing Commission

RULE NO.: RULE TITLE:

61K1-4.009 Post-Match Physical of Amateur

PURPOSE AND EFFECT: The Commission proposes rule amendment to update the rule title; add new language to clarify the scope of the medical examinations given to amateurs; incorporate form BPR-0009-578, "Suspension of Amateur Athlete," into the rule; and provide the website where the form can be downloaded.

SUMMARY: The rule amendment will update the rule title add new language to clarify the scope of the medical examinations given to amateurs; incorporate form BPR-0009-578, "Suspension of Amateur Athlete," into the rule; and provide the website where the form can be downloaded.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at the Commission meeting, the Commission determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. The rule will not have any impact on the licensees and their businesses or the business that employ them. The rule imposes no additional regulation or costs on licensees. The rule will not increase any fees, business costs, personnel costs, will not decrease the profit opportunities, will not require any specialized knowledge to comply, and will not increase any direct or indirect regulatory costs.

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: 548.003 FS.

LAW IMPLEMENTED: 548.006, 548.0065, 548.046 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: Paul Waters, Executive Director, State Boxing Commission, 1940 North Street, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

61K1-4.009 Post-Match Physical of Amateur; Suspension of Amateur Athlete

- (1) Following each match, each amateur shall be examined by a physician licensed as an M.D. or D.O. The physician shall certify in writing the amateur's physical condition and a professional assessment as to whether or not the amateur may need further medical treatment at a hospital.
- (2) Physicians shall have a suitable place or room in which to make their examinations after each match.
- (3) The examination given all amateurs shall address the following:
 - (a) Any injuries sustained during the match;
 - (b) Dehydration;
- (c) Signs or symptoms of concussion and/or neurological injury;
 - (d) Vision;
 - (e) Balance

(4)(e) The <u>physician shall consider the</u> need to prepare a suspension form, suspending the amateur from participating in future matches until cleared by a physician.

(5) When an amateur is suspended under this rule, or for technical knockout or knockout, the physician who

performs the post-match physical examination shall complete Form BPR-0009-578, "Suspension of Amateur

Athlete," (4/16/16) adopted and incorporated herein by reference, which may be obtained at

"Suspension of Amateur Athlete" shall be signed by the amateur sanctioning organization's representative or by the

physician and a copy shall be provided to the amateur.

Rulemaking Authority 548.003 FS. Law Implemented 548.0065, 548.043, 548.046, 548.071, 548.075 FS. History–New 3-14-13, Amended

NAME OF PERSON ORIGINATING PROPOSED RULE: State Boxing Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: State Boxing Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 16, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 24, 2016

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

State Boxing Commission

RULE NO.: RULE TITLE:

61K1-4.029 Matches; Prohibited During Certain Hours PURPOSE AND EFFECT: The Commission proposes the promulgation and adoption of the new rule to set forth the standards when amateur boxing, kickboxing or mixed martial art matches cannot be held.

SUMMARY: The promulgation and adoption of the new rule will set forth the standards when amateur boxing, kickboxing or mixed martial art matches cannot be held.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at the Commission meeting, the Commission determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. The rule will not have any impact on the licensees and their businesses or the business that employ them. The rule imposes no additional regulation or costs on licensees. The rule will not increase any fees, business costs, personnel costs, will not decrease the profit opportunities, will not require any specialized knowledge to comply, and will not increase any direct or indirect regulatory costs.

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: 548.003 FS.

LAW IMPLEMENTED: 548.006, 548.0065 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: Paul Waters, Executive Director, State Boxing Commission, 1940 North Street, Tallahassee, Florida 32399

THE FULL TEXT OF THE PROPOSED RULE IS:

61K1-4.029 Matches; Prohibited During Certain Hours
No amateur boxing, kickboxing or mixed martial arts match
may begin between the hours of 12:00 a.m. and

6:00 a.m.

Rulemaking Authority 548.003 FS. Law Implemented 548.006, 548.0065, FS. History–New .

NAME OF PERSON ORIGINATING PROPOSED RULE: State Boxing Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: State Boxing Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 16, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 24, 2016

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

State Boxing Commission

RULE NO.: RULE TITLE: 61K1-4.030 Match Results

PURPOSE AND EFFECT: The Commission proposes the promulgation and adoption of the new rule to set forth the time frame when match results shall be reported; to incorporate form BPR-0009-678, "Amateur Match Results," into the rule; and to provide the website where the form can be downloaded. SUMMARY: The promulgation and adoption of the new rule will set forth the time frame when match results shall be reported; to incorporate form BPR-0009-678, "Amateur Match Results," into the rule; and to provide the website where the form can be downloaded.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at the Commission meeting, the Commission determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. The rule will not have any impact on the licensees and their businesses or the business that employ them. The

rule imposes no additional regulation or costs on licensees. The rule will not increase any fees, business costs, personnel costs, will not decrease the profit opportunities, will not require any specialized knowledge to comply, and will not increase any direct or indirect regulatory costs.

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: 548.003 FS.

LAW IMPLEMENTED: 548.006, 548.0065 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: Paul Waters, Executive Director, State Boxing Commission, 1940 North Street, Tallahassee, Florida 32399.

THE FULL TEXT OF THE PROPOSED RULE IS:

61K1-4.030 Match Results

An amateur sanctioning organization shall, within 72 hours after the event, file with the commission a written report that includes the match results. The match results shall be recorded on Form BPR-0009-678, "Amateur Match Results," (4/16/16) adopted and incorporated herein by reference, which may be obtained

http://www.myfloridalicense.com/dbpr/pro/sbc/forms.html or at http://www.flrules.org .

Rulemaking Authority 548.003 FS. Law Implemented 548.006, 548.0065, FS. History—New ______.

NAME OF PERSON ORIGINATING PROPOSED RULE: State Boxing Commission

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: State Boxing Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 16, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 24, 2016

DEPARTMENT OF HEALTH

Board of Medicine

RULE NO.: RULE TITLE:

64B8-51.001 Manner of Application

PURPOSE AND EFFECT: The Council proposes the rule amendment to re-organize both the application and the instructions for clarity and ease of application. A request for Exam History to be used in the granting of temporary permits is added, and Mandatory Education Requirements, the Request for a Temporary Permit, and Laser Hair Removal are updated.

SUMMARY: The rule and the incorporated application are being updated to be consisted with current computer testing practices and statutory changes.

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

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

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

RULEMAKING AUTHORITY: 478.43(1), (4) FS.

LAW IMPLEMENTED: 456.0635, 478.45, 478.46, 478.47, 478.53, 478.055 FS.

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

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Allen Hall, Executive Director, Electrolysis Council/MQA, 4052 Bald Cypress Way, Bin # C05, Tallahassee, Florida 32399-3255

THE FULL TEXT OF THE PROPOSED RULE IS:

64B8-51.001 Manner of Application

(1) All persons applying for licensure as an electrologist shall submit a signed application to the Executive Director of the Council on forms provided by the Council and approved and incorporated herein by reference by the Board as Form DH-MQA 1164, (revised 7/16 6/14), entitled Electrologist Application, with instructions, which can be accessed through http://www.flrules.org/Gateway/reference.asp?No=Ref- or http://www.floridahealth.gov/licensing-and-

<u>regulation/electrolysis/</u>. The initial application must be accompanied by the application fee, as set forth in Rule 64B8-51.007, F.A.C.

(2) All applications must include an official transcript from a school of electrology which identifies the credits taken by home study or correspondence courses and those taken in classroom settings.

(3) All applications for licensure by examination shall be filed with the Executive Director of the Council and shall be completed at least 75 days prior to the examination. Applications filed after the deadline may be considered at the next meeting of the Council.

Rulemaking Authority 478.43(1), (4) FS. Law Implemented 456.0635, 478.45, 478.46, 478.47, 478.53, 478.055 FS. History–New 5-31-93, Formerly 21M-76.001, Amended 11-10-93, Formerly 61F6-76.001, Amended 5-29-96, Formerly 59R-51.001, Amended 12-23-97, 5-28-00, 8-9-01, 2-15-04, 10-31-05, 2-11-08, 5-7-09, 5-13-10, 5-14-13, 11-27-14,

NAME OF PERSON ORIGINATING PROPOSED RULE: Electrolysis Council

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

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 8, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: May 9, 2016

DEPARTMENT OF HEALTH

Board of Speech-Language Pathology and Audiology

RULE NO.: RULE TITLE:

64B20-3.001 Collection and Payment of Fees

PURPOSE AND EFFECT: The proposed rule repeal removes language no longer in use.

SUMMARY: The current rule is obsolete and is being repealed.

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

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: During discussion of the economic impact of this rule at its Board meeting, the Board concluded that this rule change will not have any impact on licensees and their businesses or the businesses that employ them. The rule will not increase any fees, business costs, personnel costs, will not decrease profit opportunities, and will not require any specialized knowledge to comply. This change will not increase any direct

or indirect regulatory costs. Hence, the Board determined that a Statement of Estimated Regulatory Costs (SERC) was not necessary and that the rule will not require ratification by the Legislature. No person or interested party submitted additional information regarding the economic impact at that time.

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

RULEMAKING AUTHORITY: 468.1145 FS.

LAW IMPLEMENTED: 468.1145 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: Kama Monroe, JD, Executive Director, Board of Speech Language Pathology, and Audiology, 4052 Bald Cypress Way, Bin # C06, Tallahassee, Florida 32399-3257

THE FULL TEXT OF THE PROPOSED RULE IS:

64B20-3.001 Collection and Payment of Fees.

<u>Rulemaking Specifie</u> Authority 468.1145 FS. Law Implemented 468.1145 FS. History—New 3-14-91, Formerly 21LL-3.001, 61F14-3.001, 59BB-3.001, <u>Repealed</u>.

NAME OF PERSON ORIGINATING PROPOSED RULE: Board of Speech Language Pathology, and Audiology

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Board of Speech Language Pathology, and Audiology

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 25, 2016

DEPARTMENT OF FINANCIAL SERVICES

Division of Funeral, Cemetery, and Consumer Services

RULE NO.: RULE TITLE:

69K-7.0012 Care and Maintenance Trust Fund

Withdrawals

PURPOSE AND EFFECT: The Board proposes to promulgate and adopt the new rule to set forth procedures for the care and maintenance for trust fund withdrawals.

SUMMARY: The new rule will set forth procedures for the care and maintenance for trust fund withdrawals.

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

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

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

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

RULEMAKING AUTHORITY: 475.05 FS.

LAW IMPLEMENTED: 475.04, 475.17, 475.182, 475.183, 475.451 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: Ellen Simons, Assistant Director, Division of Funeral, Cemetery, and Consumer Services, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0361, (850)413-4985, Ellen Simon@MyfloridaCFO.com

THE FULL TEXT OF THE PROPOSED RULE IS:

<u>69K-7.0012 Care and Maintenance Trust Fund</u> Withdrawals

(1) Definitions

As used in this rule the following definitions apply:

- (a) "Board" refers to the Board of Funeral, Cemetery, and Consumer Services.
- (b) "Division" refers to the Division of Funeral, Cemetery, and Consumer Services.
- (c) "Care and maintenance trust fund accounting year" refers to the twelve consecutive month period established and used by the Care and Maintenance Trust Fund trustee or servicing agent of the trust fund for trust fund tax and annual reporting purposes.
- (d)"Change of distribution method" refers to changing from the net income withdrawal method to the total return withdrawal method, or from the total return withdrawal method to the net income withdrawal method.
 - (2) Procedure for making withdrawal election.
- (a) Regarding the election referenced under section 497.2675(2), F.S., the initial election and each subsequent

- change of election shall be made by filing a completed, signed, and dated Form A with the Division at least 60 days prior to the effective date specified in the election.
- (b) Upon receipt by the Division of a completed, signed, and dated Form A, the Division shall affix the Division's dated receipt stamp to the Form A and shall within five business days return a copy of the Form A as thus stamped to the contact person shown on the Form A.
- (c) The Division shall provide the Board with an informational copy of all election forms filed with the Division.
- (3) Calculation of distribution under total return withdrawal method.
- (a) The total return withdrawal percentage may be any amount from zero percent up to but not exceeding five percent, as specified on the election filed with the Division.
- (b) For purposes of calculating the average fair market value of the trust under subsection 497.2675(2)(b), F.S., the fair market value of the trust shall be determined as of January 1 of each year used in the averaging calculation.
- (c) The fair market value of trust assets shall be determined by the trustee or the servicing agent who is not under common control with the cemetery licensee to whom the trust relates. Neither the trustee nor the servicing agent shall rely on asset valuations provided by or on behalf of the cemetery. Provided, a cemetery that is authorized to act as its' own trustee under section 497.266(2), F.S., may calculate the fair market value of its trust assets and calculate the amount of its total return distribution.
- (d) The amount to be distributed under either the net income withdrawal method, or the total return withdrawal method, shall be calculated by the trustee, or the servicing agent who is not under common control with the cemetery licensee, to whom the trust relates. Provided, a cemetery that is authorized to act as its own trustee under section 497.266(2), F.S., may calculate the fair market value of its trust assets and calculate the amount of its total return distribution.
- (e) Application of subsection 497.2675(2)(b) 1. and 2., F.S.
- 1. The phrase "if assets are added" as used in subsection 497.2675(2)(b)1., F.S., refers to deposits to trust of the amounts required to be deposited under section 497.268, F.S., and any extraordinary deposits to trust such as but not limited to deposits to correct deficiencies in prior period deposits.
- 2. The phrase "if assets are distributed" as used in subsection 497.2675(2)(b)2., F.S., refers to extraordinary distributions from the trust pursuant to written consent of the licensing authority under section 497.266(3), F.S.
- 3. The application of subsection 497.2675(2)(b) 1. and 2., F.S, are illustrated in the examples below.

Example A

(a) Example A ignores growth or reduction in investment values, and distributions from the trust. Assume the trustee or servicing agent wants to detem1ine the average fair market value of the trust for a 2016 distribution under the total return withdrawal method. This computation will involve averaging the trust fair market value as of January 1, 2014, 2015, and 2016. Assume the fair market value of the trust was \$100 on 1-1 -2014. Assume that cemetery sales of interment spaces resulted in deposits to the Care and Maintenance Trust Fund of \$2.00 in 2014 and \$2.20 in 2015. The computation of average fair market value for the 2016 distribution under the total return withdrawal method will be as follows:

Table A 1

	<u>2014</u>	<u>2015</u>	<u>2016</u>
Beginning	<u>\$100</u>	\$102.00	<u>\$104.20</u>
market value	2.00 + 2.20	<u>2.20</u>	
<u>Principal</u>			
addition a			
FMV for	\$104.20	\$104.20	<u>\$104.20</u>
averaging			
<u>purposes</u>			

The average fair market value for the 2016 distribution equals \$104.20.

(b) Because the \$2.00 added in 2014 is not reflected in the 2014 beginning balance, it is added to that balance for purposes of computing average fair market value. Because the \$2.20 in deposits occurred during 2015, it is added to both the 20 1 5 balance and the 2014 balance. The deposits in 2014 and 2015 will necessarily be reflected in the opening fair market value in 2016, so they are not separately added in that year.

(c) Assume that cemetery sales of interment spaces resulted in deposits to the Care and Maintenance Trust Fund of \$2.15 in 2016. The average trust fair market value calculation for a 2017 distribution under the total return withdrawal method will be as follows:

Table A2

	<u>2015</u>	<u> 2016</u>	20 17
Beginning	\$102.00	\$104. <u>20</u>	\$106.35
Deposits t	o2.20 + 2.15	2.15	
FMV fo	or\$106.35	\$106.3 <u>5</u>	\$106.35
averaging			

The average fair market value for the 201 7 distribution equals \$106.35.

Example B

(a) Same facts as in Example A, except that in 201 5 the licensing authority approved an extraordinary distribution from the trust in the amount of \$5.00. The average trust fair market value calculation for a 2016 distribution under the total return withdrawal method will be as follows:

Table B 1

	2014	2015	2016
Beginning	\$100	\$102.00	\$99.20
Deposits to	2.00 + 2.20	2.20	
Extraordinary	(5.00)	(5.00)	
FMV for	\$99.20	\$99.20	\$99.20
averaging			

The average fair market value for the 201 6 distribution equals \$99.20.

(b) Because the \$2.00 added in 2014 is not reflected in the 2014 beginning balance, it is added to that balance for purposes of computing average fair market value. Because the \$2.20 in deposits occurred during 2015, it is added to the 2015 balance and the 2014 balance. Because the \$5.00 extraordinary withdrawal occurred during 2015, it is subtracted from the 2015 balance and the 2014 balance. The deposits in 2014 and 2015, and the withdrawal in 2015, will necessarily be reflected in the opening fair market value in 2016, so they are not separately added or deducted for that year.

(c) The average trust fair market value calculation for a 2017 distribution under the total return withdrawal method will be as follows:

Table B2

	<u> 2015</u>	<u>201 6</u>	2017
Beginning	\$102.00	<u>\$99.20</u>	\$101.35
	2.20 + 2.15	2.1 <u>5</u>	
Extraordinary	(5.00)		
FMV for	\$101.35	\$101.35	\$101.35
averaging			

The average fair market value for the 20 I7distribution equals \$101.35.

Example C

(a) Same facts as in Example B, except that we assume that the aggregate net effect of rise and fall of investment values resulted in the following actual beginning fair market values: 2015, \$103.00; 2016, \$110.

Table C1

	<u> 2014</u>	<u> 2015</u>	<u> 2016</u>	Avg
Beginning	<u>\$100</u>	\$103.00	<u>\$1 10</u>	
Deposits to trust	2.00 + 2.20	2.20		
ordinary	(5.00)	(5.00)		

FMV	for	\$99.20	\$	100.20) \$1	10.00	\$1\$1	03.13
averaging							10	
The average	fair 1	market v	alue 1	for the	2016	distrib	oution	equals

\$103.13.

(b) Assume the actual fair market value at the beginning of 2017 is \$115. The average trust fair market value calculation for a 2017 distribution under the total return withdrawal method will be as follows:

Table C2

	<u>201 5</u>	<u> 201 6</u>	2017	Avg
Beginning	\$103.00	<u>\$110</u>	\$11 <u>5</u>	
Deposits to trust	2.20 + 2.15	<u>2.15</u>		
Extraordinary	(5.00)			
FMV for	\$102.35	\$112.1 <u>5</u>	\$11 <u>5</u>	\$109.83
averaging				

The average fair market value for the 2017 distribution equals \$109.83.

- (4) For purposes of computing average fair market value of the trust, except for adjustments to comply with section 497.2675(2)(b) 1 and 2, F.S., the fair market value of trust assets as of each January 1 shall not be adjusted to reflect accrued liabilities or accrued but not yet received deposits.
 - (5) Application of Prudent Investor Rule.
- (a) Pursuant to sections 497.266(4), and 497.458(5)(a), F.S., trust assets may be invested as prescribed in section 518.11, F.S., entitled " Investments by Fiduciaries; Prudent Investor Rule". As regards to care and maintenance trusts and preneed trusts under Chapter 497, F.S., investments under section. 518.11, F.S., are subject to the prohibitions set forth in subsection 497.458(1)(h) and (i), and section 497.458(5)(a), F.S.
- (b) For purposes of application of section 51 8.11, F.S., the trustee of the Care and Maintenance trust shall consider the primary purpose of the Care and Maintenance Trust Fund to be providing for the future care and maintenance of the cemetery, as defined at section 497.005(10), F.S., after the cemetery ceases to produce any revenue stream from which care and maintenance costs may be paid.
- (c) Real Estate. The fair market value of real estate as a trust asset shall be determined by a written appraisal obtained by the trustee, issued by a licensed real estate appraiser, which appraisal was made within twelve months prior to January 1 of the year for which the distribution under the total return withdrawal method is being calculated. For example, if an average trust fair market value is being calculated for a distribution in 2016 under the total return withdrawal method, the appraisal must have been done in the twelve months prior to January 1, 2016. If such appraisal requirement is not

complied with, the real estate shall be assigned zero value as a trust asset in each year included in the average trust fair market value calculations for such distribution.

- (6) Monitoring Trust Fair Market Value; action or adverse trends.
- (a) The Division shall monitor the fair market value of care and maintenance trust funds as reported by trustees in annual trust reports. If the Division shall detect that the ending fair market value of the trust for the most recent calendar year has decreased as compared to the average ending balance of the trust for the over the three most recent calendar years, the Division shall conduct such investigation of the matter as it deems merited and may thereafter set the matter for review and action by the Board at a regularly scheduled meeting of the Board, and shall provide the licensee with 30 days advance notice that the matter will be set before the Board. The Board shall thereupon review the matter and for the protection of the care and maintenance trust fund may order any one or a combination of the following corrective measures as the Board finds appropriate for the protection of the care and maintenance trust fund:
- 1. A specified reduction in dollars in allowable withdrawals from the trust for a specified period;
- 2. A reduction in the total return withdrawal percentage for a specified period;
- 3. A requirement that the licensee switch to and use the net income withdrawal method for a specified period.
- (b) Exceptions. The Board may in particular cases temporarily except a licensee that comes before the Board

under subparagraph (a) above, from imposition of corrective measures, if the Board finds that the cause of the adverse trend in the fair market value of the trust is due to one or more unusual temporary factors affecting all or a majority of the licensed cemeteries in the state or in a particular area of the state, and that for the protection of such cemeteries from insolvency the exception is necessary and appropriate.

- (7) Miscellaneous provisions
- (a) All cemetery licensees shall continue to use the net income withdrawal method under section 497.2675, F.S., on and after 7-1-2016, until the effective date of an election filed by the licensee to use the total return withdrawal method, which initial election shall be made by the licensee in accordance with this rule. Each subsequent change of election shall be made by filing a separate additional completed, signed, and dated Form A in accordance with this rule.
- (b) The effective date of an initial election and any subsequent change in n election shall coincide with the first day of a care and maintenance trust fund accounting year to which the election relates. All elections shall be prospective only; no retroactive elections shall be allowed.

- (c) If a cemetery has more than one Care and Maintenance Trust Fund under s. 497.266, a separate election shall be made and filed for each trust fund.
- (d) Form A must be signed by an authorized representative of the licensee.
- (e) No Form A shall be filed unless the cemetery licensee has been advised by the Care and Maintenance Trust Fund trustee or servicing agent that the trustee or servicing agent will be able to implement the change of distribution method indicated in the Form A to be filed.
- (f) No trustee or servicing agent shall implement a change in distribution method unless the trustee or servicing agent has in its possession a copy of the Form A regarding the change of distribution method, which copy bears the Division's receipt stamp.
- (e) A trustee shall not make a distribution under the total return withdrawal method unless the trustee or servicing agent determines it has reliable records establishing all fair market values needed to calculate average fair market value of the trust in prior periods included in the averaging calculation.
 - (8) Annual Report of Trustee
- (a) Any entity which for all or any part of a calendar year served as trustee of a Care and Maintenance Trust Fund under section 497.266, F.S., shall by not later than April 1 of the following year file a report with the Division with respect to the care and maintenance trust fund on Form B for all or that portion of the said calendar year in which it acted as trustee of the trust.
- (b) No distribution to a cemetery licensee from the licensee's Care and Maintenance Trust Fund shall be made or allowed in any period during which the Care and Maintenance Trust Fund is delinquent in filing required reports under section 497.269, F.S., and this rule.

<u>Rulemaking Authority 497.101(8), 497.103 FS, Law Implemented 497.2675, 497.268, 467.269 F.S., History – New.</u>

NAME OF PERSON ORIGINATING PROPOSED RULE: Division of Funeral, Cemetery, and Consumer Services

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Division of Funeral, Cemetery, and Consumer Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: April 7, 2016

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: April 22, 2016

DEPARTMENT OF FINANCIAL SERVICES

Division of Worker's Compensation

RULE NOS.:	RULE TITLES:
69L-11.002	Definitions
69L-11.003	Procedure for Obtaining Identity Card
69L-11.004	Time and Procedure for Notifying Injured
	Employees
69L-11.005	Documentation of Placement of a Preferred
	Worker
69L-11.006	Time for Filing Application for Identity
	Card
69L-11.007	Documentation for Reimbursement of
	Premium
69L-11.008	Time for Requesting Reimbursement
69L-11.009	Procedure When Eligibility for a Card Is
	Denied
69L-11.010	Procedure When Request for
	Reimbursement of Premium is Denied
69L-11.011	Forms

PURPOSE AND EFFECT: Among the regulatory provisions amended by HB 613 (Chapter 2016-56, Laws of Florida) was the repeal of statutory provisions supporting the Preferred Worker Program under section 440.49, F.S. The aforementioned revision renders Rule Chapter 69L-11, F.A.C., entitled, "Preferred Worker Program," obsolete; the rule chapter is repealed in its entirety.

SUMMARY: Statutory revisions to Chapter 440, F.S., repeal the "Preferred Worker Program," rendering Rule Chapter 69L-11, F.A.C., obsolete. The rule chapter is unnecessary and is repealed in its entirety.

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 provisions authorizing the Preferred Worker Program under section 440.49, F.S., have been statutorily repealed. Rule Chapter 69L-11, F.A.C., which addresses the Preferred Worker Program, has been made obsolete and is repealed. There are no costs associated with the repeal of the rule chapter.

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: 440.49, 440.591 FS.

LAW IMPLEMENTED: 440.49 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE HELD AT THE DATE, TIME AND PLACE SHOWN BELOW (IF NOT REQUESTED, THIS HEARING WILL NOT BE HELD):

DATE AND TIME: Tuesday, July 12, 2016, 2:00 p.m. – 3:00 p.m.

PLACE: Room 102, Hartman Building., 2012 Capital Circle Southeast, Tallahassee, Florida

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: Tom Krick, telephone: (850)413-1651, email: Tom.Krick@MyFloridaCFO.com. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Tom Krick, Unit Manager, Special Disability Trust Fund, Bureau of Financial Accountability, Division of Workers' Compensation, Department of Financial Services, address: 200 East Gaines Street, Tallahassee, Florida 32399-4232, telephone: (850)413-1651, email: Tom.Krick@MyFloridaCFO.com.

THE FULL TEXT OF THE PROPOSED RULE IS:

69L-11.002 Definitions.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.002, 4L-11.002, Repealed

69L-11.003 Procedure for Obtaining Identity Card.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History–New 11-29-94, Formerly 38F-11.003, 4L-11.003, Repealed______.

69L-11.004 Time and Procedure for Notifying Injured Employees.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History–New 11-29-94, Formerly 38F-11.004, 4L-11.004, Repealed

69L-11.005 Documentation of Placement of a Preferred Worker.

<u>Rulemaking</u> <u>Specific</u> Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History–New 11-29-94, Formerly 38F-11.005, 4L-11.005, <u>Repealed</u>

69L-11.006 Time for Filing Application for Identity Card.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History–New 11-29-94, Formerly 38F-11.006, 4L-11.006, Repealed

69L-11.007 Documentation for Reimbursement of Premium.

Rulemaking Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.007, 4L-11.007, Repealed

69L-11.008 Time for Requesting Reimbursement.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.008, 4L-11.008, Repealed

69L-11.009 Procedure When Eligibility for a Card Is Denied.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.009, 4L-11.009, Repealed______.

69L-11.010 Procedure When Request for Reimbursement of Premium is Denied.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.010, 4L-11.010, Repealed______.

69L-11.011 Forms.

<u>Rulemaking</u> Specific Authority 440.49, 440.591 FS. Law Implemented 440.49 FS. History—New 11-29-94, Formerly 38F-11.011, 4L-11.011, Repealed_____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Tom Krick, Unit Manager, Special Disability Trust Fund, Bureau of Financial Accountability, Division of Workers' Compensation, Department of Financial Services.

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Jeff Atwater, Chief Financial Officer, Department of Financial Services

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 26, 2016

Section III Notice of Changes, Corrections and Withdrawals

NONE

Section IV Emergency Rules

NONE

Section V Petitions and Dispositions Regarding Rule Variance or Waiver

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-1.004 General Sanitation and Safety Requirements NOTICE IS HEREBY GIVEN that on June 16, 2016, the Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants, received a petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, and Paragraph 5-202.11(A), 2009 FDA Food Code from Nokomo's Sunset Hut located in Nokomis. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash sink.

The Division of Hotels and Restaurants will accept comments concerning the Petition for 5 days from the date of publication of this notice. To be considered, comments must be received before 5:00 p.m.

A copy of the Petition for Variance or Waiver may be obtained by contacting: George.Koehler@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

On May 17, 2016, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for Paragraph 4-301.12(A), 2009 FDA Food Code, subsection 61C-4.010(5), Florida Administrative Code, Subparagraph 3-305.11(A)(2), 2009 FDA Food Code, and subsection 61C-4.010(1), Florida Administrative Code, from Lobby Lounge located in Orlando. The above referenced F.A.C. addresses the requirement that dishwashing facilities for manually washing, rinsing and sanitizing equipment and utensils are provided, and that each establishment have areas for food storage. They are requesting to share dishwashing and food storage areas with another

licensed food service establishment under the same ownership and on the same premises.

The Petition for this variance was published in Vol. 42, No. 102, F.A.R., on May 25, 2016. The Order for this Petition was signed and approved on May 31, 2016. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that the dishwashing and food storage areas within Citron An American Brasserie (SEA5810996) are maintained in a clean and sanitary manner, all sinks are provided with hot and cold running water under pressure and are available during all hours of operation. The handwash sinks must also be provided with soap, an approved hand drying device and a handwashing sign. If the ownership of Lobby Lounge and/or Citron An American Brasserie (Bre Thunder Grande Lakes Property Owner LLC) changes, a signed agreement between the two establishments for the use of the shared facilities must be provided to the division immediately

A copy of the Order or additional information may be obtained by contacting: George.Koehler@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-4.010 Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

On May 27, 2016, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for subsection 61C-4.010(7), Florida Administrative Code, and subsection 61C-4.010(6), Florida Administrative Code, from Nathalie Catering located in Miami. The above referenced F.A.C. addresses the requirement that at least one accessible bathroom be provided for use by customers. They are requesting to share the bathrooms located within a nearby establishment under the same ownership for use by customers only.

The Petition for this variance was published in Vol. 42, No. 106, F.A.R., on June 1, 2016. The Order for this Petition was signed and approved on June 8, 2016. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship for the food service establishment. Furthermore, the Division finds that the

Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring the bathrooms located within Nathalie's Catering (CAT2329083) are maintained in a clean and sanitary manner and are provided with cold running water under pressure, soap, approved hand drying devices, and are available during all hours of operation. The Petitioner shall also ensure directional signage is installed within or outside the establishment clearly stating the location of the bathrooms. If the ownership of Nathalie Catering and/or Nathalie's Catering (Chipis LLC) changes, an updated signed agreement for use of the bathroom facilities will be required immediately.

A copy of the Order or additional information may be obtained by contacting: George Koehler@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-1.001 Definitions

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

May 25, 2016, the Division of Hotels and Restaurants received a Petition for a Routine Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, and Section 5-203.13, 2009 FDA Food Code from Mezza Luna located in Neptune Beach. The above referenced F.A.C. addresses the requirement that at least one service sink is provided for the cleaning of mops or similar cleaning tools and the disposal of mop water. They are requesting to share the mop sink located within an adjacent business.

The Petition for this variance was published in Vol. 42/106 on June 1, 2016. The Order for this Petition was signed and approved on June 16, 2016. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship to the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring that the mop sink within Flying Iguana (SEA2614964) is maintained in a clean and sanitary manner and is provided with hot and cold running water under pressure. If the ownership of Mezza Luna (Vagabondo, Inc.) and/or Flying Iguana (Al's Pizza Partners Inc.) changes, a signed agreements for use of the mop sink is required immediately.

A copy of the Order or additional information may be obtained by contacting: George.Koehler@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Division of Hotels and Restaurants

RULE NO.: RULE TITLE:

61C-1.004 General Sanitation and Safety Requirements

The Florida Department of Business and Professional Regulation, Division of Hotels and Restaurants hereby gives notice:

On June 2, 2016, the Division of Hotels and Restaurants received a Petition for an Emergency Variance for paragraph 61C-1.004(1)(a), Florida Administrative Code, and Paragraph 5-202.11(A), 2009 FDA Food Code from Chocondue located in Doral. The above referenced F.A.C. addresses the requirement that each establishment have an approved plumbing system installed to transport potable water and wastewater. They are requesting to utilize holding tanks to provide potable water and to collect wastewater at the handwash and three-compartment sinks.

The Petition for this variance was published in Vol. 42, No. 102, F.A.R., on May 25, 2016. The Order for this Petition was signed and approved on May 31, 2016. After a complete review of the variance request, the Division finds that the application of this Rule will create a financial hardship for the food service establishment. Furthermore, the Division finds that the Petitioner meets the burden of demonstrating that the underlying statute has been achieved by the Petitioner ensuring the wastewater holding tank for the handwash and three-compartment sinks is emptied at a frequency as to not create a sanitary nuisance; and potable water provided must come from an approved source and be protected from contamination during handling. The Petitioner shall also ensure that the handwash and three-compartment sinks are provided with hot and cold running water under pressure; the handwash sink is provided with soap, an approved hand drying device and a handwashing sign.

A copy of the Order or additional information may be obtained by contacting: George.Koehler@myfloridalicense.com, Division of Hotels and Restaurants, 1940 North Monroe Street, Tallahassee, Florida 32399-1011.

Section VI Notice of Meetings, Workshops and Public Hearings

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

Florida Forest Service

The Florida Forest Service announces a public meeting to which all persons are invited.

DATE AND TIME: July 13, 2016, 11:00 a.m.

PLACE: Bear Creek Educational Forest, 8125 Pat Thomas Parkway, Quincy, FL 32351

GENERAL SUBJECT MATTER TO BE CONSIDERED: General meeting items of the Friends of Florida State Forest Board of Directors.

A copy of the agenda may be obtained by contacting: Doug Ott, 3125 Conner Boulevard, Tallahassee, Florida 32399-1650, (850)681-5875, doug.ott@freshfromflorida.com.

DEPARTMENT OF EDUCATION

State Board of Education

The Florida Department of Education, Charter School Appeal Commission announces a telephone conference call to which all persons are invited.

DATE AND TIME: July 7, 2016, 10:00 a.m. – completion PLACE: Telephone conference number: 1(888)670-3525, callin code: 994 517 416 7

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Charter School Appeal Commission will be hearing the application denial of the following Charter School Application:

Pinecrest Collegiate Academy High School vs. Orange County School Board

A copy of the agenda may be obtained by contacting: the Florida Department of Education, 325 W. Gaines Street, Suite 1044, Tallahassee, Florida 32399-0400, (850)245-0502.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 1 day before the workshop/meeting by contacting: the Florida Department of Education, 325 W. Gaines Street, Suite 1044, Tallahassee, Florida 32399-0400, (850)245-0502. 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: the Florida Department of Education, Attn: Jacqueline Hitchcock, 325 W. Gaines Street, Suite 1044, Tallahassee, Florida 32399-0400, (850)245-0502.

DEPARTMENT OF TRANSPORTATION

The Florida Department of Transportation District 2 announces a hearing to which all persons are invited.

DATE AND TIME: June 28, 2016, 4:30 p.m. – 6:30 p.m.

PLACE: Bradford County Fairgrounds, Building 1, 2300 N. Temple Ave., Starke, Florida 32091

GENERAL SUBJECT MATTER TO BE CONSIDERED: This public hearing is being held to give interested persons an opportunity to express their views concerning the location, conceptual design, and social, economic and environmental effects of Financial Project ID Number 436558-1, otherwise known as the Starke Railroad Overpass Project Development and Environment Study.

FDOT is conducting this study for a possible railroad overpass in Starke. Several overpass location alternatives have been presented at public meetings for your review and comment. From your feedback, FDOT continued to evaluate and analyze the location alternatives and, as a result, is recommending the construction of a railroad overpass at the State Road 100 location; the railroad crossings at South Street and Adkins Street will be closed as part of this project.

As of June 7, 2016, project documents are available for your review during normal business hours at the Bradford County Library, 456 W. Pratt St., Starke, FL 32091. Persons who wish to submit written statements may do so at the hearing or send them to the project contact listed below postmarked on or before July 8, 2016, to be included in the official transcript for this project.

Public participation is sought without regard to race, color, national origin, age, sex, religion, disability or family status.

A copy of the agenda may be obtained by contacting: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS 2007, Lake City, Florida 32025-5874.

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: Mr. Bill Henderson, District Planning and Environmental Manager, Florida Department of Transportation District 2, 1109 S. Marion Avenue, MS 2007, Lake City, Florida 32025-5874, (386)961-7873 or 1(800)749-2967, extension 7873. 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 TRANSPORTATION

RULE NO.: RULE TITLE:

14-46.001 Utilities Installation or Adjustment

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

DATE AND TIME: Monday, July 11, 2016, 1:00 p.m.

PLACE: Department of Transportation, Executive Conference Room, 605 Suwannee Street, Tallahassee, Florida

GENERAL SUBJECT MATTER TO BE CONSIDERED: Public comments on proposed changes to Rule Chapter 14-46.001, Florida Administrative Code, Utilities Installation or Adjustment incorporating revisions to the Utility Accommodation Manual.

A copy of the agenda may be obtained by contacting: Susan Schwartz, Assistant General Counsel, Department of Transportation, 605 Suwannee Street, Tallahassee, FL 32399, (850)414-5392, susan.schwartz@dot.state.fl.us.

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

REGIONAL PLANNING COUNCILS

West Florida Regional Planning Council

The West Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Monday, June 27, 2016, 3:30 p.m., Regular Meeting; 3:00 p.m., Executive Committee Meeting PLACE: Okaloosa County Administration Building, 1250 N. Eglin Parkway, Shalimar, FL 32579

GENERAL SUBJECT MATTER TO BE CONSIDERED: General business of the West Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: Gina Watson at gina.watson@wfrpc.org or 1(800)226-8914, ext. 239.

For more information, you may contact: Gina Watson at gina.watson@wfrpc.org or 1(800)226-8914, ext. 239.

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited. DATE AND TIME: Wednesday, July 20, 2016, 9:00 a.m.

PLACE: ECFRPC, 309 Cranes Roost Blvd., Suite 2000, Mayor John H. Land Boardroom, Altamonte Springs, FL 32701

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular bi-monthly meeting of the Executive Committee. A copy of the agenda may be obtained by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300. 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 two (2) days before the workshop/meeting by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300. 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: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

REGIONAL PLANNING COUNCILS

East Central Florida Regional Planning Council

The East Central Florida Regional Planning Council announces a public meeting to which all persons are invited.

DATE AND TIME: Wednesday, July 20, 2016, 10:00 a.m.

PLACE: ECFRPC, 309 Cranes Roost Blvd., Suite 2000, Mayor John H. Land Boardroom, Altamonte Springs, FL 32701

GENERAL SUBJECT MATTER TO BE CONSIDERED: Regular bi-monthly meeting of the East Central Florida Regional Planning Council.

A copy of the agenda may be obtained by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

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 two (2) days before the workshop/meeting by contacting: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300. 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: Pegge Parker at pparker@ecfrpc.org or (407)262-7772, ext. 300.

WATER MANAGEMENT DISTRICTS

Suwannee River Water Management District

The Suwannee River Water Management District - Audit Committee announces a public meeting to which all persons are invited.

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

PLACE: District Headquarters, 9225 CR 49, Live Oak, FL 32060

GENERAL SUBJECT MATTER TO BE CONSIDERED: Audit Committee Teleconference Meeting to consider District business. The meeting will be held at District Headquarters and Committee members may teleconference in. Public must be present at District Headquarters to participate. Public should check the District website or contact the District to confirm that the meeting has not been cancelled or rescheduled.

A copy of the agenda may be obtained by contacting: Robin Lamm at (386)362-1001 or 1(800)226-1066 (Florida only) when available.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 days before the workshop/meeting by contacting: Robin Lamm. 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.

WATER MANAGEMENT DISTRICTS

South Florida Water Management District

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

DATE AND TIME: June 30, 2016, 9:30 a.m.

PLACE: Bonita Springs Government Center, 9101 Bonita Beach Road SE, Bonita Springs, FL 34135

GENERAL SUBJECT MATTER TO BE CONSIDERED: 2017 Lower West Coast Water Supply Plan Update Kick-off meeting. Items that will be covered at this meeting include:

- An overview of the plan update process and requirements
- Population and demand estimates and projections
- Update status of groundwater modeling
- Update on progress since the last water supply plan

A copy of the agenda may be obtained by contacting: Bob Verrastro, bverras@sfwmd.gov.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 5 days before the workshop/meeting by contacting: the District Clerk, (561)682-6805. 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: Bob Verrastro, (561)682-6136 or bverras@sfwmd.gov.

DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

Board of Professional Geologists

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

DATES AND TIMES: Wednesday, July 13, 2016, 1:00 p.m.; Thursday, July 14, 2016, 9:00 a.m.

PLACE: Hampton Inn & Suites Amelia Island - Historic Harbor Front, 19 South 2nd St, Fernandina Beach, FL 32034, (904)491-4911

GENERAL SUBJECT MATTER TO BE CONSIDERED: General Board Business.

A copy of the agenda may be obtained by contacting: the Board of Professional Geologists, PO Box 5377, Tallahassee, FL 32314-5377, (850)717-1984.

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 Board of Professional Geologists, PO Box 5377, Tallahassee, FL 32314-5377, (850)717-1984. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

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

For more information, you may contact: the Board of Professional Geologists, PO Box 5377, Tallahassee, FL 32314-5377, (850)717-1984.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Recreation and Parks

The Florida Department of Environmental Protection announces a hearing to which all persons are invited.

DATE AND TIME: Tuesday, June 28, 2016, 5:00 p.m. – 7:00 p.m., ET; presentation at 6:00 p.m.

PLACE: The Recreation Hall at Highlands Hammock State Park, 5931 Hammock Road, Sebring, Florida 33872

GENERAL SUBJECT MATTER TO BE CONSIDERED: Presentation of the proposed unit management plan update for Lake June-in-Winter Scrub State Park.

A copy of the agenda may be obtained by contacting: Morgan Tyrone, Park Manager, Highlands Hammock State Park, 5931 Hammock Road, Sebring, Florida 33872, (863)386-6094, fax: (863)386-6095, victor.tyrone@dep.state.fl.us. A copy of the draft plan and agenda are available before the date of the public meeting online at https://www.fldepnet.org/public-notices.

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: Morgan Tyrone as listed above. 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 Division of Recreation and Parks

The Florida Department of Environmental Protection announces a hearing to which all persons are invited.

DATE AND TIME: Wednesday, June 29, 2016, 9:00 a.m., ET PLACE: The Recreation Hall at Highlands Hammock State Park, 5931 Hammock Road, Sebring, Florida 33872

GENERAL SUBJECT MATTER TO BE CONSIDERED: Presentation and discussion of the proposed unit management plan update for Lake June-in-Winter Scrub State Park with the advisory group members.

A copy of the agenda may be obtained by contacting: Morgan Tyrone, Park Manager, Highlands Hammock State Park, 5931 Hammock Road, Sebring, Florida 33872, (863)386-6094, fax: (863)386-6095, victor.tyrone@dep.state.fl.us. A copy of the draft plan and agenda are available before the date of the public meeting online at https://www.fldepnet.org/public-notices.

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: Morgan Tyrone as listed above. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

DEPARTMENT OF HEALTH

Division of Family Health Services

The Florida Department of Health, Division of Community Health Promotion/Florida Coordinating Council for the Deaf and Hard of Hearing/Web Committee announces a telephone conference call to which all persons are invited.

DATE AND TIME: June 30, 2016, 9:00 a.m. - 10:00 a.m.

PLACE: Conference call only: 1(888)670-3525, conference code: 8338411399#; Communication Access Real-Time Translation Services (CART) will be provided remotely via: http://www.streamtext.net/text.aspx?event=FCCDHH

GENERAL SUBJECT MATTER TO BE CONSIDERED: Discussion of the Florida Coordinating Council for the Deaf and Hard of Hearing website including organization and structure.

A copy of the agenda may be obtained by contacting: Megan Callahan, (850)245-4913, Florida Department of Health.

For more information, you may contact: Megan Callahan, (850)245-4913 or Kim Ingram, (850)245-4330, Florida Department of Health.

BOARD OF GOVERNORS

The Board of Governors of the State University System announces a public meeting to which all persons are invited. DATE AND TIME: June 21, 2016, 11:00 a.m.

PLACE: University of Central Florida, Career Resource and Experiential Bldg., Room 115, 4123 Pictor Lane, Orlando, Florida 32816

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Select Committee on Florida Polytechnic University will meet with the Florida Polytechnic University Board of Trustees regarding the university's work plan.

A copy of the agenda may be obtained by contacting: Vikki Shirley, Corporate Secretary, Board of Governors, 325 W. Gaines St., Suite 1614, Tallahassee, FL 32399-0400, and will be available at www.flbog.edu.

Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations to participate in this workshop/meeting is asked to advise the agency at least 2 hours before the workshop/meeting by contacting: Vikki Shirley, Corporate Secretary, Board of Governors, 325 W. Gaines St., Suite 1614, Tallahassee, FL 32399-0400, (850)245-0466. 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: Vikki Shirley, Corporate Secretary, Board of Governors, 325 W. Gaines St., Suite 1614, Tallahassee, FL 32399-0400.

AYRES ASSOCIATES

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

DATE AND TIME: Thursday, June 30, 2016, 5:30 p.m. – 6:30 p.m., CT

PLACE: St. Augustine's Episcopal Church, 7810 Navarre Parkway, Navarre, Florida 32566

GENERAL SUBJECT MATTER TO BE CONSIDERED: The Florida Department of Transportation (FDOT) invites you to attend a public hearing concerning the proposed safety improvements to U.S. 98 (State Road 30/Navarre Parkway) at Constitution Drive and Navarre School Road. The purpose of the hearing is to afford interested persons an opportunity to express their views concerning the project. The hearing will be conducted in an open house format beginning at 5:30 p.m., followed by a brief presentation at 6:00 p.m. FDOT representatives will be available to discuss the project, answer questions, and receive comments.

A copy of the agenda may be obtained by contacting: The FDOT General Consultant Project Manager, Jimmy Smith, P.E., 1369D South Railroad Avenue, Chipley, Florida, 32428, (850)638-3363, jsmith@panhandlegroup.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 seven days before the workshop/meeting by contacting: Jimmy Smith using the information listed above. If you are hearing or speech impaired, please contact the agency using the Florida Relay Service, 1(800)955-8771 (TDD) or 1(800)955-8770 (Voice).

Section VII Notice of Petitions and Dispositions Regarding Declaratory Statements

NONE

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

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

John David Rouse vs. Department of Law Enforcement; Case No.:16-2579RX; Rule No.: 11D-8.002

Ambitrans Medical Transport, Inc., a Florida Corporation vs. Agency For Health Care Administration; Case No.: 16-1382RP; Rule No.: 59G-4.015

Ambitrans Medical Transport, Inc., a Florida Corporation vs. Agency for Health Care Administration; Case No.: 16-1381RP; Rule No.: 59G-4.330

Zoom Management, LLC, f/k/a Zoom Tan, LLC and Zoom Tan, Inc., Petitioner, vs. Department Of Health; Case No.: 16-2319RX; Rule No.: 64E-17.003(3)

Choice Plus, LLC vs. Department Of Financial Services; Case No.: 16-1019RP; Rule No.: 69I-44.021

Mauricio Santos-Hoyos vs. Department of Children and Families; Case No.: 16-2571RU

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

Choice Plus, LLC vs. Department Of Financial Services; Case No.: 16-1019RP; Rule No.: 69I-44.021; Petitioner failed to demonstrate that it has standing to challenge the proposed repeal of Rule 69I-44.021

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

Mattia College vs. Department of Health, Board of Nursing; Case No.: 15-7086RU; Settled and/or Dismissed prior to entry of RO/FO on Wednesday, March 2, 2016

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

NONE

Section XI Notices Regarding Bids, Proposals and Purchasing

STATE BOARD OF ADMINISTRATION

Florida Prepaid College Board

ITN 16-02 Audit Services for the Florida Prepaid College Board, the Stanley G. Tate Florida Prepaid College Foundation, and Florida ABLE, Inc.

The Florida Prepaid College Board is requesting responses to an Invitation to Negotiate, ITN 16-02, from qualified firms ("Respondents") to provide Audit Services for the Florida Prepaid College Board, the Stanley G. Tate Florida Prepaid College Foundation, and Florida ABLE, Inc.

The ITN, including the timeline of events, will be available on or after June 20, 2016, by logging on to http://www.myflorida.com/apps/vbs/vbs_www.search.criteria_form.

Please then select the following on the aforementioned website:

Agency: State Board of Administration Advertisement Number: ITN 16-02

Advertisement Type: Competitive Solicitation

Title: Audit Services for the Florida Prepaid College Board, the Stanley G. Tate Florida Prepaid College Foundation, and Florida ABLE, Inc. If you have any problems accessing this information, please contact the ITN Administrator by email at ITNinfo.Prepaid@MyFloridaPrepaid.com.

Certified Minority Business Enterprises are encouraged to participate.

SPECIAL ACCOMMODATION: Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special accommodations with regard to this ITN is asked to advise this agency at least five (5) days prior to the response deadline. Please email a written request for same to the ITN Administrator at the email address provided above.

Section XII Miscellaneous

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Jenkins Nissan, Inc. for the establishment of Mitsubishi vehicles

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Mitsubishi Motors North America, Inc., intends to allow the establishment of Jenkins Nissan, Inc., d/b/a Jenkins Mitsubishi as a dealership for the sale of Mitsubishi vehicles (line-make MITS) at 4315 US 98 North, Lakeland, (Polk County), Florida 33809, on or after August 1, 2016.

The name and address of the dealer operator(s) and principal investor(s) of Jenkins Nissan, Inc., d/b/a Jenkins Mitsubishi are dealer operator(s): James F. Jenkins, 6440 Lunn Road, Lakeland, Florida 33811, Brian Fivecoat, 6808 Eagle Ridge Boulevard, Lakeland, Florida 33813; principal investor(s): James F. Jenkins, 6440 Lunn Road, Lakeland, Florida 33811, Brian Fivecoat, 6808 Eagle Ridge Boulevard, Lakeland, Florida 33813.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles,

Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Kimberly A. McKee, Mitsubishi Motors North America, Inc., 8100 Mesquite Bend Drive, Irving, Texas 75063.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

Division of Motor Vehicles

Mopeds and More, Inc. for the establishment of Taotao motorcycles

Notice of Publication for a New Point Franchise Motor Vehicle Dealer in a County of More than 300,000 Population

Pursuant to Section 320.642, Florida Statutes, notice is given that Taotao USA, Inc., intends to allow the establishment of Mopeds and More, Inc., as a dealership for the sale of motorcycles manufactured by Taotao Group Co., Ltd. (line-make TAOI) at 6191 South Pine Avenue, Ocala, (Marion County), Florida 34480, on or after July 20, 2016.

The name and address of the dealer operator(s) and principal investor(s) of Mopeds And More, Inc., are dealer operator(s): Rhonda Castongue, 6191 South Pine Avenue, Ocala, Florida 34480; principal investor(s): Brian Martin, 6191 South Pine Avenue, Ocala, Florida 34480.

The notice indicates intent to establish the new point location in a county of more than 300,000 population, according to the latest population estimates of the University of Florida, Bureau of Economic and Business Research.

Certain dealerships of the same line-make may have standing, pursuant to Section 320.642, Florida Statutes, to file a petition or complaint protesting the application.

Written petitions or complaints must be received by the Department of Highway Safety and Motor Vehicles within 30 days of the date of publication of this notice and must be submitted to: Nalini Vinayak, Administrator, Dealer License Section, Department of Highway Safety and Motor Vehicles, Room A-312, MS65, Neil Kirkman Building, 2900 Apalachee Parkway, Tallahassee, Florida 32399-0635.

A copy of such petition or complaint must also be sent by US Mail to: Jennifer Wallace, Taotao USA, Inc., 2201 Luna Road, Carrolton, Texas, 75006.

If no petitions or complaints are received within 30 days of the date of publication, a final order will be issued by the

Department of Highway Safety and Motor Vehicles approving the establishment of the dealership, subject to the applicant's compliance with the provisions of Chapter 320, Florida Statutes.

WATER MANAGEMENT DISTRICTS

Northwest Florida Water Management District

Notice of Availability of Water Supply Development Grant Funds

The Northwest Florida Water Management District (District) announces the availability of approximately \$1 million in grant funding for water supply development projects in northwest Florida. Grant applications are due at District Headquarters no later than Wednesday, August 10, 2016. The application form and guidelines can be found on the District's website at www.nwfwater.com. For more information, please contact: Christina Coger at (850)539-5999, 1(800)913-1518, Christina.Coger@nwfwater.com or write the District at: Northwest Florida Water Management District, Attention: FY 2016-2017 WSD Grant Program, 81 Water Management Drive, Havana, Florida 32333. 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).

AGENCY FOR HEALTH CARE ADMINISTRATION Certificate of Need

Certificate of Need Exemption

The Agency for Health Care Administration approved the following exemption on June 17, 2016 pursuant to Section 408.036(3), Florida Statutes:

ID # E160012 District: 4-3 (Duval County)

Facility/Project: University Crossing

Applicant: Brooks Skilled Nursing Facility A, Inc.

Project Description: Construct a 24-bed replacement nursing

home within five miles of the existing site Proposed Project Cost: \$3,128,576

Section XIII Index to Rules Filed During Preceeding Week

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